

0151

BOX:

23

FOLDER:

281

DESCRIPTION:

Palmer, Mary

DATE:

10/01/80



281

0162

30
Counsel
Filed day of Oct. 1880
Pleads *Not Guilty*

THE PEOPLE
vs.
P. Mary Palmer
Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Chas. N. Henth
Foreman.
Oct. 19, 1880.

Geo. J. Chynges
Chynges

0163

FORM 112.

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

Police Court—Third District.

Edward Gottlieb

of No. *61 Canal* Street, being duly sworn, deposes

and says that on the *27* day of *December* 18 *79*

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

the following property viz: *One piece of navy blue silk containing about fifteen yards of the value of sixteen dollars. and one piece of plum colored silk containing eleven and a half yards of the value of seven dollars. both.*

of the value of *Twenty three* Dollars
the property of *Messrs. R. Goldman.* and in deponent's charge.

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 *Mary Palmer.* now present. from the fact that deponent has been informed that the aforesaid silk (which deponent identifies by particular marks placed thereon by himself) was traced to the possession of said *Mary Palmer.*

Edward Gottlieb
City & County of *New York.* *Lina Schilling* of No. *330 East 5th Street.* being duly sworn says that on the *23* day of *August* 18 *80* she delivered to *Detective King*

Sworn to, before me this *27* day of *August* 18 *80*
James Justice
Police Justice

0164

of the Central Office: the two pieces of silk herein referred to. Deponent further says that during the latter part of February or March last. Mary Palmer, now present, brought said silk to deponent's house. to have dresses made of them. That at the same time she gave deponent a piece of black silk to be made in a dress for her - defendant - who requested deponent not to make the other two dresses until she brought the linings and trimmings. That defendant did not again call until about three weeks since.

Given before me, } Lena Schilling
this 27th day of August 1880 }
J. H. [Signature]
Police Justice }

28 Aug 3 PM
30- 2 PM

City & County
 of New York Es. Richard King of
 the Detective Office, being sworn
 and examined says: I arrested
 the defendant Mary Palmer,
 now present, last Monday Aug
 23, 1880, in 741 Ludlow Street.
 I had a conversation with her
 about this silk. I told her I was
 an officer and asked her where
 she got this silk. She said August
 Palmer gave it to her about the
 middle or latter part of January last.
 She claimed August Palmer to be
 her husband. He was not there.
 She did not say where he was nor
 did I ask her. August Palmer
 has not been arrested ^{by me} in connection
 with this burglary - but was
 arrested for it. I saw him in this
 Court. He was discharged.

Sworn to before me
 this 30 Augt 1880

W. M. ...
 Police Justice

Richard King

Edmond Cottier being recalled and examined for the prosecution says. I have the books here that show the entries of buyers purchases and sales. I have examined the books in regard to the sales I find no entry of the full end piece of the navy blue silk in question. The number of the whole piece as received ~~was~~ was 2044. the number given by me - 17 or 18 yards was all that was sold of that piece. The last sale of any of this navy blue silk was Nov 10 1879.

X Es I made all the sales except the last of few yards which was made by Goldman himself. He had several other pieces of blue silk, but not the same quality or exact color. I could not tell if we had at any other time. I given positively that the piece in question was a part of the piece of 2044. There was a burglary committed on the night of Dec 31 1879, and a quantity of silk were stolen. The brick wall by the chimney was broken through.

By the last. No two pieces of silk in the store

0167

have the same number. I have
not the original wrapper.
Sworn to before me
this 28. Augt 1880

Police Justice Edward Gottlieb

Edward Gottlieb being sworn and cross examined says. The owner of the goods and premises is Maxmusa L Goldman. and I am employed by him on salary, as manager of his business. Mr Goldman buys, but seldom sells goods and hires the salesman. My duties are to receive and examine goods bought, put them in stock, record them, and sell them, personally. No one else in the store has the same duties. There is only one other salesman at present.

On Dec 31 1879, there were two besides me. The marks are between every five yards of the silk, and in all colored silks. They are all marked by me with roman figures in green pencil. All goods in the store prior to Jan 1st 1880, were marked the same as these two pieces of silk. The silk was in the store on Dec 30 1880, when it was closed.

I cannot swear that these two particular pieces were in the store at that time. I can't tell the last time I saw these goods in the store.

but think I could be examining
 the books - There was about 85
 yards of navy blue in store the last
 time I saw it. I'll swear that the
 piece here is a portion of that 85
 yards - It is not a rule of the store
 that a salesman must come to me
 before selling silk - but the custom.
 I can't swear that the piece of
 navy blue or plum silk was sold.
 not sold out of the store. The woman
 who bought it ^{has} ~~is~~ ^{not} entered my
 book ^{with the name} ~~is~~ ^{before me}

Wes 26 Aug 1882

Wm. W. W. W. W.
 Police Justice

0170

141 Tucker 109 w

Form 115.

POLICE COURT--THIRD DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Edmond St. Hill
61 Bond
Mary Palmer

Offence

Dated *30 August 1888*

Wm. King Magistrate,
Officer.

Clerk.
Samuel Schilling
Witnesses,
S. B. O. Clark
No. *1330* Street.

No. Street.

No. Street.
\$ *1000* to answer committed.

Received in Dist. Atty's Office,

Samuel Hill

BAILABLE,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

01771

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

Mary Palmer

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

*sixteen yards of silk (of the kind commonly
called navy blue silk) of the value of one
dollar each yard.*

*Eleven and one half yards of silk (of the kind
commonly called plum colored silk) of the
value of ninety cents each yard.*

of the goods, chattels, and personal property of one *Abraham L. Goldman*

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

✓

0172

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

Mary Palmer

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
with force and arms, at the Ward, City and County aforesaid,

Sixteen yards of silk (of the kind commonly
called navy blue silk) of the value of
one dollar each yard.

Eleven and one half yards of silk (of the
kind commonly called plum colored silk)
of the value of ninety cents each yard.

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

Manassa D. Goldenau

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

Manassa D. Goldenau

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

Mary Palmer

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

BENJ. K. PHELPS, District Attorney.

0173

BOX:

23

FOLDER:

281

DESCRIPTION:

Pelaer, Emanel Antono

DATE:

10/08/80



281

0174

68
Filed 8 day of Oct 18 89
Pleads *the People vs*

THE PEOPLE

vs.

P

Emanuel Antonio Pelaez

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Chas H. Huswell

Foreman.

Oct 11-1889
Judge & Committee of ass
J. M. Sen. 75

0175

Form

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

POLICE COURT—FIRST DISTRICT.

Ernie Tiger
of No. *64 James* Street, being duly sworn, deposes and says,
that on the *19th* day of *September*, 18*80*

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

Emanuel Delaer now present.

*I that said Emanuel did willfully
and maliciously cut and wound
the flesh of deponent's left
arm with and by means of a
certain knife and sharp dan-
gerous weapon which he Emanuel
then and there held in his hand*

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

Emanuel Delaer
with the felonious intent to take the life of deponent, ^{and} to do h^{im} 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.

Carlio Zegeroa

Sworn to, before me, this
day of *Sept* 18*80*
M. J. Justice
Police Justice.

0176

Police Court—First District.

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

Emanuel P. Laer 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. *Emanuel P. Laer*

Question. How old are you?

Answer. *54 Years*

Question. Where were you born?

Answer. *Cuba*

Question. Where do you live?

Answer. *In Monroe Street*

Question. What is your occupation?

Answer. *Cigar Maker*

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

Answer. *I am not guilty*

Emanuel Antonio P. Laer

Witness before me, this
19th
day of
Sept
1891
POLICE JUSTICE

0177

Police Court—First District.

AF FIDAVIT—Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amel Higgins
House of Deputies
Manuel Delaer

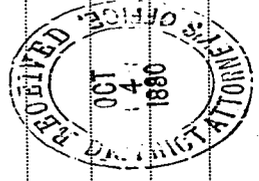
2
3
4
5
6

Sept 18 1880

Paterson Magistrate.

Gilbrides Officer.

4 Clerk.



Witnesses, _____

_____ to answer
at General Sessions. *Con*

Received at Dist. Atty's Office,
Oct. 29th. 2/160 J.P.M.

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, _____

Amel Higgins 2/160
at 10 A.M. 29 1880
copy to Clerk's copy 29 1880
N. at 3.00

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

487

The People
 vs. Emmanuel Antonio Pelear } Court of General Sessions. Before
 Recorder Smythe, October 11, 1880.
 Indictment for felonious assault and battery.
Emilio Figueroa sworn and examined through
 the interpreter - Live 64, James St. I am a stripper in a
 tobacco factory. I have known the prisoner 11 years.
 On the 17th day of Sept., I met him in Oliver St.;
 he invited me to take a drink; it was between
 1 and 2 o'clock in the afternoon; we went to
 a liquor store and he paid for the first drink
 and then he told me I would have to stand
 treat. I told him that I had only 25-cents and
 that I could not treat, I needed it for my sup-
 port; then he struck me, he gave me a push
 with his fist; then he cut or stabbed me with
 a knife in the arm and then he took a
 bottle and struck me on the arm with a
 bottle. I went out in the street and called for
 a policeman and he was arrested. Then we
 went to the station house and I was sent from
 there to the Chamber St. hospital to have my
 wound healed. I remained until my wound was
 dressed and went back to the station house.
 (The witness showed his coat where it was cut).
 Before the prisoner cut me he used bad words
 and insulted me; he told me I was a mis-
 erable coward; he ran away after he cut
 me. He cut me because I refused to pay for

liquor. Cross examined. I did not have cigars in my possession belonging to the prisoner, I did not work in the same place where the prisoner worked. I did not go to his place in James St. and take some property out of his house. I had two drinks that day with him of whiskey, but before that I did not have any. I think the prisoner was a little intoxicated at the time. Thomas Gilbride sworn. I am an officer of the Fourth precinct and arrested the prisoner on the 16th of Sept. in the street in Oak St. between New Chamber and James St. The complainant and the prisoner were quarreling, and the complainant wanted me to arrest them; he said he had stabbed or cut him. The prisoner was walking away. I asked the complainant would he make a charge against him? He said, "yes." I asked him where he was cut. I looked at the arm where he had been cut. There were no marks on the shirt or on the coat. There was a couple of old cuts on the coat, but they did not seem to be the marks of a knife. There were two small scars on the arm bleeding, like as if it was bruised, the skin taken off. I fetched them both into the station house and took the complainant right over to the station house. He said it did not amount to much. I took

him back to the station house again. In about two weeks after I was searching and I could not find the complainant. I searched the prisoner when I got him to the station house and found this knife and pistol loaded and a bad trade dollar. He said that the complainant gave him that trade dollar for cigars. The prisoner said he did not cut the complainant; he said that the complainant was struck with a bottle by him, but was not cut in the arm with a knife.

Cross Examined. I did not see any marks or cuts on the prisoner; he told the sergeant that the complainant hit him in the eye with his fist before he struck him with the bottle. There were two small wounds on the complainant's arm. The wound looked as though it was ^{cut} with a knife; the doctor put his finger in the wound and worked it around; the skin was cut. After I locked up the prisoner I took the complainant to the hospital in Chamber St. and waited there about five or ten minutes, got his wound dressed, took him back to the station house and then took the both to court. The doctor put a piece of plaster on, the skin was loose.

Emanuel Brutons Belear sworn and examined in his own behalf testified: I live 116 Morris St. and have known the complainant 14 years. I came from my house going to Oak St. on the

corner. I met the complainant, he asked me to give him two hundred cigars. I gave them to him, I had them with me, that was the 16th. On the 17th I went out to get my knife "grinded" and I met him again. I asked him to give me some money for the cigars and he gave me a dollar, the same dollar the policeman has. I told him it was a bad one. He said, "come and have a drink and we will see if the dollar is good." I had one drink and did not want any more. Then we began to talk about that dollar again. I said, that dollar is no good and because I refused it he hit me in the face by the side of the nose with a knife that he had in his pocket. Then I took a bottle and hit him with it on his head and on his arm. I went out and he went out and did not say anything; then afterwards he called a policeman to have me arrested. I did not cut him with a knife, I hit him only with a bottle; he had a mark on his head and on his arm; the bottle did not break the first blow, but it broke when I hit him on the arm. Then he hit him with the bottle, the complainant picked up a stone and was about to hit me when an Italian prevented him. The jury rendered a verdict of guilty of assault and battery. He was sent to the penitentiary for one year.

0182

Testimony in the case of
Emmanuel A. Pekar
filed Oct. 8

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 *Emanuel Antonio Pelaar*

late of the City of New York, in the County of New York, aforesaid, on the
seventeenth day of *September* 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 *Emilio Figueroa*
in the peace of the said people then and there being, feloniously did make an assault
and *kill* the said *Emilio Figueroa*
with a certain *knife*
which the said *Emanuel Antonio Pelaar*

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

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Emanuel Antonio Pelaar*
with force and arms, in and upon the body of the said *Emilio Figueroa*
then and there being, wilfully and feloniously did make an
assault and *kill* the said *Emilio Figueroa*
with a certain *knife* which the said

Emanuel Antonio Pelaar in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *kill* the said *Emilio Figueroa*
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 *Emanuel Antonio Pelaar*
with force and arms, in and upon the body of *Emilio Figueroa*
in the peace of the said people then and there being, feloniously, did make another
assault and *kill* the said *Emilio Figueroa*
with a certain *knife*
which the said

Emanuel Antonio Pelaar in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *kill* the said *Emilio Figueroa* with intent *kill* the

0184

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

FOURTH COUNT.

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

Emmanuel Antonio Pelaez with force and arms, in and upon the body of the said *Emilio Figeroa* then and there being, wilfully and feloniously, did make another assault and *him* the said *Emilio Figeroa* with a certain *Knife* which the said in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Emilio Figeroa* 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.

651
W. H. [unclear]
Filed *8* day of *Oct* 18*99*
Pleads *Not Guilty (C)*

THE PEOPLE
28.
P
Emmanuel Antonio Pelaez
Felonious Assault and Battery.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

John N. Harrell

Joseph M. [unclear]
Borough.

Travis & [unclear] & [unclear]
J. H. [unclear]