

02 12

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

Mahoney, John

**DATE:**

03/18/81



406

02 13

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

McGowan, Walter

**DATE:**

03/18/81



406



0215

181. Madison Avenue  
April 5<sup>th</sup> 1881.

I will add to Father's Change  
letter the statement that Mrs  
M. Goussu has promised to  
remove with her family away  
from her present district, and  
over to the East side as  
soon as she can make the  
change.

And that if there is any  
delay, it is probable my  
family will clean up and  
re-clothe the Bny, and keep  
him here until the change  
can be made.

W. R. S. Jones

0216

ST. GABRIEL'S CHURCH,

303 East 37th Street.

New York, Nov. 14<sup>th</sup> 1881.

W. N. P. Jones Esq

My dear Sir

Mrs Jones called my attention last Friday morning to the case of a child named M. Gordon, aged about 12 years, who has been arrested for supposed theft - I advised that the boy's mother move to My Park, and send her children to My School, and that I would watch over them with care.

If you can loan this boy board money, and place under my guidance, I will do all in my power to make a good boy of him -

Very truly yours

J. H. Crosby.

0217

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

of No. Lizzie Hanson  
71 Madison Avenue Street, being duly sworn, deposes  
and says, that on the 11<sup>th</sup> day of March 18 80

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

the following property, to wit: One pocket-book containing  
good and lawful money of the United  
States consisting of gold and silver  
coin and notes or bills in all of  
the amount and

of the value of thirty-nine 15.00 Dollars,  
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

John Mahoney and Walter  
M. Gowans, both now here.  
For the reasons following to wit: that  
said pocket-book and money was  
then contained in the left pocket  
of the jacket then worn upon the  
person of deponent as a portion of  
deponents (ladies) clothing. That deponent  
was then walking in 19<sup>th</sup> Street  
between 6<sup>th</sup> & 7<sup>th</sup> Avenues. That deponent  
felt a hand inserted in her said  
pocket and felt said pocket-book  
abstracted and heard the sound of

Subscribed before me this

Police Court

02 18

Coinciding upon the flag stones,  
and turning quickly, deponent saw  
said dependants, and another boy who  
is unknown to deponent, running  
swiftly away through said street  
towards 6<sup>th</sup> Avenue. That deponent  
has known said dependants for five  
months past and fully recognizes  
them as the boys who ran away  
as aforesaid.

That at said time there were no  
other persons near deponent on  
the north side of said street where  
deponent then was.  
Sworn to before me this 12<sup>th</sup> day of March 1881

J. W. Patterson, Police Justice

02 19

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*John Mahoney* 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.—*John Mahoney*

QUESTION.—How old are you?

ANSWER.—*Seventeen years of age*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*No. 116 West 19<sup>th</sup> St.*

QUESTION.—What is your occupation?

ANSWER.—*Paper Seller*

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.*

*John Mahoney*

Taken before me, this  
*19<sup>th</sup>* day of *March*  
*John J. Sullivan*  
Police Justice  
1881

0220

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Walter McGowan* 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.—*Walter McGowan*

QUESTION.—How old are you?

ANSWER.—*Twelve years of age*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*No. 130 West 19<sup>th</sup> St.*

QUESTION.—What is your occupation?

ANSWER.—*I go to school*

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

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

*Walter M. McGowan*

Taken before me this

*J. M. Dawson*  
day of *March* 188*9*  
Police Justice

0221

FORM 59  
POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Supper Hansen*  
*171 Madison ave.*  
*John Mahoney*  
*12 North 11th Street*

DATED *March 12* 18 *81*

*Centennial* MAGISTRATE.  
*Ketchum 29* OFFICER.

WITNESSES:  
*E. L. Ketchum*  
*29 Mount Police*



MAILED BY *Conry*  
TO ANS

STREET.  
No. *6*

Affidavit—Larceny

*Wm. J. ...*

0222

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 Mahoney and Walter McEwan*

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

on the *eleventh* day of *March* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms, ~~in the night time of said day~~, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

1881

*One pocket book of the value of fifty cents*

of the goods, chattels, and personal property of one *Lizzie Mason* on  
the person of the said *Lizzie Mason* then and there being found,  
from the person of the said *Lizzie Mason* 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.

**DANIEL C. ROLLINS,**  
**District Attorney.**

0223

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

Malkem, Henry

**DATE:**

03/18/81



406

0224

1889  
Counsel,  
Filed day of Feb 1889  
Plends at New York - 21

INDICTMENT  
Larceny from  
the Person, *et al.*  
vs.  
Henry Macken  
*2*

Daniel S. Lellis  
District Attorney.  
A TRUE BILL.  
Foreman.

William Staley  
Foreman.  
At the Court of Sessions  
of the City and County of New York  
March 23, 1889  
P. 2 Mar 23.

0225

FORM 112.

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

Police Court—Third District.

Aderietta Slagle  
of the County of Darien Connecticut Street, being duly sworn, deposes

and says that on the 11<sup>th</sup> day of March 1881

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

the following property viz:

One pocket-book containing good and lawful money consisting of one bank note or bill of the denomination and value of one dollar, Three silver coins of the denomination and value of one dollar each, and fractional currency to the amount of one dollar and a paper containing a number of invisible hair Pins said property being in all about five <sup>53</sup>/<sub>100</sub> Dollars

of the value of deponent and her father Sullivan W. Slagle

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 Henry Malkeon

(now here) from the fact that deponent was walking along the Bowery and the time said pocket-book containing said property was in the dress pocket of the dress then and there worn by deponent as a part of her wearing apparel and when near Grand Street deponent missed said pocket-book and after walking a short distance deponent saw Malkeon talking to a colored man by the name of Clark and at the time said Clark had said pocket-book in his hand. Deponent

Sworn to, before me this  
day of \_\_\_\_\_ 18

Police Justice

0226

asked said Clark to let her examine said Pocket-book and upon doing so identified it as the same which was stolen from her possession on the 11<sup>th</sup> day of March, 1881, and the same which is mentioned in the within affidavit made by deponent. That said Clark informed deponent that said Malkem offered said Pocket-book for sale to him.

Sworn to before me this } Adretta Slagle  
11<sup>th</sup> day of March 1881 }

Solomon B. Smith Police Justice  
City and County of New York } SS

Joseph Clark of No 145 Chryste Street being duly sworn says he is a book-keeper and has his store on the corner of Broome Street and the Bowery. That on the 11<sup>th</sup> day of March 1881, deponent was standing on said corner and that Henry Malkem (now here) approached deponent and asked him if he wanted to purchase a pocket-book and ~~the same to deponent~~ that while deponent was examining the same Adretta Slagle the within named complainant identified said pocket-book as ~~the~~ one which was stolen from her possession.

Sworn to before me this } Joseph <sup>his</sup> Clark  
11<sup>th</sup> day March 1881 } Mark

Solomon B. Smith Police Justice

0227

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK }

*Henry Malkew* 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. *Henry Malkew*

Question. How old are you?

Answer. *Eleven*

Question. Where were you born?

Answer. *Sweden*

Question. Where do you live?

Answer. *No 11 Ludlow Street*

Question. What is your occupation?

Answer. *Peddler*

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

Answer. *I was walking past Grand Street  
I was going to meet my brother. he  
had the money I was going to  
buy suspenders with. A big man  
that was standing in Grand Street  
in front of Lorde and Taylors ~~gave~~  
~~the pocket-book~~ to me told me to  
take the pocket-book and I done  
it. I gave the pocket-book to the man  
and he took some money out and  
gave me the pocket-book and ninety-  
two cents. Then he saw the lady  
coming back and he walked away.*

*Henry Malkew*

Taken before me, this *11th* day of *March* 18*91*  
*J. M. Smith*  
POLICE JUSTICE.

0228

COUNSEL FOR COMPLAINANT.

Name.....  
Address.....

COUNSEL FOR DEFENDANT.

Name.....  
Address.....

POLICE COURT—THIRD DISTRICT

ON THE COMPLAINANT'S

*Arnette Blake*  
*Darwin Combides*  
*Henry Malken*

1.....  
2.....  
3.....  
4.....  
5.....  
6.....

Dated *March 11 1981*

*Justin Kayton* Magistrate  
*110 Meenach* Officer  
..... Clerk

Witness:  
*Joseph Clark*  
*120 Longview Street*

*Joe* to *John*  
*Sen* at *John*  
Received at Dist. Atty's Office  
*John*



*Joe Campbell*

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.....

0229

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 *Henry Malkin*

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

on the *eleventh* day of *March* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid, with force and arms

*One* Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* United States Treasury Note of the denomination of *one* dollar and of the value of *one* dollar.

*One* Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of *one* dollars and of the value of *one* dollar.

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *one dollar*

*Three coins of the kind called dollars of the value of one dollar each*

*One pocket book of the value of fifty cents*

of the goods, chattels, and personal property of one *Adrietta Slagle* on the person of said *Adrietta Slagle* then and there being found, from the person of said *Adrietta Slagle* 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.

*Daniel B. Robbins*

~~BENJ. K. PHELPS, District Attorney~~

0230

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

THAT the said

*Henry Walkem*

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

*One* Promissory Note..... for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* United States Treasury Note \_\_\_\_ of the denomination of *one* dollar..... and of the value of *one* dollar.....

*One* Promissory Note..... for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* Bank Note..... of the denomination of *one* dollar..... and of the value of *one* dollar.....

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *one dollar*

*Three coins of the kind called dollar of the value of one dollar each*

*One pocket book of the value of fifty cents*

of the goods, chattels and personal property of the said *Adrietta Slagle*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said Adrietta Slagle* unlawfully, unjustly, and ~~for the sake of wicked gain~~, did feloniously receive and have (the said

*Henry Walkem*

then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen <sup>*taken and carried away*</sup> 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.

**DANIEL C ROLLINS,**

**District Attorney.**

0231

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

Manning, Martin

**DATE:**

03/14/81



406

0232

106  
Ct. H. of Feb. 26  
Counsel, G. G. F.  
Filed 4 day of March 1887.  
Reeds H. C. (101)

INDICTMENT—Larceny from  
the Person.

THE PEOPLE

vs.

*Martin Manning*

*David S. Collins*  
BENJ. K. PHIBBS,

District Attorney.

A True Bill.

*William H. Phelps*

Foreman.

*James Quincy*

*Elmer R. J.*

0233

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY OF NEW YORK, } ss.

*Martin Manning* 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. *Martin Manning*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Harlem New York*

Question. Where do you live?

Answer. *2334 Third Avenue*

Question. What is your occupation?

Answer. *Bar tender*

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

Answer. *I am not guilty, I was too drunk to know what I did with the pin.*  
*Martin Manning*

Taken before me, this *10th* day of *March* 18*97*

*Mervin Oberling*  
Police Justice

0234

*Fifth* District Police Court

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. *South East Corner Third Ave Street, 127 Street*

being duly sworn, deposes and says, that on the *ninth* day of *March* 18*81* at the *Saloon known as "Brighton Billiard Saloon" on 3<sup>d</sup> Avenue* City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, *and from his person*

the following property, viz.: *a diamond stud - of the value of Twenty-five dollars.*

the property of *this 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 *Martin Manning (now here)* for the reason

*following to wit: that at about two o'clock in the afternoon of said day, this deponent was sitting asleep in a chair in said Saloon and at that time had said stud fastened to the scarf then and there worn by deponent as part of his bodily apparel; that while deponent was thus sitting there asleep said Martin Manning, as deponent was afterwards informed by John M. Lee of No. 157 East 123<sup>d</sup> Street in said City; sat down near deponent and that he said Lee saw said Manning hiding some articles in his said Manning's hand, that he said Lee saw that there in said Manning's hand was a spiral spring as such are attached generally to studs for the purpose of fastening*

Subscribed and sworn to before me this

Day of

187



0236

Off Smith,  
Sept admitted  
1. Off Smith,  
personally, &  
also in Court.

0237

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 *Martin Manning*

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

on the *ninte* day of *March* in the year of our Lord one  
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,  
with force and arms

*One stud (of the kind commonly  
called a diamond stud) of the value  
of twenty five dollars*

of the goods, chattels, and personal property of one *Albert Lambert*  
on the person of said *Albert Lambert* then and there being found,  
from the person of said *Albert Lambert* 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.

*Daniel S. Rollins*

**BENJ. K. PHELPS, District Attorney.**

0238

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

Marsh, George

**DATE:**

03/08/81



406

0239

18  
Counsel,  
Filed *E. E. Howard* 1871  
day of *March*  
P. Pleads *Not Guilty*

*and vs. Court & Co.*  
*District Court*

THE PEOPLE  
vs.  
*George March*  
by *James S. Miller*  
DEAN K. FIDELIS  
District Attorney.

A True Bill.

*William H. Mudge*  
Clerk  
*Sept 20 1871*  
*Wm. H. Mudge*  
*James S. Miller*  
*James S. Miller*  
D. P. 4 years.



0241

person in the act of leaving the premises N° 316, W.  
4th street, having in their possession one trunk  
and one box. This was about noon of that day  
and I <sup>immediately</sup> after <sup>leaving</sup> <sup>the</sup> <sup>premises</sup>  
went to <sup>the</sup> <sup>premises</sup> <sup>to</sup> <sup>see</sup> <sup>the</sup> <sup>person</sup> <sup>and</sup> <sup>to</sup> <sup>take</sup> <sup>possession</sup> <sup>of</sup> <sup>the</sup> <sup>trunk</sup> <sup>and</sup> <sup>box</sup>.

1st day of March 1881 }  
City of New York }  
Police Justice }  
John H. A. Sullivan  
+  
Mark

State and County of New York }  
City of New York }  
Theresa McCarthy aged 32 y. W. 38th street.  
being duly sworn deposes and says that  
on the morning of the 15th day of February 1881.  
she saw George March and one other person  
whose name is unknown to deponent in the act  
of leaving said the premises, N° 316, W. 4th street,  
having in their possession one trunk and one  
box. That deponent was informed subsequently  
that the articles hereinabove mentioned had  
been taken stolen and carried away by  
the aforesaid George March and the  
person to the deponent unknown. That said March  
did not at that time live on board in said premises  
and I went to the premises to see the person and to take possession of the trunk and box.

1st day of March 1881 }  
City of New York }  
Police Justice }  
Theresa M. McCarthy

0242

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

George Marsh 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.—George Marsh

QUESTION.—How old are you?

ANSWER.—Twenty six years

QUESTION.—Where were you born?

ANSWER.—New York

QUESTION.—Where do you live?

ANSWER.—28 Gunpowder St

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.—I am not guilty. I never saw the complainant by knowledge.

George Marsh

Taken before me, this

10th day of October 1887

Police Justice

*Handwritten signature of Police Justice*

0243

Police Court—Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Hamilton  
316 W 41 St.

George Starch

Date: March 1 1887

Hammur Magistrate.

W.C. Connel Officer.

20th Clerk.

Witnesses: Robert Williams

Henry McCallister 329 W 38

Thomas Murphy 316 W 41

John Williams 41

Samuel Chubb

Richard J. Kelly

Commitment in default of \$ Bail.

Filed by



No. Street.

Ex  
Comptroller  
\$ 1000.00

0244

2801

The People's Court of General Sessions, Part First.  
George Marsh (Before Judge Cowing, March 21. 1881  
Indictment for burglary in the third degree, grand larceny  
and receiving stolen goods.

Ann Barnlin, sworn and examined. I live 316  
West Forty first St.; it is a tenement house; no  
one keeps boarders but myself; the names of my  
boarders are; John Murdoch, Thomas Armstrong  
James Charles and Richard Williams; they  
were boarding with me in February last. I was  
in the house on the morning of the 16<sup>th</sup> of February  
I came down stairs about 10 1/2 o'clock; everything  
was right; I did the chamberwork myself. I did  
not go up again. Mr. Murdoch was the next gen-  
tleman who went up after dinner about 20  
minutes past one; he was the first one entered  
the room. Mr. Armstrong occupied the large room.  
Thomas Armstrong, sworn. I live 316 West Forty  
first St. with Mrs. Barnlin. I was living there the  
16<sup>th</sup> of February last. I came home to dinner. I  
left the house about 1/4 past 7 in the morning. I  
left property in the room when I went and when  
I came back I found it missing - two suits of  
clothes and some other small things. My  
trunk was broken open and the room was in  
a disturbed state; the other trunks belonging to the  
other young men were also broken open  
there was four trunks broken open and the

0245

contents of them thrown out on the floor. The trunks were all emptied and part of the things were taken and part thrown on the floor. I could not really say what the value of the clothes was. They were clothes that I got made in the old country and had them ever here; they were of very good material. The clothes with the other things that I lost were worth <sup>over</sup> fifty dollars. Cross Examined. I work in Sixty third St. at book keeping. I returned to the house at one o'clock on the same day. And at that time you found out the disturbance to which you have referred? Yes sir. How many young men board in this house with you? Four others beside me; we young men live on the same floor; this is a tenement house. Mrs. Harmlin occupies part of the second floor. We have two rooms on the second floor. There are several families occupy rooms on both sides of the hall. I know the name of one of the parties, Miller. I know the people who live in the house I never saw George Marsh before. I never saw him in the house I have lived in that house since September last. Were those things and clothes that you say you missed when you got back at one o'clock in your room at a quarter past seven when you left? Yes sir they were; they were taken without my leave or knowledge!

0246

Aura Hamlin recalled. I have never seen George Marsh before. He does not board in that house and did not in February; nobody keeps boarders there but me. I have been living in that house three years. I know he does not live in that house. Mr. Murdoch was the first to discover the robbery. Teresa M. Carty sworn and examined. I live 329 West Thirty eighth St. in this city. I know Mrs. Hamlin I was at her house on the 16<sup>th</sup> of February. I went there about 11 o'clock. I did not leave until the afternoon. I went down to the thirty seventh St. station house with one of the boarders and with officer M. Connell. I was going out of Mrs. Hamlin's front door to go to the store for her and as I was going out of the door I saw two men coming down the stairs; one of the men carried a trunk and the other one, who was the prisoner, carried a pasteboard box; the man who carried the trunk came first and the prisoner followed after. This was the front hall which leads to the front steps going out into the street. They passed me very close to me, within two or three feet. I stepped one side and I held the door for them open. There was plenty of light in the hall when the door was opened; the hall was light at any time in the day. I did not see the face of the first man who carried the trunk, but I did

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see the face of the other one (the prisoner) then I next saw the prisoner it was in Jefferson Market; he was standing with several other men inside the railing at Jefferson Market. He was standing in a group of officers and prisoners. I knew the prisoner right away; nobody pointed him out; the moment I saw him I pointed him out. I saw the prisoner going down stairs between 8 and 10 minutes past 12. Cross Examined. Some one in Jefferson Market told the prisoner to put on his hat and then to take it off. I saw the two men come down stairs between 8 and 10 minutes past 12 o'clock; the reason why I am so certain about the time is because I saw the time by Mrs. Hamlin's clock as I left the room. I held the door to let the men out; the man who had the trunk was ahead. I did not see his face because the trunk was between him and me; I saw the prisoner with the paste board box. I could not say which way the men went for I did not go out. I saw Mrs. Hamlin's little girl coming from school. I took her school books from her, I asked her to go to the store and I went back to the room again; she was coming from Eighth ave. I saw the prisoner's full face, I saw him coming down stairs. I did not pay particular

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attention to the other man, I looked very sharp at the prisoner, I could not help but see him. Did either of these men say anything to you? No sir, they did not. You are not living at Mrs. Hamlin's? No sir. You were just visiting there that day? Yes sir. In the Police Court you identified him first before anybody spoke about him? Yes sir, so I did. I spoke to Mrs. Hamlin about him. I asked one of the officers if the prisoner would not put his hat on. Then the officer asked me if that was the man and I said, "yes." The man with the trunk was much taller than the prisoner.

George March, sworn and examined in his own behalf testified. I live 28 Gansevoort St. I remember the 16th of February, in the vicinity of twelve o'clock I was in Laight St. near the corner of Hudson St. No 48 I believe is the number, it was in a barber shop, Mr. Shields I believe. I was there about twenty minutes or half an hour somewhere around there. It must have been about twelve o'clock or five minutes after twelve. I got shaved; there was a gentleman there I was arrested about the first or second of March, which was a couple of weeks after I was in the barber shop. I was arrested about one or two o'clock in thirty ninth St. I was in the station house charged on suspicion of being a sneak thief

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I had a couple of handkerchiefs in my possession that they took away from me. I suppose they thought maybe they belonged to a man in Eighth Avenue. So they sent for this man, Levy, and he identified the handkerchiefs as belonging to him, two silk handkerchiefs. I sent to the place where I bought them and the gentleman in the place remembered when I bought them and I was discharged at Jefferson Market. I was on examination in the afternoon; there was a lady come and they told me to take off my hat and to put it on. They asked her if I was the man and she said, "yes". I was not on the premises 316 West Forty first St. on the 16<sup>th</sup> of February and I did not carry a pasteboard box down the stairs on that day.

Cross Examined. I am 26 years old, I am a waiter by trade and a cornice maker. I have been working as a waiter off and on for nearly two years. I have been working at extra dinners and suppers; it is not very steady work. I expected to go with Mr. Peacock, who keeps a place in the Bovey and for whom I worked eight months. I acknowledge I have been in trouble before this twice. I was arrested first for stealing a buffalo robe from a sleigh, for which I was "sent up" six months. The second time I was sent to the State prison for burglary. I got out about two years ago. On the 16<sup>th</sup> of February I was at

0250

the barber's. I have only been there a few times before when I go down that way. I may have been there twice in the month of February. I do not remember the other times I was there. I do not remember being there since the 16<sup>th</sup> of February. I believe the 16<sup>th</sup> of February was on a Wednesday. I should say it was five minutes after 12 o'clock when I was there; it might have been later. I first noticed the time when I was in this barber's. I looked at my watch and then I looked at the clock to see whether it was right; it was 20 minutes past 12 o'clock. I left 37<sup>th</sup> Bleeker St. that morning about 10 minutes after 11 o'clock; a young lady lived there at that time. My intention was to go to Everett's hotel and to Smith and McNeil's. I thought I would step into the barber's and get shaved; on the way down I met a friend and went into a liquor store. I was arrested outside of the liquor store; the officer charged me with being a sneak thief. I was not held on that charge, but I was kept in Jefferson Market. Did not the officer hold you and bring witnesses to identify you for this burglary? Yes, sir, he passed some remark like that. I do not know where the house 316 West Fifty first St. is from the corner. I have been in Fifty first St., but not down that neighborhood as I know of the reason why I know I was in this barber shop

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is that I heard the barber pass the remark, "This is the 16<sup>th</sup>, I have got to go to the 'Clipper' office; it is time for me to go to that." I have got to see a man about a challenge of the name of Mill, something like that. I did not pay much attention to it. I was putting on my coat when I heard that remark. I never thought anything more of the remark until I was arrested. I had no occasion to think of it, for I was not arrested till two weeks after. On the 15<sup>th</sup> of February I was in Mr. Peacock's store in the Bowery. James D. Shields, sworn. I keep a barber shop at 48 Laight St. I remember that the prisoner was in my place on the 16<sup>th</sup> of February; on the 11<sup>th</sup>, that Friday previous, I went to see a young man who swings clubs; the 16<sup>th</sup> was Wednesday, and he generally got shaved on a Wednesday; on the 16<sup>th</sup> I wrote a challenge and went down to the Clipper office and went down on the 17<sup>th</sup>. I am somewhat of an Indian club swinger. I made a remark in the presence of the prisoner to a gentleman that I was going to the Clipper office; that gentleman's name is Mr. Dawson. I said to him, "I am going down to the Clipper office tomorrow with this challenge. It must have been between

0252

twelve and one because he said every thing that happened between me and this gentleman. It must have been a little after 12 o'clock. The prisoner has not been in my shop half a dozen times. Cross examined I have been in Saight St. five years next February. I have two men helping me and an extra man Saturday and Sunday. As a general thing the prisoner would come in Wednesday and Saturday. I do not believe he has been in there over five or six times. I would not be sure that the prisoner was in my place on the Saturday after I went to the Clipper office, but I think he was.

The jury rendered a verdict of guilty of grand larceny. He was sent to the State prison for four years.

there was four marks broken open and the

0253

Testimony in the Case  
of George Marsh  
filed March 17/99

0254

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

*George Marsh*

late of the *twenty second* Ward of the City of New York, in the County of  
New York, aforesaid, on the *thirteenth* day of *February* in the  
year of our Lord one thousand eight hundred and eighty *one* with force and arms,  
about the hour of *twelve* o'clock in the *day* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Ann Hamblin*

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

he the said

*George Marsh*

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

*Thomas Armstrong*

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.

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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

*George March*

late of the Ward, City and County aforesaid,

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes,) being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

10/1/04

*Divers articles of clothing (a more accurate description of which is to the jurors aforesaid unknown and cannot now be given) of the value of two hundred dollars - One ring of the value of ten dollars - two skates of the value of one dollar each - two pairs of the value of ten dollars each - One pair of the value of twenty dollars*

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

*Thomas Armstrong*

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.

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

THAT the said

*George Mark*

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,

the year aforesaid, with force and arms, at the Ward, City, and County aforesaid, of the kind known as United States Treasury Notes, of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty cents each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty cents each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten cents each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five cents each: ten gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually known as dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills (of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*Given article of writing (a more particular description of which is to the jurors aforesaid unknown and cannot now be given) of the value of two hundred dollars. One ring of the value of ten dollars - two sheets of the value of one dollar each - two pieces of the value of ten cents each - One pin of the value of twenty cents*

of the goods, chattels and personal property of the said

*Thomas Armstrong*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before

feloniously stolen ~~and~~ taken and carried away from the said

*Thomas Armstrong*

(the said

*George Mark*

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.

DANIEL C ROLLINS,

*BENJ. T. PETERS*, District Attorney.

0257

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

Martin, John

**DATE:**

03/28/81



406

0258

380  
Counsel  
Filed day of *Sept* 1887  
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*I.*  
*John Martin.*

*D. C. Rollins*

DANIEL C ROLLINS,  
ATTORNEY AT LAW,  
No. 100 N. 10th St.

District Attorney.

A True Bill.

*William H. Phelps*  
Foreman  
*W. H. Phelps*  
*J. H. Phelps*

*S. P. 2 of 8 av.*

0259

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

ss. Edward P. White

of No. 139 E. 79th Street, being duly sworn, deposes and says, that on the 18th day of March 1881

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, from the rooms occupied by deponent's wife and child in the aforesaid premises the following property, to wit: One gold watch and chain of the value of sixty dollars. One silver watch and guard of the value of fifteen dollars. One gold locket with diamonds and pearl of the value of seventy five dollars, two rings and three ear-rings, <sup>two</sup> breast-pins, collar studs, two bracelets of the value of twenty five dollars, all

of the value of One hundred and seventy five Dollars, the property of this deponent and deponent's wife Anna M. White

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 John Martin (now here) for the reason that on the day aforesaid deponent discovered that the aforesaid property had been taken and stolen from the said premises, that the accused was in deponent's employ as a servant. That on the day aforesaid he quitted deponent's house. That when arrested he acknowledged and confessed that he had taken and stolen the aforesaid property and that he had sold a part of the property to Henry Dooly at 493, 6th Avenue and J. Kaufman at 326 B'way. That deponent visited the said premises and there identified and recovered two bracelets, three ear-rings, one pin and one ring, a part of the property herein above charged as taken and stolen by the said John Martin.

Sworn to before me, this 18th day of March 1881

of Edward P. White  
Police Justice

Edward P. White

0260

Police Court—Second District.

CITY AND COUNTY OF NEW YORK } ss.

*John Martin*

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.—*John Martin*

QUESTION.—How old are you?

ANSWER.—*30 years*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*No home*

QUESTION.—What is your occupation?

ANSWER.—*Guard*

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

Answer.—*I am guilty. I do not know why I did so. I was intoxicated. I did not know what I was doing.*

*John Martin*

Taken before me, this

*John A. ...*  
day of *April* 188*1*

Police Justice

0261

Form 604

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Ernest D. Wicks*  
189 E. 1st St. N.W.

*John Martin*

Affidavit—Larceny—*Wicks*

DATE *March 23 1911*

*William* MAGISTRATE

*W. C. Chittenden* OFFICER  
*J. J. [unclear]*

WITNESS

MAILED BY *G. S. [unclear]*  
TO ANS. *331*

STREET

0262

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 Martin* ———

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

*Two watches of the value of twenty-five dollars each.*  
*Two chains of the value of twelve dollars and fifty cents each.*  
*One locket of the value of seventy-five dollars*  
*Two rings of the value of five dollars each*  
*Three ear-rings of the value of two dollars each*  
*Two pins of the value of two dollars each*  
*Two studs of the value of one dollar each*  
*Two bracelets of the value of one dollar and fifty cents each* ———

of the goods, chattels, and personal property of one *Edward P. White*

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.

0263

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

*John Martin*

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,

*Two watches of the value of twenty-five dollars each  
Two chains of the value of twelve dollars and fifty  
cents each  
One locket of the value of seventy-five dollars  
Two rings of the value of five dollars each  
Three ear-rings of the value of two dollars each  
Two pins of the value of two dollars each  
Two studs of the value of one dollar each  
Two bracelets of the value of one dollar and  
fifty cents each*

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

*Edward P. White*

by a certain person or persons to the Jurors. aforesaid unknown, then lately before feloniously  
stolen ~~of the said~~ *taken and carried away from the said*

*Edward P. White*

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

*John Martin*

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

**DANIEL C ROLLINS,**  
**DENYER, District Attorney.**

0264

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

Martin, Marks

**DATE:**

03/15/81



406

0265

188

Day of Trial

Counsel,

Filed 15 day of March 1881

Pleads

THE PEOPLE

vs.  
31 Hamilton

B  
Marko Marten

Violation of Excise Law.

DANIEL C. ROLLINS,

Attorney at Law  
No. 100 Broadway  
New York

District Attorney.

Filed on March 16, 1881

pleads guilty

A TRUE BILL.

William A. [Signature]  
Foreman.

Filed 15 - 1881

U.S. DEPT. OF JUSTICE  
RECORDS & COMM. DIVISION

0266

Third District Police Court.

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

of ~~the~~ 7<sup>th</sup> West Park James Barvis Street,  
of the City of New York, being duly sworn, deposes and says, that on the 4<sup>th</sup>  
day of March 1891, at the City of New York, in the County of New York,  
at No. 31 Hamilton Street,  
Marks Martin

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 5<sup>th</sup> }  
day of March 1891. }  
W. A. Rugh } James Barvis  
POLICE JUSTICE.

0267

233/

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James Garvin.  
vs. Recruit  
Mark Martin

MISDEMEANOR,  
Violation Excise Laws.

Dated the 5 day of March 1881

Rixley Magistrate.

Barnis Officers.

Witness

Bailed \$100 to Ans., G.S.

By P. J. O'Sullivan

41 Market Street



0268

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

*Marks Martin*

late of the *seventh* Ward of the City of New York, in the County of  
New York, aforesaid, on the *fourth* day of *March* in the year  
of our Lord one thousand eight hundred and eighty *one*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of  
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*James Jarvis*

; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one  
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

**DANIEL C ROLLINS,**  
~~RENEE ROLLINS,~~ **District Attorney.**

0269

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

McAdams, John

**DATE:**

03/08/81



406

0270

37

Day of Trial, *Car. H. O'Neil*  
Counsel, *W. H. O'Neil*  
Filed day of *March* 188*8*  
Pleas *McQuay (9)*

Selling Lottery Policies.

THE PEOPLE

vs.

*John McQuay*  
*(for case)*

DANIEL G. ROLLINS,  
District Attorney.

A TRUE BILL.

*William H. O'Neil* Foreman.

*March 10. 1888*

*Pleas guilty*

*Wm. H. O'Neil* Foreman  
*Wm. H. O'Neil* Foreman

0271

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

John M. Adams 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 M. Adams*

Question. How old are you?

Answer. *Thirty three years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *264 West 54<sup>th</sup> 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 M. Adams*

Taken before me this

*27*

day of *February* 18*87*

*J. M. Adams*

Police Justice.

0272

Feb 21<sup>st</sup> 1881  
1 - 3  
7 - 2 3  
4 - 7 - 14 41  
4 9 20/-

subscribed

0273

784 8<sup>th</sup> ave

9-15 A.M.  
paid 34¢  
9/28

0274

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

*George F. Smith.*

~~Arthur Constock~~, of 150 Nassau street, New York, being duly sworn, deposes and that he has just cause to believe and does believe that

did, on or about the *21<sup>st</sup>* day of *February*, 1881, at number *784, 8<sup>th</sup>* *Avenue* in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said

*John McAdams* had in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *784, 8<sup>th</sup> Avenue* street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are, called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,  
this *27<sup>th</sup>* day of *February* 1881.

*[Signature]*  
Police Justice.

*George F. Smith*

9-15 of file  
784 8th Ave  
of file

0275

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,  
ON THE COMPLAINT OF  
George F. Smith  
150 St. Ann St.  
VS.  
John W. Adams,

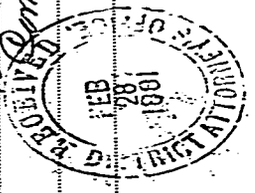
LOTTERY AND POLICY.

Dated February 27 1881  
H. H. ... Magistrate.

Clerk  
Officer

WITNESSES:  
Rufus ...  
George F. Smith  
... Massachusetts

Bailed \$ 500  
to ...  
By ...  
Street



0276

Court of General Sessions

The People }  
vs } Violation Lottery Law.  
John M. Adams }

City & County of New York ss

John M. Adams being  
duly sworn says that he resides at No. 24  
West 54<sup>th</sup> Street in the City of New York, and that  
he is the defendant above named. That upon  
the 26<sup>th</sup> day of February last, <sup>he was arrested</sup> upon an alleged  
charge of violating the Lottery Laws, and was  
committed by Police Justice Kelbitt to await  
his trial. Defendant further says at the time  
of this <sup>arrest</sup> he was acting in the capacity  
of a clerk, and in no otherwise was he con-  
nected in the Lottery business. Defendant further  
says that since his said arrest, he has aban-  
doned and given up the Lottery business, and  
is now in no way connected directly or  
indirectly with the same, nor does defen-  
dant ever intend to enter again in said busi-  
ness. Defendant further says that he has  
been in actual confinement in the City  
Prison since the time of his arrest (~~26<sup>th</sup>~~ of  
February last), being unable to procure bail.  
Defendant further says that he is at present

0277

Engaged in no business, and without any pecuniary means whatsoever, wherefore defendant in pleading guilty to said offense, prays the merciful consideration of the Honorable Court.

Seems to be for me this }  
10<sup>th</sup> day of February 1881 }  
Hugh Coleman }  
John Adams }  
Wife }

Chief of General Sessions

The People

vs  
John M. Adams

Defendant

William F. Anthony  
Counsel

0278

**Police Court, Fourth, District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John M. Adams* 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 M. Adams*

Question. How old are you?

Answer. *Thirty three years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *264 West 54<sup>th</sup> 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 M. Adams*

Taken before me this 27 day of February 1897

*J. B. Smith*  
Police Justice.

0279

POLICE COURT — DISTRICT.

LOTTERY AND POLICY.

THE PEOPLE, ETC.,  
ON THE COMPLAINT OF

*George F. Smith,*  
150 Nassau St.  
VS.

*John W. Adams*

Dated *February 27* 188*1*  
*Robert* Magistrate.

..... Clerk  
..... Officer.

WITNESSES:  
*Arthur*  
*George F. Smith*  
*150 Nassau St.*

Filed, & *3* RECEIVED  
to COURT, *38* COMMERCIAL  
By *Commodore* 1881  
DISTRICT ATTORNEY, STREET.

0280

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 Mc. Adams*

late of the *twenty second* Ward, in the City and County aforesaid,  
on the *twenty first* day of *January* in the year of our  
Lord one thousand eight hundred and eighty *one* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*George J. Smith*

and did procure and cause to be procured for the said

*George J. Smith*

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

*Prize Feb 21<sup>st</sup> 1881*

*4 - 1<sup>st</sup> 3*

*7 - 2 3*

*4 - 7 - 14 - 41*

*4 4 20/-*

(a more particular description of which said instrument and writing so commonly  
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

0281

SECOND COUNT—

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

That the said *John Mc Adams* late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler: and that he the said

*John Mc Adams* on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *Seven hundred and eighty four Eighth Avenue*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present:

That the said *John Mc Adams* late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said *John Mc Adams*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *Seven hundred and eighty four Eighth Avenue*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

*George F. Suits* and did procure and cause to be procured for the said *George F. Suits*

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

*Both Feb 21<sup>st</sup> 1881*

*4 - 1<sup>st</sup>                    3*  
*7 - 2                        3*  
*4 - 7 - 14                - 41*  
*4 9 20/-*

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given).

0282

FOURTH COUNT—

*And the Jurors aforesaid, upon their oath aforesaid, do further present :*

**That** the said *John Mc Adams*  
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year  
aforesaid, and on divers other days and times between that day and the day of the taking of  
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and  
unlawfully did keep a certain room in a certain building known as number *Seven*  
*hundred and eighty four Eighth Avenue*  
in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-  
mit the said room to be used and occupied for gambling.

FIFTH COUNT—

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

**That** the said *John Mc Adams*  
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year  
aforesaid, and on divers other days and times between that day and the day of the taking of  
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and  
unlawfully did keep a certain room in a certain building, known as number *Seven*  
*hundred and eighty four Eighth Avenue*  
in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit  
thesaid room to be used and occupied for gambling, to wit: for selling and vending and disposing  
of certain instruments and writings, commonly known as and called lottery policies, (a more  
particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

against the form of the Statute in such case made and provided, and against the peace of  
People of the State of New York and their dignity.

DANIEL G. ROLLINS,  
District Attorney.

0203

36

Day of Trial *Dec 10*  
Counsel *R. A. M.*  
Filed *Dec 16* day of *March* 188*1*  
Pleads *For Verdict* (9)

*Selling Lottery Policies.*

THE PEOPLE

vs.

*John McAdams*  
*(Exec)*

DANIEL G. ROLLINS,  
*District Attorney.*

A TRUE BILL.  
*William H. H. H.*  
*Foreman.*

*Dec 10 R. A. 1.*

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 Mc Adams*

late of the *twenty second* Ward, in the City and County aforesaid,  
on the *twenty third* day of *February* in the year of our  
Lord one thousand eight hundred and eighty *one* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*George F. Smith*

and did procure and cause to be procured for the said

*George F. Smith*

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

*Box 5x Jul 23<sup>d</sup> 1881*

*41 - 58 - 65*

*14 - 41 - 47*

*95*

(a more particular description of which said instrument and writing so commonly  
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

0285

SECOND COUNT—

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

That the said *John Mc Adams*  
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, and on divers other days and times between that day, and the day of the taking of  
this inquisition, was and yet is a common gambler: and that he the said

*John Mc Adams*  
on the day and in the year aforesaid, and on said other days and times between that day and  
the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force  
and arms, at and in a certain room in a certain building, known as number

*Seven hundred and eighty four Eighth Avenue*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,  
barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid  
unknown and cannot now be given), and did procure, and caused to be procured, for the said  
divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and  
writings, commonly known as and called lottery policies (a more particular description of which  
is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present:

That the said *John Mc Adams*  
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on  
divers other days, was and yet is a common gambler:

And that he the said *John Mc Adams*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid,  
with force and arms, at and in a certain room in a certain building, known as number

*Seven hundred and eighty four Eighth Avenue*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,  
barter, furnish and supply to one

*George F. Switzer*  
and did procure and cause to be procured for the said

*George F. Switzer*  
a certain instrument and writing, commonly known as and called a lottery policy, which said  
instrument and writing commonly called a lottery policy, is as follows, that is to say:

*Boards Ex Feb 23<sup>d</sup> 1881*

*41 - 58 - 65  
14 - 41 - 47*

*95*

(a more particular description of which said instrument and writing so commonly called a  
lottery policy, is to the jurors aforesaid unknown, and cannot now be given).

0286

FOURTH COUNT—

*And the Jurors aforesaid, upon their oath aforesaid, do further present:*

That the said *John Mc Adams*  
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year  
aforesaid, and on divers other days and times between that day and the day of the taking of  
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and  
unlawfully did keep a certain room in a certain building known as number *Seven*

*hundred and eighty four Eighth Avenue*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-  
mit the said room to be used and occupied for gambling.

FIFTH COUNT—

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

That the said *John Mc Adams*  
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year  
aforesaid, and on divers other days and times between that day and the day of the taking of  
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and  
unlawfully did keep a certain room in a certain building, known as number *Seven*

*hundred and eighty four Eighth Avenue*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit  
the said room to be used and occupied for gambling, to wit: for selling and vending and disposing  
of certain instruments and writings, commonly known as and called lottery policies, (a more  
particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

against the form of the Statute in such case made and provided, and against the peace of  
People of the State of New York and their dignity.

DANIEL G. ROLLINS,  
District Attorney.

0287

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

McCabe, Hugh

**DATE:**

03/18/81



406



0289

**STATE OF NEW YORK.**

CITY AND COUNTY OF NEW YORK, SS.

**AN ANTE-MORTEM INQUISITION,**

Taken at *Belleve Hospital*  
No. *1* Street, in the *21<sup>st</sup>* Ward of the City of  
New York, in the County of New York, this *12* day of *January*  
in the year of our Lord one thousand eight hundred and ~~seventy~~ *81* before  
*Moritz Ehinger* Coroner,  
of the City and County aforesaid, on view of the Body of

*James Jackson* at  
*Belleve Hospital* Upon the Oaths and Affirmations of  
good and lawful men of the State of New York, duly chosen and  
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said  
*James Jackson* was injured, do,  
upon their Oaths and Affirmations, say: That the said

*James Jackson*  
was injured by a *fatal* shot wound of the  
*Chest* penetrating the *Lungs* at the hands  
of *Hugh McCabe* on the *28<sup>th</sup>* day of  
*December* 1880 at *228 Lewis Street*.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition  
set our hands and seals, on the day and place aforesaid.

**JURORS.**

Vertical line for juror signatures

*Moritz Ehinger*

CORONER, I. S.

0290

City and County of New York, ss.

Statement of now lying  
dangerously wounded at Bellevue Hospital in the Ward  
of said City and County, on the 1<sup>st</sup> day of January 1881

Question.—What is your name?

Answer.— James Jackson

Question.—Where do you live?

Answer.— 223 Lewis St

Question.—Do you now believe that you are about to die?

Answer.— I do not know

Question.—Have you any hope of recovery from the effects of the injury you have received?

Answer.— I have very little

Question.—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer.— On the 28<sup>th</sup> of December 1880 I was in my room at was about 10 o'clock there was in the room Hugh Mc Cabe, Michael Cannon, Marianne Smith and Rosanna Jackson my wife. Michael Cannon commenced a conversation about his car having been robbed, and in the course of the heated conversation which got to be a quarrel Hugh Mc Cabe says, "any man who gave an other man away ought to be flogged". Then Michael Cannon said: "are you looking for fight". My wife only came in the room at this moment then Hugh Mc Cabe drew out a pistol when Michael Cannon left the room. At that moment I took hold of Hugh Mc Cabe and wrestled the pistol out of his hand and gave it to Marianne

0291

Smith. Then Marrius Smith ran out  
into the street and Hugh Mc Cabe left  
her. Fifteen minutes later Hugh came  
back and said to me: "Will you take  
a walk up 13<sup>th</sup> street with me"  
and I said: "Have you got that pistol?"  
and the Hugh said: "Yes you son of  
a bitch and I will use it on you"  
and with that he shot me ~~in~~  
~~my~~ off. Hugh Mc Cabe then ran  
out of the room.  
James <sup>Wm</sup> Jackman  
mark

Given before me this  
1<sup>st</sup> day of January 1881

Montgomery  
Corrigan

0292

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.
Years.	Months.	Days.		
21			USA	Bellevue Hospital Jan 2 1889

101-16  
1889

AN ANTE-MORTEM INQUISTION

On the VIEW of the BODY of

James Jackson

whereby it is found that he was

injured by

a pistol shot

through the chest

penetrating the

lungs - at the house

of Hugh McVee

of New York

Taken on the 10th day

of January 1889

before

Morris Edmunds  
Coroner

Committed

to

Discharged

0293

1881

6

AN ANTE-MORTEM INQUISTION

On the VIEW of the BODY of

James Jackson

whereby it is found that he was

injured by

a Pistol shot

wound of the chest

penetrating the

Lungs - As the hands

of Hugh M. Lake

Taken on the 1<sup>st</sup> day

of January 1881

before Wm. B. Chalmers  
CORONER.

Committed

Bailed

Discharged

MEMORANDA.

WHERE FOUND.	PLACE OF NATIVITY.	AGE. Years. — Months. — Days.
Holliston, Massachusetts	W.S.	21
Dover, Mass		

0294

Autopsy      hours after death

Lungs.

Right, oedema

Left. The left pleural cavity was filled with blood and serum nearly up to level of 3<sup>d</sup>. dorsal vertebra and 3<sup>d</sup>. rib. Lung was compressed upward and backward and was about size of a man's fist. The course of bullet was through apex of lung from before back. Along course was pneumonia and over whole surface of lung were pleural adhesions recent and quite thick. After passing through lung bullet entered 4<sup>th</sup>. intercostal space on a line with tubercle of rib and chipped off upper border of 5<sup>th</sup>. rib. Piece chipped off laid transversely across 4<sup>th</sup>. intercostal space. In all probability intercostal artery was injured and was one source of hemorrhage.

Bullet was found lodged in muscles just beneath the skin, producing a slight prominence. Calibre of pistol, judged from size of bullet, probably 32.

Heart Normal. Was twisted upon itself so that apex was two inches to right of median line and in 4<sup>th</sup>. intercostal space. In pulmonary artery was a thrombus, probably ante-mortem.

Kidneys Normal.

Brain Meninges congested. Brain tissue, normal.

Wm. G. Wood  
Coroner

Frank Moulzouere  
House Surgeon & 2<sup>d</sup> Surg. Det.

0295

Request of  
James Jackson  
Nov 16,

1881

---

1st tier

Hugh McCabe  
at large

0296

Coroner's Office.

TESTIMONY.

I Frank Montgomery, House Surgeon, Second Surgical Division of Bellevue Hospital, being duly sworn doth depose and testify as follows; that James Jackman was admitted to Ward No. 8 in 2<sup>d</sup> Surgical Division of said Hospital on the twenty eighth day of December 1880; that about one hour previous to his admission he had been shot in the chest; the ball having been aimed by a party standing directly in front of him and about four feet distant; that examination showed a small wound on upper border of second costal cartilage, one and one quarter inches to the left of median line, that wound was probed by Ambulance Surgeon, bullet was not found; that patient was not suffering from shock; that he stated he vomited immediately after receipt of injury; that patient, on admission, vomited a basin full and spat up a small amount of frothy blood; that his pulse was good, his skin, warm; and dry; and his tongue dry; that he complained of much pain in his back and his breathing was short and rapid.

Taken before me,  
this 2<sup>nd</sup> day of February 1881

Montgomery  
CORONER

0297

1881

Jan 1 Temp. A.M. 101. Pulse 110. Resp. 40

" P.M. 102 " 120 " 40

Patient more feeble, very pale, suffering from dyspnoea, has no pain except in back.

Examination of Chest gives flatness to 3<sup>rd</sup> rib anteriorly, changed by position of body - vocal fremitus absent. Bronchial voice, bronchial breathing. Intercostal spaces bulged out. Hypodermic introduced in 4<sup>th</sup> intercostal space drew fluid blood. Diagnosis of Haemothorax made. Consultation of House Staff held and decided to draw off some fluid.

1 P.M. Aspirator used and oil taken away. Dyspnoea somewhat relieved. Patient rested quietly till night.

Jan 2. During night patient became delirious, became cyanotic, pulse 130 and varying in strength on two sides of body, left side the strongest.

9 A.M. Temp. 100. Pulse 130. Resp. 44.

Physical signs unchanged.

10 A.M. Patient somewhat drowsy. Cyanosis increasing.

Pulse weaker. Rales heard over lower portion of right lung. Cups applied over right lung.

℞. Digitalis  $\mathcal{M}$  hypoderm.  $\mathcal{g}$ .  $\frac{1}{2}$  h. Whiskey  $\mathcal{M}$   
The rales heard over entire lower portion right lung. Patient became more cyanotic and  
at  
died.

0298

- 11.50 P.M. Treatment. Given Magendie 8 m  
Over wound was placed a piece of sheet lint  
wet in acid carb 1-40, over it oiled silk.
- Dec 29  
3.30 A.M. Given U.S. Zij  
9 A.M. Temp 100½. Pulse 98. Resp. 28.  
Patient very weak, complains of pain in chest,  
spits up occasionally small clots of blood.  
10 A.M. Perspiring freely. Is very thirsty. Is given  
milk to drink.  
4 P.M. Given Magendie 7 M  
6 " Temp 102° Pulse 116. Resp. 40.  
7 " Given Magendie 7 M to relieve pain.  
9.30 " " " " " " " " " "
- Dec 30 Patient passed a comfortable night, slept  
most of time. Is very pale and anaemic.  
Temp A.M. 102°  
Ordered Whiskey ʒss every 3 hours.  
Around edge of wound is slight induration  
and redness. Lead and opium applied  
over wound.
- Dec 31 Temperature A.M. 101.  
Patient perspiring freely, redness and  
swelling more marked around wound.  
Percussion gives dullness on left side and  
bronchial breathing. Whiskey discontinued and  
Infus Digitalis zij ordered q. 3 hr.  
Temp P.M. 102. Pulse 90. Resp. 38

0299



N.W. COR. MULBERRY ST.

Coroners' Office,

40 East Houston St.,

New York, Feb. 25<sup>th</sup> 1881

The People  
vs  
Hugh McCabe  
Inquest Feb 16/80

My Dear Sir:

In reply to yours of  
the 24<sup>th</sup> inst. I beg to say  
that no arrest has been  
made in the above case  
for the reason that the police  
have been unable to find  
the party

Respectfully Yours  
M. Ellinger  
Coroner

Sist Abby Rollins

0300

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroners Office No. 40 East Anson Street, in the 15th Ward of the City of New York, in the County of New York, this 16th day of February in the year of our Lord one thousand eight hundred and 81 before Moritz Clinger, Coroner,

of the City and County aforesaid, on view of the Body of James Jackman lying dead at Bellevue Hospital Upon the Oaths and Affirmations of six good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said James Jackman came to his death, do, upon their Oaths and Affirmations, say: That the said James Jackman

came to his death by Pistol shot wound of the chest penetrating the lungs at the hands of one Hugh McCabe on the 28th of December 1880 at 223 Lewis Street.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

- August V Lambert
Henry Rice
Louis Wierck
Philip Baker
Charles Heitz
Henry Abrams
R. H. Miller
G. C. Olliver

Moritz Clinger
CORONER, E. S.

0301

The People of the State of New York, on the  
Complaint of

vs.

List of Witnesses.

Hugh Mc Gaber

NAMES.

Rosanna Dunn

Mary Ann Smith

L Goldschmidt M D

RESIDENCE

517 E. 15<sup>th</sup> St

" " " " "  
Coroners Office

0302

Coroner's Office,

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 was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

Question.—How old are you?

Answer.—

Question.—Where were you born?

Answer.—

Question.—Where do you live?

Answer.—

Question.—What is your occupation?

Answer.—

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

Taken before me, this \_\_\_\_\_ day of \_\_\_\_\_ 187

CORONER.

0303

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
21 Years.    Months.    Days.	U. S.	Bellevue Hospital	January 27/81

1/27

121-22 1881

HOMICIDE &

AN INQUISTION

On the VIEW of the BODY of

James Jackson

whenever it is found that he came to  
his Death by the hands of

Arthur M. Cole

Relatives

Physicians

the Sheriff

Original taken on the 16<sup>th</sup> day

of February 1881

John M. Cole  
Coroner

RECORDED  
INDEXED  
FEB 23 1881

Discharged

Date of death January 25/1881

0304

12-22 1881

# HOMICIDE &

## AN INQUISITION

On the VIEW of the BODY of

*James Jackson*

whereby it is found that he came to  
his Death by the hands of

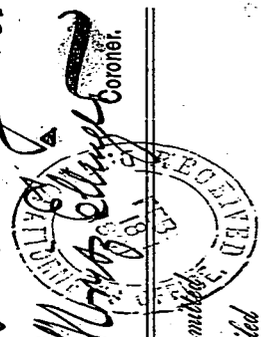
*Andrew McCabe*

*Assistant*

*Shopman of  
the Chest*

Inquest taken on the 16<sup>th</sup> day  
of February 1881

before *Wm. Ellinger*  
Coroner.



Committed

Dealed

Discharged

Date of death *January 2<sup>nd</sup> 1881*

### MEMORANDUM.

AGE.	21
PLACE OF NATIVITY.	N.S.
WHERE FOUND.	Belleme Hospital
DATE When Reported.	Jan 22 1881

0305

Coroner's Office.

TESTIMONY.

3

Mary Emma Smith being sworn says she reside at 547 E. 15<sup>th</sup> St. I am married. My husband is singing - I am boarding with the mother of Rosanna Gunn - I live in Mrs Lewis St on Decembe 28<sup>th</sup> Rosanna Gunn lives with me - James Jackman came to see Rosanna Smith - Jackman came in abt 5:30 Mick Cannon came shortly afterwards - after him McCabe came in - They were friendly until they got drinking - They began to talk abt a car robbery - Then Cannon asked McCabe, you are looking for a fight & McCabe said yes - with that he drew a pistol - Cannon ran out - Jackman jumped up & tried to take the pistol from him - in a scuffling for it, the pistol fell & Johnny Cully picked it up & gave me the pistol - Then Jackman said who are you going to use that pistol on & McCabe said on you - Then Jackman said she would use it on him & they got a scuffling again & McCabe was kicked in the mouth by Jackman - I then ran out & McCabe came

Taken before me,

this 16<sup>th</sup> day of February 1888

CORONER.

0306

Coroner's Office.

TESTIMONY.

4.

after me - He asked me to give him  
the Pistol & I refused - He said  
he was not going to be kicked & beat  
for nothing & I then gave him the  
Pistol & told him not to fight in the  
house again - Then he said - There  
is Jackman with a knife in his  
hand - but I did not see Jackman  
- he was up stairs - That's all I  
know about it -

Mary Ann Smith

Taken before me,  
this 16 day of February 1881. *Wm. H. [Signature]*

CORONER.

0307

Coroner's Office.

TESTIMONY.

1.

Rosanna Jackman alias Rosanna Dunn  
 being sworn says & resides  
 at 517 E. 15<sup>th</sup> St. - I lived at 223 Lewis  
 St. at the time of the killing of James Jack-  
 man - I lived with Mary Ann Smith -  
 on the 28<sup>th</sup> of December Jackman came  
 in abt 5 o'cl P.M. Rosanna Smith was there  
 - Hugh McCabe came in abt 7 o'cl P.M.  
 He was sober then - going out to the store  
 I met Michael Cannon - I told him Jim  
 (Jackman) was in & he went in - after  
 a while abt 9 o'cl P.M. - I went to the store  
 again - When I came back I heard Michael  
 Cannon say to McCabe: You are looking  
 for a fight - McCabe said yes, and  
 with that he drew a pistol out of his  
 pocket - Cannon went out of the  
 room then Jackman jumped up &  
 after a short tussle he took the  
 pistol out of his hand & gave it to  
 Mary Ann Smith - Mary Ann Smith  
 went out & McCabe followed her -  
 In a short time McCabe came back  
 & said: Jackman, will you take  
 a walk with me up to 13<sup>th</sup> St. & he  
 said yes - Then Jackman asked  
 him: Have you got that pistol?  
 and McCabe said: "Yes, you son  
 of a b - - & I'll use it on you"

Taken before me,

this

day of

188

CORONER.

0308

2.

Coroner's Office.

TESTIMONY.

and with that he shot Jackson  
& left the room & I was standing  
by & saw it all —  
Ranna Dunn

Taken before me  
this 16<sup>th</sup> day of February 1882

Wm. H. H. H. H.  
CORONER.

0309

Coroner's Office.

TESTIMONY.

Leopold Gorschmiedl has been sworn  
 says he has made careful exam-  
 ination of the body of deceased James Jack-  
 man at Bellevue Hospital Morgue  
 found a pistol shot wound of the chest  
 - the ball entering between the first and  
 2nd ribs about an inch and a half (1 1/2")  
 to the left of the median line, penetrating  
 the upper lobe of the left lung - passing  
 directly backwards, struck the upper  
 border of the 5th rib, about two inches  
 from the vertebral column and lodged  
 in the interspace, between the 4th & 5th  
 ribs on the left side, in the muscles of the  
 back about 1/4" of an inch under the  
 skin, where the ball was extracted -  
 In case Pleurisy over left lung inter-  
 costal space - Extensive Hemorrhage  
 - about one gallon in the left pleural  
 cavity - large thrombus in the left  
 pulmonary artery - Heart somewhat  
 enlarged - other organs normal.  
 Death was caused by Thrombosis  
 of the Pulmonary Artery & extensive  
 Hemorrhage due to pistol shot  
 wound of the chest, penetrating the  
 left lung.

Leopold Gorschmiedl

Taken before me,

this

3rd

day of

January 1880.

Montgomery

CORONER.

0310

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 *Hugh McCabe*

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

*James Jackman*  
in the peace of the People of the State, then and there being, wilfully, feloniously, and  
with a deliberate and premeditated design to effect the death of *him* the said

*James Jackman* did make an assault, and that the said  
*Hugh McCabe*, a certain *pistol* then and  
there, charged and loaded with gunpowder and one leaden bullet, which said  
*pistol*, the said *Hugh McCabe* in his right hand then and  
there had and held to, at, against, and upon the said *James Jackman*

then and there feloniously, wilfully, and with a deliberate and premeditated design to  
effect the death of the said *James Jackman* did shoot off  
and discharge, and that the said *Hugh McCabe* with the  
leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by  
force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the  
said *James Jackman* in and upon the *Chest*, of the said

*James Jackman* then and there feloniously, wilfully, and with a deliberate  
and premeditated design to effect the death of *him*, the said *James Jackman* did  
strike, penetrate, and wound, giving to *him* the said *James Jackman*  
then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,  
and shot out of the *pistol* aforesaid, by the said *Hugh*  
*McCabe* in and upon the *Chest* of *him* the said

*James Jackman* one mortal wound of the breadth of *one* inches  
and of the depth of *four* inches, of which said mortal wound *he* the  
said *James Jackman* at the Ward, City and County  
aforesaid, from the day first aforesaid

and in the year aforesaid, until the *second day of January* in the year  
~~of our Lord one thousand eight hundred and eighty one~~  
~~in the same year aforesaid~~, did languish, and languishing did live, and on which

*second* day of *January*  
in the year aforesaid, the said *James Jackman* at the Ward,  
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he*  
the said *Hugh McCabe* *him*  
the said *James Jackman* in the manner and form, and by  
the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and  
in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated  
design to effect the death of *him* the said *James Jackman* did kill, and murder, 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.

0311

And the Jurors aforesaid, upon their oath aforesaid, do further present:

That the said *Hugh McCabe* late of the *eleventh* Ward of the City of New York in the County of New York, aforesaid, afterwards, to wit: on the *twenty eighth* day of *December* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* at the City and County aforesaid, with force and arms, in and upon one

*James Jackman* in the peace of the People of the State then and there being, wilfully, feloniously and of malice aforethought, did make an assault, and that the said *his Hugh McCabe* a certain *pistole* then and there charged and loaded with gunpowder and one leaden bullet, which said *pistole* the said *Hugh McCabe* in *his* right hand then and there had and held to, at, against, and upon the said *James Jackman* then and there feloniously, wilfully, and of malice aforethought, did shoot off and discharge, and that the said *Hugh McCabe* with the leaden bullet aforesaid, out of the *pistole* aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the said *James Jackman* in and upon the *chest* of *him* the said *James Jackman* then and there feloniously, wilfully, and of *his* malice aforethought, did strike, penetrate, and wound, giving to *him* the said *James Jackman* then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the *pistole* aforesaid, by the said *Hugh McCabe* in and upon the *chest* of *him* the said *James Jackman* one mortal wound of the breadth of *one* inches, and of the depth of *four* inches, of which said mortal wound *he* the said *James Jackman* at the Ward, City, and County aforesaid, from the day first aforesaid

and in the year aforesaid, until the *second day of January* in ~~the year of our Lord one thousand eight hundred and eighty one~~ *in the same year aforesaid*, did languish, and languishing did live, and on which *second* day of *January* in the year ~~aforesaid~~ *but* the said *James Jackman* at the Ward, City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said *Hugh McCabe* *him* the said *James Jackman* in the manner and form, and by the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and in the year aforesaid, wilfully, feloniously and of *his* malice aforethought, did kill, and *murder* 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.

DANIEL O ROLLINS,  
DEPUTY DISTRICT ATTORNEY District Attorney.

03 12

**BOX:**

34

**FOLDER:**

406

**DESCRIPTION:**

McCabe, John

**DATE:**

03/25/81



406

0313

302

Counsel,  
Filed 25 day of March 1881

Plends

INDICTMENT—Larceny from  
the Person.

THE PEOPLE

vs.

*John W. Gabe.*

*Amiel C. Collins*  
BENJAMIN  
District Attorney.

A True Bill.

*William H. Hilly*

Foreman.

*Feb 25/81*  
*J. J. Hilly*  
Foreman.

*S. P. 14 m. v. m.*

03 14

Form 112.

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

Police Court—First District.

of No. Thomas J. O'Neil  
30 Market Street, being duly sworn, deposes

and says, that on the 19 day of March 1881

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

the following property, viz: One United States  
currency note.

of the value of One Dollars,  
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 John McCabe, nonpresent, that a deponent was passing through Chatham Street. said McCabe thrust his hands into the pocket of deponent's pantaloons and took said dollar therefrom.

Thomas J. O'Neil

Sworn to, before me, this 21<sup>st</sup> day of March 1881

William D. O'Neil  
Police Justice

03 15

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*John McCabe* 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. *John McCabe*

Question. How old are you?

Answer. *Twenty two years.*

Question. Where were you born?

Answer. *In New York*

Question. Where do you live?

Answer. *In James Street.*

Question. What is your occupation?

Answer. *Longshoreman*

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

Answer. *I was walking along the  
street, and saw this man and  
another fighting. I started  
them and was arrested.*  
*John McCabe*

Taken before me, this

*William J. ...*  
Police Justice.  
20 day of *March* 1887

0316

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court—First District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Howard M. ...*  
30 Market St.

vs.  
*John Mc Cabe.*

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, .....

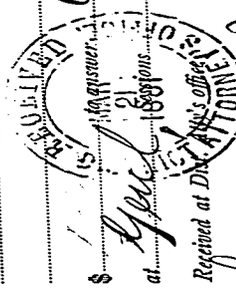
Affidavit—Larceny.

Dated *20 March 1888*

Magistrate.

*Barry H. ...*  
Officer.  
Clerk.

Witnesses:



at *Yard*  
Received at District Attorney's Office  
*Larceny from 1888 (clip)*

03 17

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 Mc Cabe*

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

on the *nineteenth* day of *March* in the year of our Lord one  
thousand eight hundred and eighty - *one* at the Ward, City, and County aforesaid,  
with force and arms

*One* Promissory Note for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the  
denomination of *one* dollar and of the value of *one* dollar.

*One* Promissory Note for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of  
*one* dollar and of the value of *one* dollar.

of the goods, chattels, and personal property of *one Thomas J. O'Neill*  
on the person of said *Thomas J. O'Neill* then and there being found,  
from the person of said *Thomas J. O'Neill* 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.

*Daniel G. Rollins*

**DEN. M. ENLIDS, District Attorney.**