

On the Docket

Attorney Disbarment

Service of Process

Private Eyes

Self-Defense

Insanity Defense

Punisher Trial



Who Would be Disbarred?





Is Vigilantism Creative Community Service?



A lawyer who is convicted of a felony will cease to be an attorney or competent to practice law in New York. NY CLS Jud § 90(4)(a) and (4)(e).

Defense of Others

A person may...use physical force upon another person when and to the extent he or she reasonably believes such to be necessary to defend himself, herself or a third person from what he or she reasonably believes to be the use or imminent use of unlawful physical force by such other person

NY CLS Penal § 35.15.



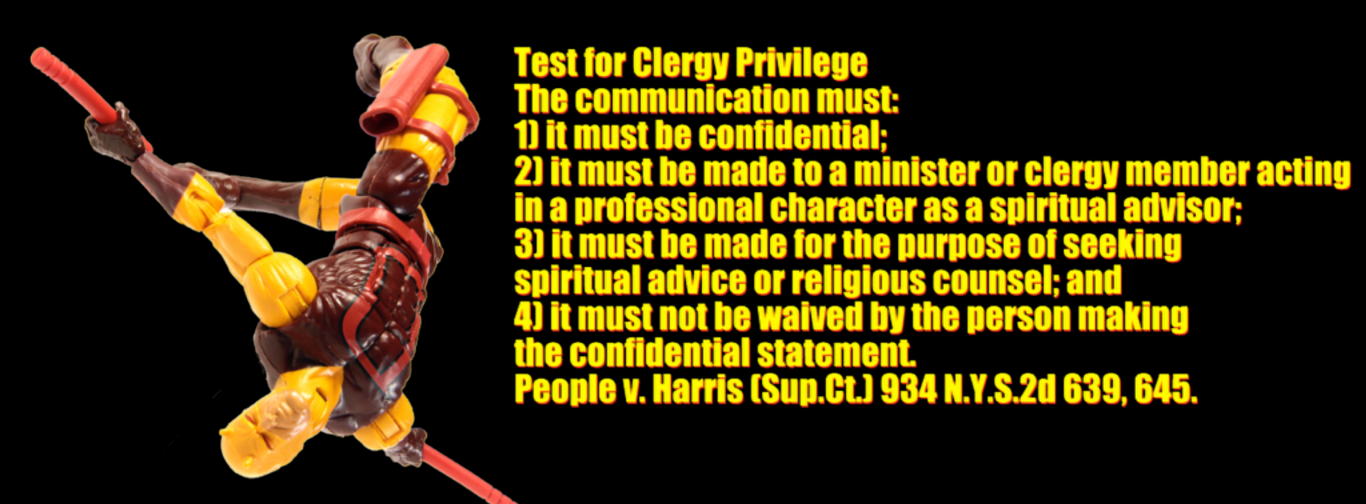


Marci Stahl, Esq.



Ethical issues with disclosing Wilson Fisk's Confidential Information to Nelson & Murdock





Can Father Lantom Be Forced to Testify?

How Can Private Eyes Collect Information?

Wait...Pl's Shouldn't Impersonate Hospital Staff to "Obtain" Medical Records?





Wesley Refused to Give His Name.

Only 38 Minutes to Get to Precinct to Meet Client.

3rd Party Paying for Representation.





Wait...The Defense Has to Prove Self-Defense, not the Prosecution Proving It Wasn't.

Trial of John Healy

A person can "use physical force upon another person when and to the extent he or she reasonably believes such to be necessary to defend himself, herself or a third person from what he or she reasonably believes to be the use or imminent use of unlawful physical force by such other person."

NY CLS Penal § 35.15(1).

Law on Self-Defense

Subjective State of Mind

What Do You
Mean the
DEFENDANT
Should Testify?

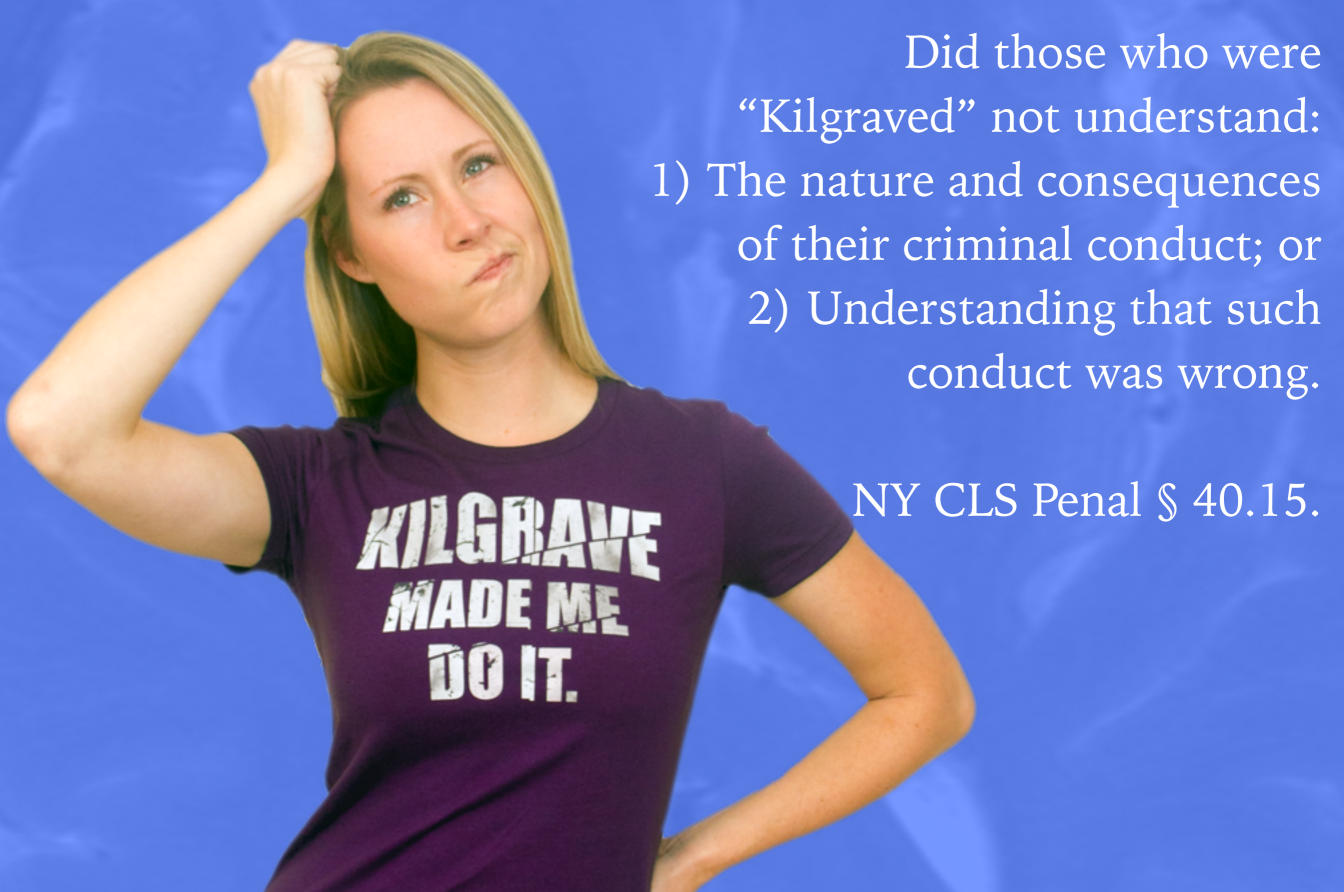
To pass the subjective test, counsel will probably need to call the defendant as a witness to testify as to his state of mind when he committed the criminal act. The defendant's testimony would be able to establish how the defendant perceived the situation, e.g. what he saw the victim doing, what he heard the victim saying, what he knew about the victim's propensity for violence, and the fear the defendant experienced about an imminent danger to himself or another.

Judge Alan D. Marrus

Justification —What Is Reasonable Belief? By Alan D. Marrus, Acting Supreme Court Justice, Kings County, New York., General Editor, John M. Castellano, Esq., Member of New York Bar, NY CLS Penal § 35.15, Practice Insights



"Hope" for the Insanity Defense





How Can a Lawyer
Prove to a Jury
Someone was "Kilgraved"?

No "Mind Control" Cases



Did Karen Page Act in Self Defense?



Going Man of Steel on Kilgrave **Like There Was Another Option?** KILGHAUE MADEME DO IT.

Kingpin of Crime

Possible Charges Against Wilson Fisk:

RICO

Conspiracy, Murder, Fraud, Tax, Terrorism, Bribery, Unlawful Evictions, and on and on...



Torturing Kilgrave for a Confession



Would Kilgrave Qualify as a "Sexually Violent Predator" Subject to Civil Confinement?





People v Frank Castle



What's Up with the DA Violating the Constitution?

Trial Advocacy



Did Matt Murdock Violate the Duty of Loyalty?

Does the Attorney-Client Privilege Apply to Karen and Frank's Discussions?



Battle of Experts

Goal: Expert Establish Frank Castle has form of "Sympathetic Storming" for the Insanity Defense

Impeach State Witness or Get Him to Agree

What is the Danger of Col. Ray Schoonover as a Character Witness?





Questioning the Punisher

Focus on Frank Castle's Humanity

What happened to your wife at the park?

What happened to your daughter?

What happened to your son?

What happened to you?

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Who were the Dogs of Hell?

Why did you confront the Dogs of Hell?

What were the Dogs of Hell doing when you confronted them?

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Going back to your daughter's book, have you ever quoted that phrase?

What are the specific times you said that quote?

Questions?

Thank You

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