

0213

BOX:

511

FOLDER:

4656

DESCRIPTION:

Allen, Charles

DATE:

02/06/93



4656

Witnesses:

Roberts Paul

E. L. Pascal

Officer Price

"Central office"

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

Charles Allen

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. D. Edgell
Foreman.

July 7/93

Heads Jury

S. P. 8 p.m.

10

0215

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Robert Paul

of No. 564 Broadway Street, aged 26 years,

occupation Salesman being duly sworn,

deposes and says, that on the ^{or about} 17 day of January 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One Ulster overcoat valued at thirty dollars and good and lawful money of the United States amounting to twenty four dollars - all together of the value of fifty four dollars

the property of Rogers Peet and Company - and in the care and custody 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 Charles Allen (nowhere) for the reasons following - on said date deponent went into the store of Rogers Peet & Co no 564 Broadway and purchased the said Ulster from deponent for thirty dollars and gave deponent the annexed check marked "Ex A." in payment thereof - the defendant represented to deponent that said check was good - and deponent believing the representation of defendant to be true gave to defendant the said said Ulster and good and lawful money of the United States amounting to twenty four dollars - The said check was deposited by said Rogers Peet and Company and it was returned marked no account - Deponent further says that he is informed by Eugene J. Pascal a book-keeper

Sworn to before me, this 17th day of January 1893
Police Justice

02 16

in the Chemical National Bank - that on the
16th day of January 1893, the date of said check -
no person of the name of G. F. Rossiter had an
account in said bank - and that said check
is worthless - deponent therefore charges
defendant with larceny and prays that he
be dealt with as the law directs

Robert Paul

Sworn to before me

this 31st day of January 1893

John M. Ryan
Police Justice

0217

1921

CITY AND COUNTY }
OF NEW YORK, } ss.

Eugene J. Pascal

aged *26* years, occupation *Book Keeper* of No.

Chemical National Bank Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Robert Paul*

and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *31* day of *Jan* 189*5* } *Eugene Pascal*

J. M. Ryan Police Justice.

0218

Sec. 108-200.

District Police Court.

1882

City and County of New York, ss:

Charles Allen being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to a charge against him; that the statement is designed to enable him if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Charles Allen*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *235 - E - 84th St 3 years*

Question. What is your business or profession?

Answer. *Shoe Center*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation.

Answer. *I have nothing to say at present*

Charles Allen

Taken before me this
day of *Sept* 1889
[Signature]
Police Justice.

0219

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named.....

Richard West
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *200* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated, *Jan* 189*2* *John W. Ryan* Police Justice.

I have admitted the above-named.....
to bail to answer by the undertaking hereto annexed.

Dated,.....189..... Police Justice.

There being no sufficient cause to believe the within named.....
guilty of the offense within mentioned, I order he to be discharged.

Dated,.....189..... Police Justice.

0220

Police Court--- / 144 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Paul
569 B-way
Charles Allen

Offense *Harassment*

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, Jan 31 1893

Ryan Magistrate.

Price & Martin Officer.

C. H. Precinct.

Witnesses *Enque J. Pascal*

No. *Chemical National Bank* Street.

J. W. Pfeiffer

No. *272 Washington* Street.

E. V. W. Rositer

No. *Grand Central St* Street.

E. V. Granade

* *1000* to answer *H. S.*

[Signature]

0221

No. 435 ^{leaf A}
New York, July 16 1883
Chemical National Bank,
OF NEW YORK.
Pay to Henry B. Clark or Order,
Twenty four Dollars.
\$ 24.00
E. W. Rossiter Cash
J. 16-1110-76

0222

236 - E. P. S. Dr. -
or N. Y. Cent. - R.R. -
Grand Central Station

Henry C. Clark



3
11/11/11

0223

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Allen

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

Charles Allen

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Charles Allen

late of the City of New York, in the County of New York aforesaid, on the seventeenth day of January in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 435-

New York, Jan'y 16th 1893

The Chemical National Bank
of New York

Pay to Henry C. Clark or Order,
Twenty four Dollars

\$24.00

G. V. Rosinier Treas
N.Y. C. & W.R. RR

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

Charles Allen

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Charles Allen*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 435 *New York, Jan'y 16th 1895*

The Chemical National Bank
of New York.

Pay to Henry C. Clark or Order,
Fifty four Dollars

\$54.00 *G. V. Rossiter Secy.*
N.Y.C. & N.R.R.

the said

Charles Allen

then and there well knowing the same to be forged, 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.

DE LANCEY NICOLL,
District Attorney.

0225

BOX:

511

FOLDER:

4656

DESCRIPTION:

Allen, Thomas

DATE:

02/14/93



4656

0226

Witnesses:

James A. Christy

.....
.....
.....

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

Thomas Allen

Grand Larceny, Second Degree.
[Sections 228, 231, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. S. Edgell
Foreman.
Wm. S. Edgell
Wm. S. Edgell
S. P. & Wm. S.

103

0227

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

James A. Christie

of No. 300 West 30th

Street, aged 32 years.

occupation Dentist

being duly sworn,

deposes and says, that on the 9 day of February 1897

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in night time, the following property, viz:

a quantity of artificial teeth of the value of two hundred dollars

\$ 200

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 Thomas Allen, now dead

The said property was removed for exhibition in a show case on the sidewalk in front of deponent's place of business at 300 West 30th Street, and deponent is informed by Thomas J. Lee now dead that on said date he caught the defendant in the act of stealing the said property. That said show case was broken, and defendant had his hand in the said show case, and a part of said goods in his pockets.

J. A. Christie

Sworn to before me, this 10th day of February 1897, at New York, N.Y.
[Signature]
Police Justice.

0228

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Thomas J Lee

aged _____ years, occupation *Steeper* of No. _____

20th Street

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *James A. Christie*

and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *10* day
of *February*, 189*3*

Thomas J Lee

James A. Christie

Police Justice.

0229

Sec. 198-200.

2

1882

District Police Court.

City and County of New York, ss:

Thomas Allen being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Thomas Allen

Question. How old are you?

Answer. 44 years

Question. Where were you born?

Answer. U.S.

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

Answer. 311 E. 37 Street - 7 yrs.

Question. What is your business or profession?

Answer. Steam-fitter

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation.

Answer. I am guilty.

Thomas Allen

Taken before me this

day of

10

James H. [Signature]

Police Justice.

0230

It appearing to me by the within depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the within named Alfred

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

Dated, Feb 10 1893 Charles H. [Signature] Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____
_____ guilty of the offense within mentioned, I order he to be discharged.

Dated, _____ 189 _____ Police Justice.

0231

Police Court--- *W* District. ¹⁷⁶

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James A. Christie
300 E. W. 3rd
Thomas Allen

Grand Juror
Offense

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

2.....
3.....
4.....

Dated, *Feb 10* 189*3*

Rock Magistrate.

See Officer.

30 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *G. J.*

C *gt 2*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Allen

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

Thomas Allen
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Thomas Allen

late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *February*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*a quantity of artificial teeth,
(a more particular description
whereof is to the Grand Jury
aforesaid unknown) of the value
of two hundred dollars*

of the goods, chattels and personal property of one *James A. Christie*

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

De Lancey Nicoll
District Attorney

0233

BOX:

511

FOLDER:

4656

DESCRIPTION:

Anderson, John

DATE:

02/08/93



4656

Witnesses:

Officer Stacking
for Mr. Chitts & Chitts
Katharine Boylunt
Janet Boylunt

Counsel,

Filed

Pleads,

John A. [unclear]
day of [unclear] 1893
[unclear]

THE PEOPLE

vs.

John Anderson

RAPE in the 2d Degree and
ABDUCTION.
(Sections 278 and 282, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.
[Signature]
I declare myself to
be a true bill.
[Signature]
1911 Pen B.

0235

Police Court, First District.

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

James Pallas
of No. *108 East 23rd* Street, in said City, being duly sworn,
deposes and says, that a certain female child called *Jane Britano*
[now present], under the age of sixteen years, to wit, of the age of *14* years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of *General* Sessions of, in and for the City and
County of New York, entitled, The People against *John Anderson*
John Anderson, wherein the said *John Anderson*
is charged with the crime of *Rape*, under
section *278* of the Penal Code of said State, in that he, the said *Defendant*
did wilfully and unlawfully perpetrate
an act of sexual intercourse with one
Jane Britano being actually and
apparently under the age of sixteen
years to wit of the age of fourteen years
not being his wife

and that the said *Jane Britano*
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving *her*
testimony at the instance of the people.

Wherefore, deponent prays that the said child *Jane Britano*
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this *31st*
day of *January* 18*93* *James Pallas*
John Ryan
Police Justice.

0236

POLICE COURT 1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Pallas



John Anderson

AFRIDAVID
WITNESSES.

Dated *Jan 31st* 189*3*

Ryan Magistrate.

Pallas Officer.

D. P. E. E.

Disposition: *Com to my
Arrest - P. E. E.*

0237

365 Lexington Avenue.

July 31 93

Hon. Elbridge T. Gerry,
President of the Society for
the Prevention of Cruelty to
Children,

Dear Sir:—

I have this
day examined the person of
Jennie Boytano, aged 14 years,
of 60 Centre Street. We find
there has been complete penet-
ration of her genital organs
by some blunt object.

Respectfully Submitted

H. Travis M.D.
Examining Physician
S.P.C.

0238

First District Police Court.

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

James Pallas

of Number *108 East 23rd Street* being duly sworn,
deposes and says, that on the *23rd* day of *January* 18*93* at the
City of New York, in the County of New York, *at the premises known*

as 330 Broome st in said City of New York
one John Anderson (nowhere), did wilfully
and unlawfully perpetrate an act of sexual
intercourse with a certain female (nowhere),
Called Jane Bottans, said female being
then and there actually and apparently
under the age of sixteen years to wit of
the age of fourteen years, not being his
wife in violation of Section 278 of
the Penal Code of the State of New
York

Wherefore the complainant prays that the said *John Anderson*

may be ~~apprehended~~ ~~arrested~~ and dealt with according to law.

Sworn to before me, this *31st* day of *January* 18*93* *James Pallas*

J. M. Ryan
Police Justice.

0239

Sec. 198-200.

1st

1882 District Police Court.

City and County of New York, ss:

John Anderson being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to a charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

John Anderson.

Question. How old are you?

Answer.

28 years.

Question. Where were you born?

Answer.

Ohio

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

Answer.

330 Broome St. 10 years.

Question. What is your business or profession?

Answer.

Performer

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation.

Answer.

I am not guilty -
John Anderson

Taken before me this

day of *September* 189*5*

John H. Jones

Police Justice.

0240

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Jennie Boidans

aged 14 years, occupation None of No.

60 Centre Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of James Pallas

and that the facts stated therein on information of deponent are true of deponent's own

knowledge.

Sworn to before me, this

31st

Jennie Boidans

day of

January 1893

[Signature]
Police Justice.

0241

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

Defendant

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

Dated, *January 31* 1893 *[Signature]* Police Justice.

I have admitted the above-named to bail to answer by the undertaking hereto annexed.

Dated, 189 *[Signature]* Police Justice.

There being no sufficient cause to believe the within named guilty of the offense within mentioned, I order he to be discharged.

Dated, 189 *[Signature]* Police Justice.

0242

Police Court---*1st* District. 145

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Pallas
vs
John Anderson

Offense *Chape*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

3
4

Dated, *January 31* 1893

Ryan Magistrate.

Pallas Officer.

1004 Precinct.

Witnesses

No. Street.

No. Street.

No. *3000* to answer *G.S.*

C

0243

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, *Feb 6th* 1893

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

*The People
against*

John Anderson

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

*Elbridge T. Gerry,
President, &c.*

0244

N. Y. GENERAL SESSIONS

CRUELTY TO CHILDREN

Case

THE PEOPLE



NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

COURT OF GENERAL SESSIONS OF THE PEACE
IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE

VS.

BRIEF FOR THE PEOPLE.

JOHN ANDERSON.

STATEMENT OF CASE.

The Defendant, John Anderson, is indicted for the crime of Rape on the person of one Jane Boitano, aged 14 years, on January the 23rd, 1893, at premises 330 Broome Street, in the city of New York, the said Jane Boitano not being his wife.

WITNESSES:

Jane Boitano,
Catherine Boitano,
Minna Koeberle,
Mrs. Christina Floehr,
Mrs. Annie Hahn,
James Pallas,
Hugo Schultes,
W. Travis Gibb, M. D.

JANE BOITANO, 14 years of age, will testify:

That about the second week in January, 1893, in the company of her sisters, she visited the Gaiety Museum on the Bowery, where she saw the defendant, who did "the strong man act". That again on January the 15th, 1893, at the same Museum, she saw the defendant and was accosted by him, he making an appointment to meet her the same evening at about 7-00 o'clock at the corner of Baxter and Canal Streets. That Witness met the Defendant, taking quite a long walk with him, but that at this time he took no improper liberties with her, he, however, making an appointment with her for the following Sunday same hour and place. That on January 22, 1893, Witness met the defendant and accompanied him to his room at 330 Broome Street, where noticing the bad condition of her shoes he gave her Two Dollars wherewith to purchase a new pair and rubbers. That he took no undue liberties with her at that time. That on the following day, the Witness left her home at 7-00 A. M., looking for work, but failing in this she visited the Gaiety Museum, remaining until 6-00 P. M., when she left going direct to 330 Broome Street and ringing the bell, the door was opened by the landlady, Mrs. Koeberle, and at the same time the Defendant came along, introducing the girl to the landlady as "his wife" and took her upstairs to his room. The Witness told the Defendant that she was afraid to return home, and he then went out and brought in some steak etc. for supper, which they ate, and then the Witness told the Defendant that she had come there to stay with him to which he made no objections, only telling her that he would marry her at an early date. That they then went to bed, and the defendant had sexual intercourse with her three times during the night, leaving the next

morning for the Museum, the Witness remaining in the room, having received from the Defendant thirty cents wherewith to obtain dinner. That in this room, the Witness remained until the following Monday afternoon (January 30), in the meanwhile the Defendant having sexual intercourse with her several times each night. That on Monday afternoon, January 30, while the Witness was walking on the Bowery, prior to going to the Harlem Museum, where the Defendant was doing his "act", she was met by one Charles Zerberini of 56 Centre Street, who knowing of her having run away from home caused her arrest by Officer Callahan of the 10th Precinct.

WITNESS ADMITS that about a year ago her sister's company, one Louis Barbieri, took her out for a walk and in one of the alleyways in lower Church Street kissed and hugged her and after some little resistance on her part succeeded in gaining her consent and had sexual intercourse with her and a number of times later in the same locality and in the same manner, although she after the first time lifted up her own dresses.

CATHERINE BOITANO, of 60 Centre Street, will testify that her daughter, Maria Anna Boitano, known as "Jane" Boitano was born Sept. 20, 1878, and is therefore 14 years of age. (Certificate of Baptism with papers).

MINNA KOEBERLE, landlady of premises 330 Broome Street, will testify that on January 21, 1893, the Defendant hired a furnished room for himself alone, but remarked at the time that his wife might come occasionally to see him but not to stay there.

Will further testify that on the following Monday, January 23, 1893, she stopped Jane Boitano as she was going upstairs asking who she was, the girl answering that she was the Defendant's wife. Will identify keys found on the girl, Jane Boitano, as those she had given to the Defendant when he hired the room. (keys on file).

MRS. CHRISTINA FLOEHR, of 330 Broome Street, (servant) will corroborate the foregoing witness and knows of her own knowledge that the Defendant and the girl Boitano occupied the same room together from Monday, January 23 till the following Monday, January the 30th, and also that the Defendant introduced the girl as his wife.

MRS. ANNIE HAHN, of 330 Broome Street, will testify to having seen the Defendant and the complaining witness in the furnished room together, she occupying the next room to them during the time of their stay.

JAMES PALLAS, Officer of THE N. Y. S. P. C. C., has had charge of case and will testify to the arrest of the Defendant, and to the Defendant's admission of having the girl in his room, and to having had sexual intercourse with her.

0247

HUGO SCHULTES, Officer of THE N. Y. S. P. C. C., will corroborate Officer Pallas' testimony in every particular.

W. TRAVIS GIBB, M. D., 365 Lexington Avenue, will testify: That he examined the girl Jane Boitano and found complete penetration of her genital organs by some blunt object.
(Copy of certificate on file.)

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

JOHN ANDERSON.

PENAL CODE, §

BRIEF FOR THE PEOPLE.

0249

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY OF NEW YORK. 2018

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Anderson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *John Anderson* of the CRIME OF RAPE IN THE SECOND DEGREE, committed as follows:

The said *John Anderson* late of the City of New York, in the County of New York aforesaid, on the *23rd* day of *January*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, in and upon a certain female not his wife, to wit: one *Jane Boitana* feloniously did make an assault, she the said *Jane Boitana*, being then and there a female under the age of sixteen years, to wit: of the age of *fourteen* years; and the said *John Anderson* then and there (under circumstances not amounting to rape in the first degree), feloniously did perpetrate an act of sexual intercourse with her the said *Jane Boitana*, 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 GRAND JURY AFORESAID, by this indictment, further accuse the said *John Anderson* of the CRIME OF ABDUCTION, committed as follows:

The said *John Anderson* late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did feloniously take, receive, harbor, employ and use her, the said *Jane Boitana* so being then and there a female under the age of sixteen years, to wit: of the age of *fourteen* years, as aforesaid, for the purpose of sexual intercourse, he, the said *John Anderson* not being then and there the husband of the said *Jane Boitana* 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.

DE LANCEY NICOLL,
District Attorney

0250

BOX:

511

FOLDER:

4656

DESCRIPTION:

Andres, Joseph R.

DATE:

02/01/93



4656

0251

POOR QUALITY ORIGINAL

Witnesses:

Edward B. Welch

Mary F. Welch

Graham's Polly

Bail for \$3500

Redacted

200 by St

Rebaild Mch 25/96

by Henry L. Dyer 2087139

Failed by

Anna Raymond

at Pulltown

MU

Counsel,

Filed

day of

1893

Pleas,

THE PEOPLE,

vs.

Joseph R. Andrews

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

J. Cattin

Foreman.

(Rec. of Dist atty inside)

Part 2. May 28th 1897

upon recommendation of Dist. atty. Indictment Dismissed

J. Cattin

L. Specker

1893

Unlawful marriage

Sec. 301, Penal Code

193

0252

POOR QUALITY ORIGINAL

Witnesses:

Edward W. Smith

Mary T. ...

...

Bail for \$3500

Rebaild ...

Rebaild Mar 25/96
by Henry L. Dyer 258739

Jailed by

Carroll Raymond
at ...

361

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE,

vs.

Joseph ...

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

J. Cathin

(Rec. of Dist. Atty. in file)

Foreman.

Part 2. May 28th 1847
upon recommendation of
Dist. Atty. Indictment returned

[Signature]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph R. Andrews

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

indictment accuse Joseph R. Andrews,

of the crime of Fornication, to wit: an
and lawful marriage.

committed as follows:

Heretofore, to wit: on the twenty-third day of

January, in the year of our Lord one
thousand eight hundred and ninety-one,
in the City and County of New York, the said
Joseph R. Andrews, late of the City and
County of New York, did unlawfully marry
and take as his wife one Mary Francis
Welder, and did then and there knowingly
and unlawfully enter into a marriage
with her the said Mary Francis Welder,
the the said Mary Francis Welder then
being a husband and living, to wit: one
Edward R. Welder, and the said
marriage to the said Joseph R. Andrews
being then and there prohibited to her
husband, as the the said Joseph R.
Andrews then and there well knew, against

0254

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.

De Lancey Mill.

De Lancey Mill.

0255

BOX:

511

FOLDER:

4656

DESCRIPTION:

Arnold, Alexander

DATE:

02/20/93



4656

0256

Witnesses:

William Apperman
Court
May 1 1893

(50)

Counsel,

Filed

Pleds,

day of May 1893

THE PEOPLE

vs.

B

Alexander Arnold

(Reversed in Christian degree)
(Section 218 Bible case)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. E. Ford
May 1 1893
Foreman.
Spencer
Dismissed

Spencer
Wm. Macdonay
Wm. E. Ford

0257

Police Court— 3 District.

1031

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

William Opperman
of No. 397 Madison Street, aged 38 years,
occupation Saloon Keeper being duly sworn,
deposes and says, that on the 6th day of February 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Alexander
Arnold, who pointed and aimed
an air gun containing bullets
at deponent's body and discharged
the gun at deponent

with the felonious intent to take the life of deponent, or to do him grievous 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, etc., and be dealt with according to law.

Sworn to before me, this 8th day }
of February 1893 } William Opperman

[Signature]
Police Justice.

0258

City and County of New York, ss:

Alexander Arnold being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit, to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Alexander Arnold

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Austria

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

Answer. 412 Madison St. 2 years

Question. What is your business or profession?

Answer. Painter

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation.

Answer. I am not guilty
Wm Arnold

Taken before me this 10 day of February 1893
Charles J. Hunter
Police Justice.

0259

3

1356

Sec. 151.

Police Court.....District.

CITY AND COUNTY)
OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by *William Opperman* of No. *397 Madison* Street, that on the *6th* day of *February* 189*3*, at the City of New York, in the County of New York,

and feloniously he was violently Assaulted and Beaten by *Alexander Arnold*

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring *him* forthwith before me, at the *3rd* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *8th* day of *February* 189*3*

Wm. D. He POLICE JUSTICE

0260

Police Court.....District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Alex. Arnold

Warrant-A. & B.

*Feb 8/93,
174
W
Hungary
412 Madison St*

Dated *July 5* 189*3*

Moeh Magistrate.

Hagan Officer.

The Defendant.....
taken, and brought before the Magistrate, to
answer the within charge, pursuant to the
command contained in this Warrant.

..... Officer.

Dated..... 189

This Warrant may be executed on Sunday
or at night.

Augustine Police Justice.

0261

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named.....

defendant

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

Dated *July 20* 18 *93* *Charles N. Linton* Police Justice.

I have admitted the above-named.....

defendant

to bail to answer by the undertaking hereto annexed.

Dated *July 20* 18 *93* *Charles N. Linton* Police Justice.

There being no sufficient cause to believe the within named.....

guilty of the offence within mentioned. I order he to be discharged.

Dated..... 18 Police Justice.

0262

*Forced entry
Feb 11/93. 9 AM.*

W Police Court *175 + 3* District. *172*

THE PEOPLE,
ON THE COMPLAINT OF

*William Opperman
397 Madison St
Alex Arnold*

*Officer
J. L. Smith*

BAILED,
No. 1, by *Henry Stein*
Residence *565 Grand* Street.
No. 2, by
Residence Street.
No. 3, by
Residence Street.
No. 4, by
Residence Street

Dated *July 10* 18*93*
Taunton Magistrate.

Hager Officer.
Court Precinct.

Witnesses *Chas McNamee*
No. *388 Madison* Street.

Andrew Bennett
No. *395 Madison* Street.

1214 600th
1214 600th
No. *393 Madison* Street.

100 to answer
Paul *Smith*

0263

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alexander Arnold

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

Indictment accuse

Alexander Arnold

of the crime of Assault in the second degree,

committed as follows:

The said

Alexander Arnold

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

sixth day of February, in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid,

with force and arms, in and upon the body of one William Opperman in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against him the said William Opperman, a certain gun then and there charged and loaded with gun powder and one leaden bullet, which the said Alexander Arnold in his right hand then and there had and held, the same being a weapon and an in-

0264

Instrument likely to produce grievous
bodily harm, then and there feloniously
did wilfully and wrongfully shoot
off and discharge, 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.

De Launcey Nicoll,
District Attorney

0265

BOX:

511

FOLDER:

4657

DESCRIPTION:

Barandon, John

DATE:

02/13/93



4657