

0232

BOX:

26

FOLDER:

316

DESCRIPTION:

Cannon, James

DATE:

12/28/80



316

0233

206

Day of Trial,
Counsel,
Filed 28 day of Dec 1880
Pleads Not Guilty Jan 4/81

BURGLARY—THIRD DEGREE.
ROBERT STONE

THE PEOPLE

vs.

James Cannon
P

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Marshall W. Cooper

Foreman.

Jan 4. 1881.

~~James Cannon~~
Wm. J. Pennington
(over)

Jan 4. 1881. In presence of the Court the District Attorney
enters a Not Guilty plea on this indictment
Joseph W. Pennington
act done atty

0234

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

Police Court—Fourth District.

William Collins

of No. 28 th Peewee Place ~~Street~~, being duly sworn, deposes and says,

that on the 16 th day of December 1880

at 11.45.79 AM.
at the City of New York, in the County of New York, and on Complaint

of John Ferguson of No 517 East 74th Street, he ar-
rested Bernard Mc Elrath and James Conant both
nowhere) said John Ferguson stating to this
complainant that said defendants had
burglariously entered his store in house 517
East 74th Street and taken from the till
in said store money to the amount of Ten
dollars and also some cigars. That said
Complainant not appearing before to make
complaint and affidavit, ^{himself} deponent says
that said Mc Elrath and said Conant be held
to give deponent same to produce the complaint
to be caused
William Collins

Sworn to before me, this 17 day

Michael McElroy
Justice, 1880

0235

Police Court—Fourth District.

THE PEOPLE, &c

ON THE COMPLAINT OF

William Collins
28 Present

AFFIDAVIT.

1. Bernard Mc Clark
2. James Lawton

Date *Dec 17* 18*97*

attest Magistrate
Collins Officer
28

Witness

Disposition

28 Dec 18 97

0236

State of New York
City of New York

SS

Maggie Ferguson
being duly sworn says, I reside
at 105 1/2 East 74th St. My husband
keeps a liquor store at the same
place. He occupies rooms over
the liquor store. The store was
securely locked and fastened on
the morning of the 16th day of December
by my husband who went away.
I saw him lock the door. I then
went up stairs to my rooms. I
called James Cannon (the prisoner
now in court) up stairs from the
yard and gave him his breakfast.
At about eleven o'clock in the
morning, I went out and left
the pair John Cannon in charge
of ~~the premises~~ ^{the premises} telling him to
remain until I returned. He
was on the stoop at the time I left.
I was gone about five minutes
and when I returned I found
him standing by the door leading
from the hallway to the store, and
found the staples to which the
hasp on the door was fastened

0237

had been pulled. I asked him what he had been doing and he said the dogs had been trying to break in the door. I then went up stairs and got the barkeeper. The barkeeper, myself and Cannon went into the store. The barkeeper's name is Terrence Flynn. I don't remember whether the barkeeper told me at the time that anything had been stolen. I only know from what my husband said afterwards that anything had been stolen. At the time I was in the store I asked Cannon if he had been in the store during my absence. He said no. My signature

Given to before me this
18th day of December 1888
M. W. O'Connell
Police Justice

My signature

0230

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Cannon 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. *James Cannon*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Providence R.I.*

Question. Where do you live?

Answer. *331 East 94th St.*

Question. What is your occupation?

Answer. *Work for Mr. Porter at the Horse Market.*

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.
Mrs. Ferguson went up the street
and left me standing in the hall and
told me to stay there. I did and was
in the same place when she
returned.*

James Cannon
his mark

Mrs. O. Stebbins
Taken before me this *18th* day of *Dec* 188*9*
Police Justice.

0239

Police Office, Fourth District.

City and County }
of New York, } ss.

John Ferguson

of No. *57 1/2 East 44th* Street, being duly sworn,

deposes and says, that the premises No. *57 1/2 East 44th* Street, *19* Ward, in the City and County aforesaid, the said being a *building*

and which was occupied by deponent as a *store where valuable*

things were kept (papers were) **BURGLARIOUSLY** *broken*
and entered by means *pulling a staple from a hall door*
leading to said store and entering the said
store with the intent to steal

on the *day time* of the *16th* day of *December* 18*80*
and the following property feloniously taken, stolen and carried away, viz.:

One box of cigars of the value of
five dollars.
Silver & nickel coin of the United
States of the value of One dollar and
a half dollar

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 *James Cannon*
(now here)

for the reasons following, to wit: *That deponent securely*
locked and fastened the said premises
on the morning of the said 16th day of December
That deponent was informed by his
wife that she found the staple of said
store door drawn out, and found the
said Cannon in the hallway of said
premises. John Ferguson

James Cannon
deposed before me this 18th day of December 1880
John Ferguson

0240

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Ferguson
1517 E 74th St

James Cannon



BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *Dec 18th* 1880

Atterbury Magistrate.

Robbins Officer.

28th Dec Clerk.

Witnesses, *Maggie Ferguson*
1517 E 74th St

\$100 T. A.
Severel Dollars
Case

4 2 1/2 P.M. Dec 18 1880

Received in District Att'y's Office,

For
James Cannon
James Cannon

0241

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

James Cannon

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

John Ferguson
there situate feloniously and burglariously did break into and enter, the said
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 *the said*

John Ferguson

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

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.

0242

BOX:

26

FOLDER:

316

DESCRIPTION:

Carberry, John

DATE:

12/15/80



316

0243

over Jan 10 76 8123
Day of Trial,
Counsel, *Hecker*
Filed 15th day of Dec. 2 1887
Pleads *Prox Guilty (17)*

Amptary 1st degree
THE PEOPLE
vs.
43-101
1122
P.
John Barber

BENJ. K. PHELPS,
District Attorney.
Part Pro Law 13, 1887
pleads Prox 3
A TRUE BILL.
Maurice W. Cooper
Foreman.

V.P. H. Mear

0244

State of New York }
City of New York } S.S.

My further ~~examination~~ ^{examination} says. Mrs. Lawson, being duly sworn, says. On the night of the 8th day of December I was sitting in my cabin reading a newspaper when my dog which was on deck made a noise which attracted my attention; I went up on deck and saw on the dump, under which my boat was lying, three men and a woman. I heard a low voice crying out for God's sake save me. I said what is the matter, when the man whose name I have since learned is John Carberry said, "here is a woman who wanted to drown herself and we saved her" I then jumped up on the dump and asked her where she lived but she was unable to answer. I then said I would take her into the cabin and warm her up. Carberry said "all right we will give you a hand". We then took her down when I found that her clothing was almost torn

0245

from her body. Carberry then took hold of the woman and attempted to throw her down on the floor I interfered and prevented him from injuring the woman at that time. Carberry then said he was bound to have connection with the woman and threatened me with violence if I ~~interfered~~^{he} went away saying he would be back again.

At that time I said the woman must be out of the boat before five o'clock as I did not want Dave to know that a woman was on the boat. I did not tell them to come back and take her away. About 12 o'clock Carberry came back alone and broke into the cabin after I refused to let him in and at that time he had a shawl ^{it belonged to the woman}. Then he called to me to open the cabin door he said that he had twenty men with him and if I did not open the door they would break it open and shoot hell out of me. When the door was opened I thought

0247

City & County of New York.
Alice ~~Marshall~~^{Balan} being duly
sworn says. I am 25 years
old. I am married but do not
live with my husband. I have
not lived ^{with him} $2\frac{1}{2}$ years. When
I last lived with him it was in
Jersey City. I have lived in New
York City. I have been working
in the Foundling Asylum ~~#~~
in Fifty Eighth Street. I was a
domestic - worked there for two
years. I have a baby there. My
husband is its father. I took it there
on the 27th day of October 1878.
My child's name is Phoebe - My husband
is a laborer. I left the institution
about 2 o'clock ^{yesterday}. I went out with
Maggie - She is a married woman
her husband is living, she has
a child there. I had two drinks of
Brandy from the time I left the
institution up to the time I was
arrested - This is all that I drank.
We got the Brandy in the corner
of 59th Street + 3rd Avenue. This was
about $\frac{1}{2}$ past 3 pm. About 4 o'clock
pm I left the Candy Store

0248

and did not know anything until I found myself on the Boat at the foot of 71st St. The Captain says this was between 9 + 10 - I don't know how I got there -

I can not say whether the three men or either of them had intercourse with me before I went on the Boat.

answered
John Leabery had intercourse with me when he came & broke into the Boat. This was the time referred to in the Captain's Affidavit. I objected to his having this intercourse. I was sitting down when he came in. He (Leabery) caught hold of me, threw me on the Bench & there had connection with me & endeavored to push him away & resisted him as much as I could. He was one of the three who was outside, Alice Kolen.

Sworn to before me this
9th day of December 1880

R. H. Rusk

Police Justice

0249

New York Dec 9th 1880

This is to certify that I have this day
examined Abia Mahan who is alleged
was roped on the night of the 8 of Dec
and find abundant marks of seven struggles
about the neck, arms, elbows & wrists, hips, knees
and ankles of said Abia Mahan

J. W. G. McCann, M.D.
Sergeon
14th District

0250

Police Office, Fourth District.

City and County }
of New York. } ss.

Nels Lansen

of No. *407 East 14th* Street, being duly sworn,

deposes and says, that the premises of a boat commonly called a scow
lying at the foot of 17th Street in the 14th Ward, in the City and County aforesaid, the said being a
boat and used for carrying
said stove & baggage were **BURGLARIOUSLY** *broken*
and entered by means of forcing a pad-lock and breaking
a hump of the cabin door and entering the
said vessel with intent to commit a crime

on the *ninth* of the *10th* day of *December* 18*80*
and the following property feloniously taken, stolen and carried away, viz:

the property of
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 *John Carberry (now here)*

for the reasons following, to wit: *That said cabin of the*
said boat was securely locked and
fastened by deponent on the said night
That at about twelve o'clock on
said night said Carberry came aboard
said boat and demanded admittance

0251

there being at the time a woman named Alice ~~Palan~~ in said cabin, that deponent refused admittance to said Carberry who then forced the said cabin door open by means of breaking the lock and hasp and entered the said cabin. That deponent then left the said boat in search of an officer, and when deponent returned he found said Carberry in said cabin. That deponent has since been informed that during deponent's absence said Carberry did ravish and have carnal connection with the woman Alice ~~Palan~~ who was in said cabin. That the said boat is called Sino and deponent is the Captain of said boat.

~~Sworn to before me this~~
~~9th day of December 1880~~

~~Police Justice~~

After deponent ~~was~~ returned from his search for an officer he went into his cabin & found Carberry was lying under the bunk & Alice was lying in my bunk. In a short time I heard Carberry snore as if asleep & he was ~~then~~ sleeping when I took Alice from the boat to the Foundling Asylum in 68 streets.

~~Sworn to before me this~~
~~9th day of December 1880~~ J. L. Parson
 12 St. Dunstons

Police Justice

0252

City & County of New York -

Maggie Mulvaney now in the Foundling Asylum 145 East 68th Street being duly sworn says that she has been in this Institution three months. Her child 4 years old is there with her. I lived before I went there at 107 Stanton Street -

I know Alice Dolan. She & I went from the Institution to buy a few things, we went from there at 2 P.M. I got back to the Institution at $\frac{1}{2}$ past 5.

I left Alice in 66th Street between 3^d & Lexington Avenue. She was going towards Lexington Ave. She fell there on the sidewalk and a man picked her up & as she remained to talk with him I thought they were acquaintances & I went on. My child has been in the Institution nearly 4 years. Up to the time I went there I paid \$5⁰⁰ per month to the Institution for my child - Alice & I went to

0253

a liquor store. We remained there about 20 minutes. We had two drinks. We drank Brandy I paid for one drink & Alice for one. This is all we drank while together. What I drank did not do me any harm

Sworn to before me

This 9th day of December 1880

R. M. High

Police Justice

Maggie Mulvaney

0254

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Barbary 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 Barbary

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 112 1/2 First Ave

Question. What is your occupation?

Answer. Car driver

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

Answer. I went down 70th Street towards the River in company with another young man when I saw this woman who now gives her name as Alice Bolen in company with another woman. She was lying on the sidewalk with her head and face bleeding. The other woman asked me to go for a policeman. I then took her Alice down to the Dock and threw a stone at the cabin of a Boat. The Captain came up and enquired what was the matter and I replied that there was a woman up here drunk and nearly frozen and that she could not walk. The Captain asked her where she lived and she replied 36th Street and 8th Avenue. The Captain myself and the other young man carried her into the cabin of the Boat. The Captain said we must come back at 5 o'clock in the morning and take her away as he could not allow her to remain any longer for he did not want to let Davie see her. I left the Boat in company with the young man. I found a Shark in 70th Street

Admission

0255

and Avenue A. and I took this shawl back to the
Boat where we left this woman I left it in
the Cabin. As soon as I went into the Cabin
the Captain walked out without saying a
word I commenced to talk with her and
she went into the bed and there I had
connection with her and I fell asleep
alongside of her

John ^{his} Carberry
mark

Taken to before me this

9th day of December 1880

R. V. Pritchey Police Justice

0256

76

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Alice Bolan
and of James
of Detention in
defendant of \$500
bail -
against
John Carberry

Offence, *Arrest for K.O.P.*

Date Dec 9/15 1880

Re *Rixby*

Magistrate.

Steinkamp Officer.
28th Precinct
Maggie Mackenzie
Clerk.

Witnesses, *Nels Larsen*
sent subpoena for
him to Capt. *Gunnar*
28th Precinct

1000's and *com 2*

RAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

James Bell

Marshall Cooper

James

Received in District Att'y's Office,

0257

CITY AND COUNTY } BR.
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 Barberry

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eight* day of *December* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City, and County aforesaid,
with force and arms, in and upon one *Alice Bolan*
wilfully and feloniously made an assault, and that the said
John Barberry her the said
Alice Bolan then and there by force and with
violence to her, the said *Alice Bolan* and against her
will, did wilfully and feloniously ravish and carnally know *said Alice*
Bolan against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

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

John Barberry

late of the Ward, City, and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Alice Bolan* wilfully and feloniously
made an assault, with intent her the said *Alice Bolan*
against her will, and by force and violence, to then and there wilfully and feloniously
ravish and carnally know, 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.

BENJ. K. PHELPS, District Attorney.

0258

Deven Hall Jamy
Counsel, Heckler
Filed 16 day of Dec 1850
Pleads, Mrs Guilty (17)

THE PEOPLE
vs.
John Barber. F.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Marshall M. Cooper
Foreman.

Subscribed in another
Prof:

0259

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

John Carberry

late of the *nineteenth* Ward of the City of New York, in the County of
New York, aforesaid,

on the *eighth* day of *December* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*

with force and arms, about the hour of *twelve* o'clock in the *night* time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

Nels Lausen

there situate, feloniously and burglariously did break into and enter by means of
forcibly breaking the lock of an outer door of said
dwelling house

whilst there was then and there some human being to wit, one *Nels Lausen*
within the said dwelling-house he, the said

John Carberry

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

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

Lined area for additional text or signature.

0260

ONE AND COUNTY
OF NEW YORK

aforsaid
and THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK
as and for the City and County of New York
upon their Oath, ~~present~~ *aforsaid*, do further present

That

John Carberry

late of the *nineteenth* Ward of the City of New York, in the County of
New York, aforesaid,

on the *eighth* day of *December* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*
with force and arms, about the hour of *twelve* o'clock in the *night* time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

Nels Lausen

there situate, feloniously and burglariously did break into and enter by means of
forcibly breaking the lock of an outer door of said
dwelling house
whilst there was then and there some human being to wit, one *Alice Bolen*
within the said dwelling-house he, the said

0261

Let the said John Barberry then and
these intending to commit some crime
therein to wit: that he the said
John Barberry wilfully and feloniously
in and upon one Alice Polen did
make an assault, that he the said
John Barberry, her the said Alice
Polen then and there by force and vio-
lence her the said Alice Polen and
against her will did wilfully ravish
and carnally know.

Benjamin K. Phelps,
District Attorney.

0262

BOX:

26

FOLDER:

316

DESCRIPTION:

Case, Joseph

DATE:

12/13/80



316

0264

\$10.00
New York, July 23rd 185

being promise to pay **JOSEPH G. CASE**, or order,

Dollars for my advertisement in his

PAPER SAFETY SEAT CASE.

Such advertisement to occupy space No. 11 for period of 12 months in THE PAPER

SAFETY SEAT CASES, to be put up in ~~one~~ ^{two} columns on the back hereof, payable

when Safety Seat Cases containing are put up. 7 re copies

shown

Advertisement for **JOSEPH G. CASE**

0265

Hudson River Boats.

Mary Powell.
 Thomas Cornell.
 J. W. Baldwin.
N. Y., Catskill and Athens.
 Vanderbilt and Escort.
People's Line.
 Drew and St. John.
Citizen's Line.
 City of Troy and Saratoga.

Boston Boats, &c.

Providence Line.
 Rhode Island and Mass.
Stonington Line.
 Stonington and Narragansett.

Fall River.
 Bristol and Providence.
New London & Norwich St. Co.
 City of Boston and City of N. Y.
Hartford Line.
 Granite State & State of N. Y.
New Haven.
 Elm City and Continental.

Pennsylvania R. R.

Fast Line Express.
 Pittsburgh "
 Cincinnati "
 Pacific "
 Day "
 Atlantic "
 Philadelphia "

Erie Railway.

Fast St. Louis Express.
 Day "
 Pacific "
 New York "
 Night "
 Atlantic "
N. Y. & N. E. & New England R. R.
 Stamford Specials (8.)
 Boston Expresses (10.)
 Sp'fld Accom'n & Specials (3.)
 Norwalk and Bridgeport
 Special & Accommodation (5.)
New York Central & Hudson R. R.
 Rochester Express.
 Fast Chicago "

Fast Train for Rochester
 Pacific Express.
 Night "
 Fast St. Louis Express.
 New York "
 Day "
 1st Atlantic "
 2d Atlantic "
 Troy "
 Poughkeepsie Special Express
 Saratoga Special Express
 Special Chicago "
 North and West "



0266

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Case 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 Case*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Connecticut*

Question. Where do you live?

Answer. *Plainfield N.J.*

Question. What is your occupation?

Answer. *Advertising Agent*

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.*
Joseph Case

Taken before me this *19* day of *Nov* 18*88*
McCreary
Police Justice.

0267

FOURTH DISTRICT POLICE COURT.

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

of No. *107 Cash* *Herman Abrahams*
street, *or about 37th* being duly sworn, deposes and says,
that on the *30th* day of *July* 1880
at the City of New York, in the County of New York.

Joseph D Case (now here)
did designedly by means of false
pretences and representations cheat
and defraud deponent out of the
sum of ten dollars the property
of deponent. That on the 23 day
of July 1880 said Case came to
deponent's place of business No.
107 East 42nd Street in said City
of New York and falsely represented
to deponent that he (Case) had the
privilege of placing advertising
cards in the cars of certain railway
companies to wit New York & Hudson
River, New York & New Haven & New
England Railroad, and others, and
agreed with deponent that on pay-
ment of ten dollars by deponent to
place deponent's advertising card
in said cars for the period of
twelve months from said July 23.
That on or about the 30 day of July 1880
said Case called on deponent and
falsely represented to deponent that
said advertising cards were in the
cars of the aforementioned ^{railway} companies,
and deponent believing such false rep-
resentations to be true paid to said Case
the sum of ten dollars, therefore
deponent prays that the said Joseph
D Case may be dealt with accord-
ing to law.

Herman Abrahams

Sworn to before me this
19th day of November 1880
My commission expires
the 1st day of
February 1881

0268

State of New York }
 City of New York }
 Thomas B. Moody
 Grand Juror of the 4th District
 being duly sworn, deposes and says
 that he is the Agent
 of the New York & Hartford
 Railroad Company. That there is not
 and has not been for the past year
 any advertising cards in the cars
 of said railroad company belonging
 to or placed therein by Joseph W. Case,
 with the consent or authority of the
 officers of said Company.
 Thomas B. Moody
 Sworn to before me this
 19th day of November 1880
Merwin C. C. C. C.
 Police Justice

34

a handbill order for
 false pretenses
 Marcellus W. Cooper
 Forman
 25 case 42 St
 Broadway
 Bradley & Phelps
 Grand Central Depot
 42 St
 N. S. Carles
 2 a 2 a
 Examination traced.

935
 RECEIVED
 NOV 20 1880
 Police Court - Fourth District.
 THE PEOPLE, & Co.,
 ON THE COMPLAINT OF
 Herman Abraham
 107 E 42nd St
 Joseph W. Case
 Dated Nov 19 1880

Attest
 J. J. [unclear]
 Justice of the Peace

0269

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 D. Case,

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *thirtieth* day of *July* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one *Herman Abrahams*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Herman Abrahams

That he the said Joseph D. Case had and was possessed
of the privilege of placing advertisements and advertising
cards and notices in the Rail Road cars of a certain Rail Road
duly incorporated and commonly known as *The New York*
~~and~~ *Central and Hudson River Rail Road Company.*
That he the said Joseph D. Case was then and there authorized
and empowered to place advertisements and advertising
cards and notices in the Rail Road cars of the aforesaid
Rail Road.

That he the said Joseph D. Case has then and there authorized
and empowered to place, and then and there had and was
possessed of the privilege of placing advertisements and advertising
cards and notices in the Rail Road cars of a certain Rail Road
duly incorporated as and commonly ~~known~~ as *The New York*
New Haven and New England Rail Road Company.
That he the said Joseph D. Case had then and there placed
cards advertising the business of him the said *Herman Abrahams*
in the cars of the aforesaid Rail Roads which said cards were
then and there in, upon and affixed to said cars.

0270

And the said *Herman Abrahams*

then and there believing the said false pretences and representations so made as aforesaid by the said

Joseph D. Case
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 *Joseph D. Case*, ~~the~~ *certain sum of money to wit: the sum of ten dollars in money and of the value of ten dollars*

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

and the said *Joseph D. Case* did then and there designedly receive and obtain the said *certain sum of money to wit: the sum of ten dollars in money and of the value of ten dollars*

of the said *Herman Abrahams*

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

Herman Abrahams by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Herman Abrahams
of the same.

Whereas in truth and in fact he the said *Joseph D. Case* did not then and there have or possess any privilege whatever of placing any advertisement or advertising cards or notices whatsoever in any of the Rail Road cars of the said certain Rail Road so duly incorporated as and commonly known as The New York Central and Hudson River Rail Road Company as he the said *Joseph D. Case* then and there well knew; and Whereas in truth and in fact he the said *Joseph D. Case* was not then and there authorized or empowered to place any advertisements or advertising cards or notices whatsoever in any of the Rail Road cars of the said The New York Central and Hudson River Rail Road Company as he the said *Joseph D. Case* then and there well knew.

0271

And whereas, in truth and in fact, ^{he} the said Joseph D. Case was not then and there authorized or empowered to place and did not then and there have or possess the privilege of placing any advertisements or advertising cards or notices whatsoever in any of the Railroad cars of the said Certain Railroad is duly incorporated as and commonly known as The New York, New Haven and New England Railroad Company as he the said Joseph D. Case then and there well knew; and whereas in truth and in fact the said Joseph D. Case had not then and there or at any time placed any card or cards advertising the business of him the said Herman Abrahams in any of the cars of the aforesaid Rail Roads or either of them as he the said Joseph D. Case then and there well knew; and whereas in truth and in fact no card whatever advertising the business of him the said Herman Abrahams was then and there in upon or affixed to said cars or any of them as he the said Joseph D. Case then and there well knew.

And whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Joseph D. Case to the said Herman Abrahams 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 Joseph D. Case well knew the said pretences and representations so by him made as aforesaid to the said Herman Abrahams 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 Joseph D. Case 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 Herman Abrahams the said certain sum of money to wit: the sum of ten dollars in money and of the value of ten dollars

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

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.

BENJ. K. PHELPS, District Attorney.

0272

BOX:

26

FOLDER:

316

DESCRIPTION:

Cassidy, Michael

DATE:

12/22/80



316

0273

NY Oct. 1.

Filed 29 day of Dec. 1894.
Pleas Not Guilty (23)

THE PEOPLE

vs.

Michael L. ...

Indictment for Receiving Stolen Goods.

B. K. PHELPS,

New York District Attorney,
appeared.

A True Bill.

Warrant W. Cook

Return.

Back Jan - Dec 23-1894
State of N.Y.

Pen 4 months

NEW YORK
CLERK OF THE COURT

0274

Police Court—Second District.

City and County
of New York.

ss: *Mary Donohue*

of No. *363 West 27th St* Street, being duly sworn,

deposes and says, that the premises No. *363 West 27th St*

Street, *16th* Ward, in the City and County aforesaid, the said being a *stable and dwelling above* and which was occupied by deponent as a *place of abode and residence* were **BURGLARIOUSLY**

entered by means *of forcibly opening a window at the rear thereof and thereby entering said premises.*

in the *afternoon* of the *18th* day of *December* 1880.

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

One black woolen dress of the value of five dollars and other property of the value in all of fifty dollars.

the property of *deponent* and her son *James Sandford*

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 *Michael Cassidy (husband)*

for the reasons following, to wit: *that deponent went out*

from said premises at about the hour of

7:30 A.M. on said day securing the doors

and upon deponent's return deponent

discovered that said premises had been so

entered and said property so stolen and

carried away and said deponent admits that

he did not take steps and carry away

said property a part of which was found in

possession at the time of said Cassidy's arrest

*and deponent is informed by officer *Hanning* that*

*I brought before me
Mary Donohue on 18th Dec 1880
John Donohue
also present*

0275

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Michael Cassidy 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.—*Michael Cassidy*

QUESTION.—How old are you?

ANSWER.—*21 Years.*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*432 West 32^d Street*

QUESTION.—What is your occupation?

ANSWER.—*Horse Shaver*

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

ANSWER.—*I am guilty of Larceny but not guilty of Burglary as the door was open*
Mr. Cassidy

Taken before me this

19th

day of

November

1880

Police Justice.

John J. Smith

0276

Police Court—Second District.

CRIME OF BURGLARY AND LARCENY.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Mary Robinson
363 W. 24th St.

Michael Cassidy
Dated December 19, 1880

Christ Magistrate.
Fanning Officer.
29 Clerk.

Witnesses:

Edward Fanning
29th Precinct Police



Committed in default of \$1000 Bail.

Bailed by

No. Street.

Com

0277

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

Michael Cassidy

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

Mary Donohue

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

he the said

Michael Cassidy

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

Mary Donohue

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

Michael Cassidy

late of the Ward, City, and County aforesaid,

One skirt of the value of three dollars

One overskirt of the value of one dollar

One waist of the value of one dollar

Divers articles of wearing apparel a more particular description of which is to the jurors aforesaid unknown and cannot now be given of the value of forty five dollars

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

Mary Donohue

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.

BENJ. K. PHELPS, District Attorney.

0278

~~CITY AND COUNTY OF NEW YORK~~

And ^{aforesaid} 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:~~ aforesaid, do further present

That

Michael Cassidy

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

One skirt of the value of three dollars,
One over-skirt of the value of one dollar,
One waist of the value of one dollar.
Divers articles of wearing apparel a more particular
description of which is to the jurors aforesaid
unknown and cannot now be given of the
value of forty five dollars

of the goods, chattels and personal property of *Mary Donohue*

by a certain person or

~~and certain other~~ persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Mary Donohue*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Michael Cassidy

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.

BENJAMIN K. PHELPS, District Attorney.

0279

BOX:

26

FOLDER:

316

DESCRIPTION:

Center, John

DATE:

12/01/80



316

0280

No 252

Day of Trial, *Mitchell*
Counsel, *Mitchell*
Filed / day of *Dec* 1880

Plends *Chas. G. Gully*

SELLING LOTTERY POLICIES

THE PEOPLE

vs.
Dec 1, 1880.

B

John Hunter

BENJ. K. PHELPS,

Attorney
District Attorney.

Applicant

A True Bill.

Chas. G. Gully

Foreman

Part 2. Dec 10 1880

tried and convicted

Pr 2 months 7 Mo
\$25. Dec 14/80

6/13/87
413866
1970

NO. 252

THIS IS A COPY OF THE ORIGINAL FILED IN THE OFFICE OF THE CLERK OF THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA

10

0281

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

Warren Sniffen
of the New Boy Lodging house East Broadway and Houston Street,
being duly sworn deposes and says, that on the 20th day of
November 1880 at No. 218 Canal

Street, in the City and County of New York,

John Center (now here)

did unlawfully and feloniously sell and vend to

deponent for the sum five cents

a certain paper and document, the same being what is commonly known as,
and is called a Lottery Policy, and which said Lottery Policy, writing, paper,
and document is as follows, that is to say:

(document annexed) and which paper is an
insurance upon a drawing of a lottery
unauthorized by the laws of the state of New York

Wherefore deponent prays that the said John Center
may be dealt with according to law.

Warren Sniffen

Sworn to before me, this 22nd }
day of November 1880 }

J. M. Parsons

Police Justice.

0282

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Center 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.

John Center

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

28 Goerick Street

Question. What is your occupation?

Answer.

Clerk

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

Answer.

I am not guilty

John Center

John J. ...
Taken before me this *21* day of *Nov*

POLICE JUSTICE,

1880

0283

COUNSEL FOR COMPLAINANT.

Name, Address,

COUNSEL FOR DEFENDANT.

Name, Address,

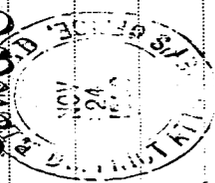
Form 60

Nov 25 2

Police Court—First District

THE PEOPLE, &C.,
ON THE COMPLAINT OF

Wagon Builders
Best Lodging House & Office
John Senter
Violation of Ordinance



Offense,

Dated *22 November 1880*

Patterson Magistrate.

Minnie Officer.

14 Ave Clerk.

Witnesses,

1000 to answer
General Sessions

Received in Dist. Atty's Office,

BAILED,

No. 1, by *Annie Gibney*
Residence *17 Second Street*

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

No. 5, by _____
Residence _____

No. 6, by _____
Residence _____

0284

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 Center

late of the *sixth* Ward in the City and County aforesaid,
on the *twentieth* 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

Warren Sniffen

and did procure and cause to be procured for the said

Warren Sniffen

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

Box Ex 20

- 1 - 53 - 2575

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
~~DANIEL J. ROBBINS,~~
~~_____~~, District Attorney.

0285

Day of Trial,
Counsel,
Filed *1st* day of *Dec.* 1880
Pleads

THE PEOPLE
vs.
John Carter
Copied
Daniel C. Rollins
Buy. K. Phelps
District Attorney.

Original
Daniel C. Rollins
District Attorney

A True Bill.

D. K. Long
Foreman.

Howe
Dec 13/80
For 2nd of F. 25

0286

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 *John Coenter* —

late of the *Sixth* Ward in the City and County aforesaid,
on the *Twentieth* 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, supply and procure, and cause to be vended, sold, bartered, furnished, supplied
and procured, to and for one *Warren Sniffen*
and which said instrument and writing *Conditionally called a lottery policy*
a certain paper and instrument, commonly called a lottery policy, is as follows, that is
to say :

B412 20
- 1-53-2575

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.

0287

BOX:

26

FOLDER:

316

DESCRIPTION:

Chauch, Dominick

DATE:

12/23/80



316

0288

166
171
(Signature)

Filed 23 day of Dec 1880

Pleads et al guilty

THE PEOPLE

(Signature)
Dominick Chauch

Forcible Assault and Battery

BENJ. K. PHELPS,

District Attorney.

Part in Act 27. 1880

plead - ans

A True Bill.

(Signature)
Marshall W. Coffey

Foreman

Pen 6 months

0289

Form

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

POLICE COURT—FIRST DISTRICT.

Giuseppe Appelle
of No. 115 West Street, being duly sworn, deposes and says,
that on the 11th day of December 1899
at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by
Dominick Chanch now present.

That said Chanch
did wilfully and maliciously
cut and wound deponent
in the breast and shoulder
with and by means of a
certain knife and sharp
dangerous weapon which
he Chanch hid then and then
held in his hand

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

Dominick Chanch
with the felonious intent to take the life of deponent, ^{and} 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 accord-
ing to law.

Giuseppe Appelle

Sworn to, before me, this

day of December

1899

Police Justice

0290

Police Court—First District.

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

Dominick Chaus 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. *Dominick Chaus*

Question. How old are you?

Answer. *26 Years.*

Question. Where were you born?

Answer. *Italy*

Question. Where do you live?

Answer. *204 Hester Street*

Question. What is your occupation?

Answer. *Labourer*

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*
Dominick X Chaus
made

John J. Brown
Taken before me, this
17 day of *Decr*
18*87*
POLICE JUSTICE.

0291

Police Court—First District,

AFIDAVIT—Felonious Assault & Battery

THE PEOPLE, &c,
ON THE COMPLAINT OF
James A. [Signature]
215 [Signature]
Johnnie [Signature]



Dated, *Dec 17 1960*
William [Signature] Magistrate.
Cheney [Signature] Officer.
17 Clerk.

Witnesses:
James [Signature]

2000 to answer
Conrad [Signature]

Received at Dist. Atty's Office,

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

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,

0292

Giuseppe Appell, says that he is a laboring man and lives at No. 215 Hester Street -

The defendant got him a place to work and he promised to give defendant two dollars, but he did not like the place and left, two or three days after defendant came into his house and demanded the two dollars. The complainant said I only worked one day and I can't afford to give it. I was sitting on chair when he put his hand on my shoulder and said If you don't give me the two dollars you'll be dead man in the yard in the morning. he then stabbed me once in the left breast and once on the shoulder. I was in the hospital 8 days.

Witnesses - Vincenzo Vozzo

Vincenzo Donadio

0293

The People

- 10 -

Domenick Chanch

Testimony for
the Prosecution

0294

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 Dominick Chauch
late of the City of New York, in the County of New York, aforesaid, on the
eleventh 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 Giuseppe Appelle
in the peace of the said people then and there being, feloniously did make an assault
and him the said Giuseppe Appelle
with a certain knife
which the said Dominick Chauch
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 Giuseppe Appelle
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 Dominick Chauch
with force and arms, in and upon the body of Giuseppe Appelle
him then and there being, willfully and feloniously did make an
assault and him the said Giuseppe Appelle
with a certain knife which the said Dominick Chauch
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 Giuseppe Appelle
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 Dominick Chauch
with force and arms, in and upon the body of Giuseppe Appelle
in the peace of the said people then and there being, feloniously, did make another
assault and him the said Giuseppe Appelle
with a certain knife
which the said Dominick Chauch 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 Giuseppe Appelle with intent him the

#3

0295

said *Giuseppe Appelle* 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

Dominick Blauch
with force and arms, in and upon the body of the said *Giuseppe Appelle* then and there being, willfully and feloniously, did make another assault and the said *Giuseppe Appelle* with a certain *knife* which the said *Dominick Blauch* 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 *Giuseppe Appelle* 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.

Per 6 months

Marshall McCoy
A TRUE BILL.
District Attorney

BENJ. K. PHELPS

Dominick Blauch
Felonious Assault and Battery.

THE PEOPLE

Filed *23* day of *Dec* 188*0*
Pleads *at New York 19*

H
17

0296

BOX:

26

FOLDER:

316

DESCRIPTION:

Clark, Peter

DATE:

12/15/80



316

0297

Day of Trial,

Counsel,

Filed *17* day of *Dec* - 187*0*

Pleas *Not Guilty*

THE PEOPLE

vs.

Peter Clark

BENJ. K. PHELPS,

District Attorney

A TRUE BILL.

Wm. W. Cooper

Foreman

Dec. 21. 1870.

Plants guilty
Wm W Cooper
J. W. Ten

0298

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Peter Clark 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.—Peter Clark

Question.—How old are you?

Answer.—17 years

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?

Answer.—58 Morris St.

Question.—What is your occupation?

Answer.—Shoe dealer.

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

Answer.—I am not guilty

Peter Clark

Taken before me this

18 day of March 1880

J. H. ...
—Police Justice.

0299

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

Frank Ferris

of *the House of detention* Street,
being duly sworn, deposes and says that on the *16* day of *November*
18*90*, at the City of New York, in the County of New York.

Peter Clark (now here)

*did upon the person of defendant
commit the abominable and detestable
crime against nature*

*That said Clark
in a Water Closet on the corner Henry
and Governor Street insert his penis
into defendant's posterior*

Frank Ferris
(mark)

Sworn to this
before me

18 day of *March*
18*90*

J. Williams
Police Justice.

0300

Sup Jenkins 978
202 of 300
POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Ferris
~~Hofa~~
vs.

Peter Clark

Affidavit - Salomey

Dated Nov 18 1880

W. L. Smith
Justice.
Handwritten signature
OFFICER.



WITNESSES:

500 bonds

0301

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 Peter Clark late of the seventh
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 eighty at the Ward City and
County aforesaid with force and arms in and
upon one Frank Ferris then and there being
feloniously, wickedly, diabolically and against
the order of nature with the said Frank Ferris
had a venereal affair, and then and there
carnally knew the said Frank Ferris, and
then and there feloniously, wickedly, diabolically
and against the order of nature with the
said Frank Ferris did commit and perpetrate
that detestable and abominable crime of
buggery, not to be named among christians,
to the great displeasure of Almighty God
to the great scandal of all human kind
and 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

Ray: K Phelps
District Attorney

0302

BOX:

26

FOLDER:

316

DESCRIPTION:

Clark, Walter

DATE:

12/22/80



316

0303

*Mark*¹⁵⁸
Filed *22* day of *Dec* 188*a*
Pleads *As Party (28)*

THE PEOPLE

20
141 W 26

vs.

P
Walter Clark

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

Part pro Dec. 27, 1880

pleads 2 count.

A True Bill.

Marville W. Cooper

Foreman.

Pen one year.

0304

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

..... 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 h , states as follows, viz :

QUESTION.—What is your name ?

ANSWER.— *Walter Clark*

QUESTION.—How old are you ?

ANSWER.— *Twenty*

QUESTION.—Where were you born ?

ANSWER.— *Norfolk Va*

QUESTION.—Where do you live?

ANSWER.— ~~120~~ *141 West 26*

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.— *Not Guilty* *Walter Clark*

Taken before me, this
John Smith
19th day of Dec
1888
Police Justice.

0305

Edward Hall of 140 W 29 being
duly sworn says -

x 42

I remember the occurrence between Clark
& myself. It was on Nov 19 - I did not
tell any one that Clark had cut me
but I saw him do it - I made a
statement at the Station house. I was
in the ball room on the night of the 19
th of Nov. Walter Clark came up & we
had a discussion & I said I did not
want to disgrace myself there but
told him to come down on the side
walk. He came down on the walk
& struck at me. There was a party
of seven or eight came down on the
walk. He struck at me with his fist
but did not hit me. I caught him
and held him & told some of them to
take him away - I did not want to
hurt him - I went up in the ball
room. I danced again - Clark came
up & struck at me again. I held
him again - I was holding him
& ~~held~~ by the neck & while doing
so he cut me in the right thigh -
I can't tell how many were there in the
ball room - I had him by the throat
against the piano when he cut me

0306

Officer Ruyler of the 29th has the razor

Sworn to before me this }
19th day of Dec 1880 }

Edward Hall

Solou Smith

Police Justice

Walter Clark of 41 West 36th being
duly sworn says - I did not cut Edward
Hall. The cutting was done in the ball
room. Hall had me by the throat
choking me severely. He had dared
me to come down in the street & we
both went down - He struck me
several times & kicked me about the
body - We were pulled & went up
stairs again. Then we came to blows
again. He asked me if I wanted
any more of him and took me by
the throat. Then we were parted
then I was arrested & that all I knew
about it. I had no razor about
me. The officer found a razor but
he did not get it from me & I don't
believe to me - There were twenty
that around us at the ~~time~~^{time}
of the second attack in the ball
room. I heard no one say they were
cut. We have been friends for this or
four years.

Sworn to before me
this 19 day of Dec 1880

Walter Clark

Solou Smith

P. O. 1

0307

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Edward Hall of No. 140

West 29th Street, being duly sworn, deposes and says

that on the 19th day of November in the year

1880, at the City of New York, he was violently and feloniously assaulted and beaten by

Walter Clark (now here) who put deponent on the right thigh with a razor then and there held in the hands of said Clark. That deponent has since been confined in the New York Hospital suffering from said wound.

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 19th day

of December 1880 Edward Hall

[Signature]
Police Justice.
Solomon D. Smith Police Justice

0308

nb
102

POLICE COURT—Second District.

THE PEOPLE, &c.,
OF THE COMPLAINT OF
Edward Hill
House of Detention
vs.
Walter Clark

OFFENCE—Felonious Assault and Battery

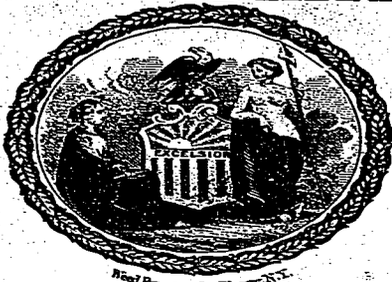
Dated *Dec 4* 1880
Smits Magistrate.
Ringler 29 Officer.
Clerk.

Witnesses,
Ann
Wm. Farley
Chen
Morse
Committed in default of \$ ~~200~~ *100*
Bailed by
No. Street.

2/3/01
Dec.
2/3/01

0309

STATE OF NEW YORK.



Executive Chamber.

Albany, May 4, 1881.

Sir: Application having been made to the Governor for the Pardon of Walter Clark who was sentenced on December 7, 1880, in your County, for the crime of Assault to harm for the term of one year and to the State Prison Penitentiary, you are respectfully requested (in pursuance of Chapter 810, 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,

Richard H. [Signature]
Richard H. [Signature]
Warden Clark

To Samuel G. Hollins
District Attorney, &c.

0310

New York Hospital,

West Fifteenth Street,

New York, Nov 19th 1885

Edward Hall (Colonel), 19. U.S. Engrs. Warrs.
is an inmate of this Hospital, suffering
from an incised wound of the
right thigh, said to have been caused
by a razor in the hands of an assailant.
his condition is such as to prevent his
present attendance at court.

John Edward
Chief Surgeon

0311

New York Hospital,

West Fifteenth Street,

New York, Nov 20 1880

This is to certify that Edward
Hill (colored) was admitted as a
patient in the Surgical Division
of this Hospital yesterday and
suffering from a lacerated wound
of thigh. His condition is not
dangerous and ultimate recovery
is assured.

Edw. Leonard

House Surgeon
Nov 20 1880

0312

FORM 10.

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

of No. 29th Precinct Street, being duly sworn, deposes and says,
that on the 18th day of November 1880 at the City of
New York, in the County of New York,

at said precinct station house
Edward Hass stated in the
presence of Waste Clark (lawyer)
that he said Clark had cut
and wounded him said Hass to
such an extent that said Hass
is now confined in the hospital
unable to appear in court

Federick Ringler

Frederick Ringler
1880
1880
1880

0313

FORM 10.

Police Court - Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Fredrick Ringler

vs.

Walter Clark

Dated

Nov 19 1880

Smith Justice.

Ringler Officer.

29 Nov 80

Witness

\$1000 for bond

*Case to await result
of inquest*

Case

Resault in Edward Hall

ARHIDA VITI

0314

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

Walter Clark

late of the City of New York, in the County of New York, aforesaid, on the
fourteenth day of *November* 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 *Edward Hall*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Edward Hall*
with a certain
which the said *razor* *Walter Clark*

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 *Edward Hall*
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 *Walter Clark*
with force and arms, in and upon the body of the said *Edward Hall*
then and there being, willfully and feloniously did make an
assault and *him* the said *Edward Hall*
with a certain *razor* which the said *Walter Clark*

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 *Edward Hall*
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 *Walter Clark*
with force and arms, in and upon the body of *Edward Hall*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Edward Hall*
with a certain *razor*
which the said *Walter Clark*

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 *Edward Hall* with intent *him* the

0315

said *Edward Hall* 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 *Walter Clark*

with force and arms, in and upon the body of the said *Edward Hall* then and there being, willfully and feloniously, did make another assault and the said *Edward Hall* with a certain *razor* which the said *Walter Clark* 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 *him* the said *Edward Hall* 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.

Pen one year

Wm. M. ...
FORGIVEN

A True Bill
Paul ...
Filed ...

BENJ. K. PHELPS
District Attorney

Walter Clark

THE PEOPLE

Felony Assault and Battery.

Filed ... day of ... 1882
Pleads ...

Nov 1882