

0009

**BOX:**

23

**FOLDER:**

279

**DESCRIPTION:**

Nash, John

**DATE:**

10/29/80



279

00 10

**BOX:**

23

**FOLDER:**

279

**DESCRIPTION:**

McMahon, John

**DATE:**

10/29/80



279

W. Court of Original Sessions  
vs. W. Kintz

Counsel,  
Filed 29 day of Oct 1880

Pleas: *Guilty (Ar!)*

THE PEOPLE

*26. William*  
*240*  
*John Vask*  
*John McMahon*

Homicide of the Degree of Murder in the First Degree.

*both guilty*  
*of the same*  
*Dec 13. 1880*  
*St. Louis*  
*Attorney*

A True Bill.

*Chris H. Hanner*

Foreman.

Ordered to Court of Oyer and  
Terminance to be determined according  
to law Nov. 8. 1880

Tried and

the day of

0011

0012

## STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

## AN INQUISITION,

Taken at the house of *Corner Office*  
 No. *40 E. Houston* Street, in the *15* Ward of the City of  
 New York, in the County of New York, this *27* day of *Sept*  
 in the year of our Lord one thousand eight hundred and *80* before  
*Thomas C. Knox* Coroner,  
 of the City and County aforesaid, on view of the Body of

*John Dorsey* lying dead at  
*Morgue* 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  
*John Dorsey* came to her death, do,  
 upon their Oaths and Affirmations, say: That the said *John Dorsey*

came to his death by  
 stab wound of the heart, caused by some sharp in-  
 struments in the hands of *John Nash* on  
 September 23 - 1880 at or near the corner  
 of *West St* and *Bowry* and we find that  
*John McMahon* was accessory to the same.

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.

*Michael Yennelly*  
*Robert Hutchinson*  
*Henry Centurion*  
*Henry Salto*  
*James Whyte*  
*Herman Gray*

*John Bartels*  
*Julius Stieh*  
*Louis Stemann*  
*Martin Delany*  
*Sigmond Stein*

*Thomas C. Knox* CORONER, J. S.



0014

## Coroner's Office.

## TESTIMONY.

Officer Christopher Brady 10<sup>th</sup> from  
 Young Square says. On Sept 23<sup>rd</sup> about  
 6 A.M. I was on duty on the Bowery  
 S.E. Cor of Canal St. I saw two men holding  
 deceased up one on each side of the  
 ruin on the N.E. Corner. I helped to set  
 deceased down against the water-  
 hydrant that was on the corner. I  
 recognize the two men in the room as  
 the two men who were with deceased  
 I arrested them and called two  
 Officers and gave the prisoners to them.  
 I called an oyster wagon and  
 put deceased in to it and staid  
 to obtain more evidence. When I  
 got to the station house the man  
 was dead. his name was Dorsey.

The man when seen by me was  
 frothing at the mouth and seemed  
 exhausted his shirt was covered with  
 blood. I looked at the wound.

When I got to the station house after  
 I had sent deceased there I found  
 he was dead.

Two hours before this occurrence I  
 drove the deceased the two prisoners  
 and two other men away from the  
 corner of Chryslie St. <sup>they were</sup> <sub>Wester</sub>

Taken before me,

this 27 day of Sept 1880.

Thomas C. Barry CORONER.

00 15

2

Coroner's Office.

TESTIMONY.

congregating on the corner.

When I searched the prisoners on the street and when I had handed them over to the other officer. I found a bunch of keys on each of them, and a knife open in McMahons left upper vest pocket. The blade was up. it was a pen knife. The large blade was open. ~~That is all I found on them.~~

I found a watch on Nash and a bunch of keys with a tag on it on McMahon. The name McGee was on the tag.

Christopher Brady

Taken before me,  
this 27<sup>th</sup> day of Sept 1880.

Thomas C. Davis CORONER.

00 16

## Coroner's Office.

## TESTIMONY.

Frank. J. Chajus 49 Essex St. being sworn says: I am a porter in the Summit Hotel Cor Canal & Bowry. I am also a watchman there. I was on Sept 23<sup>rd</sup> bet 6 and 7 AM outside the door of the hotel scrubbing the marble. I noticed 3 men coming along the Bowry on the east side of the street from Canal St. to Canal St. I saw two men drag a middle man to our door and against a street Hydrant that was there.

I said to some one in the Hotel that this was a case, meaning that the man was drunk.

I called to the men and said what is the matter with that man and of the men dressed in grey who I now recognize in the room, said the man was drunk.

I told them to set him up against the Hydrant which they did.

I then saw the man's breast was covered with blood. I then looked for an officer and <sup>on returning the officer</sup> found <sup>that</sup> Brady <sup>who took</sup> had taken charge of all of them. J. D. Chajus

Taken before me,

this 27 day of Sept 1880.

Thomas C. Jones CORONER.



0017

4

Coroner's Office.

TESTIMONY.

Henry Krone, employee of Summit Hotel  
 being sworn says I am a barkeeper  
 at the hotel. at 5 minutes past six.  
 Chapin called to me that there was  
 a case I came out saw a man  
 leaning against the hydrant and  
 two men with him, one of these men  
 punched ~~head~~ deceased with his knee and  
 said get up you son of a bitch.

The other said raising the head of  
 deceased, oh he is too lazy let  
 him lay there. When his head was  
 raised I saw the blood on his breast  
 I then told the porter to go for an  
 officer as the man was stable  
 When Chapin got back officer  
 Brady was there and had charges  
 fall on me

Henry Krone.

Taken before me,  
 this 27 day of Sept 1880.

Thomas C. Wain CORONER.

0018

Coroner's Office.

TESTIMONY.

Henry Swallow employed at 65 Bowery  
as engineer being sworn dep.

On Sept 23<sup>rd</sup> bet  $\frac{1}{2}$  to  $\frac{1}{2}$  past six  
I heard some one stop behind me  
while I was cleaning the signs.

I turned and saw 3 men, the man  
in the middle dropped down. right  
after I saw a detective and an officer  
come up and take charge of the 3  
men. I identify Nash as one of the  
men who was with deceased.

I know nothing more of this case

Henry Swallow

Taken before me,  
this 27 day of Sept 1880.

James C. Burr CORONER.

0019

6

Coroner's Office.

TESTIMONY.

Charles Selby 61 Ridge St. paper carrier  
 being sworn says I was in car canal  
 & Brewery on the morning of Sept 23. 80  
 I saw two men lurking with the  
 deceased coming down from Westin  
 the Brewery from towards Keelin  
 to wards Canal when they got  
 to the corner the man fell by the  
 pump. his breast was stained with  
 blood. The officers came along then  
 and took all of them away  
 J. J. Selby

Taken before me  
 this 27 day of Sept 1880  
 Thomas C. King CORONER.

0020

7

Coroner's Office.

TESTIMONY.

John Gibney 143 West St. being sworn  
 Says I work at Mr. Thos Farrell's Dublin  
 Saloon at 143 West West St. I  
 was working there all that night. Joe  
 Nash and McMahon were in the  
 Saloon twice that night and another  
 young man with a white hat. was  
 with them. They came in 1<sup>st</sup> time  
 at 4 am. and called for drinks  
 Nash called for the drinks and  
 said he had no money. I said I gave  
 nothing for nothing and then Nash  
 handed me a watch and chain  
 and said he would be back soon  
 and pay for the drinks. I took  
 the watch and said, if you do  
 not redeem it in 20 minutes  
 I will give it to any one who calls  
 for it meaning to either of the  
 other two men. They all went out  
~~I shut the~~ The two men who were  
 with him came and asked for  
 the watch I would not give it to  
 them. Then Nash came back and  
 gave me a dollar. Taking back  
 the watch. All hands had drinks  
 Nash paying for them. I took all  
 out of the dollar and gave him back  
 Taken before me.

this 27 day of Sept 1880

Thomas C. King CORONER.

0021

Coroner's Office.

TESTIMONY.

25 cents change. He then treated again and owed me a quarter.

They staid there between 10 and 20 minutes. Maggie Shandly was there and I believe drank with them.

There were 8 people in the room at the time. They did not seem to be acquainted with the other people in the place.

They then left and shortly afterwards Maggie Shandly ~~came~~ left she soon came back and said a man with a blue suit on knocked her on the sidewalk.

I said if she raised any noise I would put her out.

Half an hour after I was arrested by the police.

John Henry

Taken before me,  
this 27 day of Sept 1880  
Thomas C. Vane CORONER.

0022

Coroner's Office.

## TESTIMONY.

Thomas McDonald 7 Forsyth St  
being sworn say. I have not been  
employed lately as I have been in  
the Hospital lately. Left Hospital Aug 17  
1880.

I knew Mark McMahon & Dorsey  
I have known Mark and McMahon for  
only 3 or 4 months -

I have known Dorsey for 9 or 10 years  
I made their acquaintance in  
the street corners. I did not  
know any thing about their work  
On Sept 22 at 11 PM I saw Mark  
coming across the Barrony and  
going down Beal St, from the  
West to the East side. I spoke to him  
and we went to Orchard St and  
had a drink.

We met a man named Logan  
coming up from Orchard St. we 3  
and others went to Forsyth St and  
got another drink.

While we were talking in Cor  
Beal & Chrystie John Dorsey came  
along. We all talked and went  
same place in Forsyth St for another  
drink. We then proposed to go to  
McGones Dance in Beal St.

Taken before me.

this 27 day of Sept 1880

James C. Davis CORONER.

0023

Coroner's Office.

TESTIMONY.

Dorsey made the proposition.

We went to McFloris & sat drinking and while there McMahon came in and we all drank.

Then McMahon, Nash and Logan went out. I remained behind with Dorsey. They came back in about 40 minutes that is McMahon & Nash.

joined us and we drank again.

We all 5 left McFloris and went to Cor. Christie & Healer. we staid there 10 or 15 minutes.

We came up Healer St towards the Bowery, on our way up Officer Brady dispersed us.

Dorsey & Nash went into Francis and Foyles. I went across the street with McMahon and got a cigar. I returned and joined Dorsey and we two went to McFloris dance house again.

We left there went down Bowery to Georgheans Saloon. had drinks Dorsey got in conversation with a girl Mary Cusick there. I left him in her company. This was between 3 $\frac{1}{2}$  and 4 am. I knew nothing more until next day when I was arrested.

Taken before me,

this 27. day of Sept 1880

CORONER.

0024

11

Coroner's Office.

TESTIMONY.

by Detective Warr & Brady,  
There was no quarrel between  
any of the parties that night

Thos. McDonald.

Taken before me,  
this 27 day of Apr 1880.

James C. King CORONER.



0025

12

Coroner's Office.

TESTIMONY.

Margaret Shandley 102 Mott St being  
 sworn says: I only know the bar-  
 tender John Gibney who works in  
 143 Kullin St. I went there about  
 3½ am Sept 23- to get some oysters  
 while there. I got my oysters  
 and left when I got outside a  
 man dressed in blue clothes and  
 in the company of Nash said to  
 where are you going. I said I did  
 not think it was any of his business  
 then they struck me and they both ran  
 towards the Bowery. I went back to  
 the Saloon again. I picked up a brick  
 bat and threw it after the men.  
 Gibney said he saw no one strike me  
 I was arrested ½ hour afterwards in  
 the Saloon.

Margaret Shandley

Taken before me  
 this 27 day of Sept 1880

Thomas C. Davis CORONER.

0026

Coroner's Office.

TESTIMONY.

Philip E. Sordun M.D. being sworn says  
made an autopsy on the body of James  
Dorsey and found -

A ~~small~~ <sup>of an inch</sup> stab wound a quarter <sup>of an inch</sup> long  
one inch and a half to the right of  
the median line, entering the cavity of  
the Thorax between the 3<sup>rd</sup> and 4<sup>th</sup> ribs  
and one half inch to the left of the sternum,  
entering the Pericardium: which was filled  
with blood. The stab wound penetrated  
through the anterior wall of the heart  
into the right ventricle.

Heart was otherwise normal.

Kidneys enlarged and congested.  
Stomach inflamed.

Brain. Membranes inflamed and covered  
in places with lymph.

All other organs normal

In my opinion death is due to  
Syncope from stab wound of the  
heart

P. E. Sordun M.D.

Taken before me,

this 21<sup>st</sup> day of September 1880.

Thomas C. King CORONER.

0027

## Police Department of the City of New York,

Precinct No. \_\_\_\_\_

New York, September 23<sup>rd</sup> 1880

I John M<sup>c</sup> Mahon, an inmate of the House of Detention, of my own free will and accord, without promise or inducement of any kind having been offered me do in the presence of Inspector William Murray and Captain Anthony J. Allaire make the following statement relative to the death of John Dorsey on Thursday morning September 23<sup>rd</sup> 1880 on corner of Hester street and Bowery,

At about 1 A.M. on 23<sup>rd</sup> inst I visited M<sup>r</sup> George Dance house on Hester street near Bowery & there met John Dorsey Dave Dash Tommy M<sup>c</sup> Donald — Logan and Gary Welch we remained there about one hour when Nash and another man and me went away. we returned to M<sup>r</sup> George's in about three quarters of an hour where we joined the rest of the crowd in about half an hour I left again in company with Nash & Logan and went to an oyster saloon in Hester street between Chrystie street and Bowery we did not leave there until daylight, just before we left Dorsey passed the saloon Nash called to him Dorsey stopped, and talked with him, I left at once and went to the corner of Bowery and Hester street, on looking back toward

0028

## Police Department of the City of New York,

Precinct No. \_\_\_\_\_

New York, \_\_\_\_\_ 188

the saloon I saw Maggie Shanley, who had been in our company, lying on the walk Dorsey standing over her in a threatening manner in a few moments he joined me on the corner. The woman got up off the walk, picked up a stone and threw it at Nash, who at once came to Dorsey and me on the corner. We stood there in conversation for about 15 minutes while there I noticed that Nash had in his hand an open pen knife with white handle, He suddenly stabbed Dorsey in the left breast, Dorsey said "I am cut", and placed his hand upon his breast; He said to Nash "I will get square with you for cutting me" Nash replied "I didnt mean to cut you" I said let us go to a Drug store I walked on one side of Dorsey, Nash on the other as we started for the Drug store corner Canal & Bowery, while on the way I took the knife out of ~~Dorsey~~<sup>Nash</sup>'s hand and threw it into the street. He threatened to break my nose for doing so, when we arrived at the Summit Hotel N.E. corner Canal & Bowery Dorsey fell down being unable to go any further, a number of persons gathered around, I asked for

0029

Police Department of the City of New York,

Precinct No. \_\_\_\_\_

New York, \_\_\_\_\_ 188

water to give Dorsey, but no one would  
bring it, in a few minutes the police  
arrived and arrested Noah and me  
and conveyed us to the Station House.

Taken before me  
this 23<sup>rd</sup> day of September 1880 } John M<sup>c</sup> Mahon  
Thomas C. Knox  
Comer.

0030

Coroner's Office,

CITY AND COUNTY }  
OF NEW YORK. } ss.

*John Nash* 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?

*I am not guilty*  
*John Nash*

Taken before me, this *27* day of *Sept* 18*80*

*Thomas C. Runyon*

CORONER.

0031

## MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
24 Years.	Months.	Days.	N.Y.	Manus 10 Pr.	Sept 24, 80

Indonesian 191 Dec. 19.

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

*John Dorsey*  
whereby it is found that he came to  
his death by the hands of

Inquest taken on the 27<sup>th</sup> day  
of September 1880  
before  
*Thomas L. Hays*  
Coroner.

Permitted

Disputed

Discharged

Date of death

0032

HOMICIDE.

AN INQUISTION

On the view of the body of

John Lorcey

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

Inquest taken on the 27<sup>th</sup> day  
of September 1880

before  
Thomas C. Hunt  
Coroner.

Committed

Bailed

Discharged

Date of death

Indurser 191 Oct. B.

Sept 24

AGE.	Years.	Months.	Days.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
	24			N.Y.	Manus 18 Dec.	Sept 24

MEMORANDUM.



0033

Coroner's Office,

CITY AND COUNTY }  
OF NEW YORK. } ss.

*John McMahon* 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?

*I am not guilty*  
*John Mc Mahon*

Taken before me, this *27* day of *Sept* 18*80*

*Thomas A. Rux* CORONER.

0034

## MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
24 Years.	Months.	Days.	N. Y.	Morgue	Sep 24, '88

Ind 881 118  
1880

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

John Dorsey

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

John Walsh

near Cor. Water St & Bowery  
Sep 23, 1880

a stab wound of the Heart  
John McMahon

accused the cause

Obituary taken on the 27th day  
of September 1880

by Thomas G. Tracy

Coroner.

Committed Sept 23, 1880

Quarantined

Discharged

Date of death



0035

Ind 881 118 1880

# HOMICIDE

## AN INQUISITION

On the VIEW of the BODY of

John Dorsey

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

John Nash

near Cor. Hester St & Bowery

Sep 23, 1880,

of a Stab-wound of the Head

John Mc Mahon

accused the cause

Inquest taken on the 27th day  
of September 1880

before Thomas C. Hunt  
Coroner.

Committed September 27.

Deailed 2

Discharged 4 1880

Date of death

### MEMORANDUM.

AGE.	Months.	Days.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
24 Years.			92. 4.	Murphy	Sept 24, 80

0036

Police Department of the City of New York,

Precinct No. ....

New York, Nov 18 80

Mr. District Attorney Bell  
I would like to have and  
opportunity of conversing with  
you a few moments as  
I have something to  
communicate ~~and~~ <sup>regarding</sup> in  
regards to the case of Nash  
Hart is about to be tried  
for the murder of John  
Dwyer in which case I am  
a witness.

Yours, Very Respectfully  
Thomas M. Donald  
House of  
Deputation

0037

## Police Department of the City of New York,

Precinct No. \_\_\_\_\_

New York, Nov 18 50

Mr. District Attorney Rollins.  
Sir.

You will please excuse me for intruding on your time in sending Messages to you in regards to the Case of John Nash who is about to be tried for the murder of Dorsey. In which case I am a witness. I have already sent a Note to Mr. District Attorney Bell stating to him I would like to have a few moments conversation with him as I had something to communicate to him in regards to the case receiving no answer from Mr. Bell. I have taken the liberty sir to ~~write~~ send this Note to you -

Sir. Respectfully yours  
Thomas M<sup>c</sup>Donalda  
House of Detention  
Mulberry St.

0038

People

capt

John Nash and

John M<sup>c</sup>. Mahon

Thomas M<sup>c</sup>. Donnell in House of  
detention. says that he was asked  
by Com<sup>missioner</sup> the warden whether  
there were any words between the  
parties and at the time I said no.  
On reflecting about the matter  
since I recollect there were words  
that is quarrelling between me  
and M<sup>c</sup>. Mahon and M<sup>c</sup>. Mahon &  
Dorsey. This was in the tea & St. This  
was before I and Dorsey went back  
to M<sup>c</sup>. Glories. Then I remember  
Dorsey accusing M<sup>c</sup>. Mahon of  
something - but don't know what  
it was. I was pretty drunk. Dorsey  
and I were the drunkest, although the  
others were under influence of liquor  
what was said in the quarrelling I  
don't recollect. This quarrelling, I  
think was on the corner of the tea  
& Chrys tie St. After this however  
everything seemed friend<sup>ly</sup>. Left Dorsey  
in Grogg's Saloon.

0039

—

People

Right

March and 1st

March

Homocidea

CITY AND COUNTY } ss.  
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

John Vash and John McMahon each

late of the East Ward of the City of New York, in the County of  
New York, aforesaid, on the twenty third day of September  
in the year of our Lord one thousand eight hundred and seventy-eight at the Ward,  
City and County aforesaid, with force and arms, in and upon one

John Dorsey  
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  
John Dorsey did make an assault.

And that they the said

John Vash and John McMahon him  
the said John Dorsey  
with a certain instrument and weapon of a description to these  
Jurors unknown which the the said

John Vash and John McMahon

in his right hand then and there had and held him  
the said John Dorsey in and upon the breast

of him the said John Dorsey  
then and there wilfully, feloniously, and with a deliberate and premeditated design to  
effect the death of him the said John Dorsey  
did strike, stab, cut and wound, giving unto him the said John Dorsey  
then and there with the said instrument and

weapon of a description to these Jurors unknown  
aforesaid, in and upon breast

of him the said John Dorsey one mortal wound of  
the breadth of one inch and of the depth of two inches of which  
said mortal wound he the said John Dorsey  
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year  
aforesaid, until the then and there died  
in the same year aforesaid, did languish, and languishing did live, and on which  
day of

in the year aforesaid, the said 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 they the said

John Vash and John McMahon him

the said John Dorsey in the manner and form, and by  
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the  
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to  
effect the death of him the said John Dorsey  
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.

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



0041

and THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
City and County of New York, present:  
That ~~they say~~

John Nash and John McMahon each

late of the ~~10th~~ Ward of the City of New York, in the County of  
New York, aforesaid, on the ~~10th~~ day of ~~September~~  
in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ at the Ward,  
City and County aforesaid, with force and arms, in and upon one

John Dorsey  
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  
did make an assault.

And that ~~they~~ the said

John Nash and John McMahon, ~~him~~,

the said

with a certain

which ~~they~~ the said

John Nash and John McMahon  
in ~~her~~ right hand then and there had and held ~~him~~ breast  
the said ~~John Dorsey~~ in and upon the  
of ~~him~~ the said ~~John Dorsey~~  
then and there wilfully, feloniously, and with a deliberate and premeditated design to  
effect the death of ~~him~~ the said ~~John Dorsey~~  
did strike, stab, cut and wound, giving unto ~~him~~ the said  
then and there with the

aforesaid, in and upon ~~the breast~~  
of ~~him~~ the said ~~John Dorsey~~ one mortal wound of  
the breadth of ~~one~~ inch and of the depth of ~~pro~~ inches of which  
said mortal wound ~~him~~ the said ~~John Dorsey~~  
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year  
aforesaid, until the ~~then and there died~~  
in the same year aforesaid, did languish, and languishing did live, and on which

day of

in the year aforesaid, ~~the said~~  
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that ~~they~~ the said

John Nash and John McMahon ~~him~~

the said ~~John Dorsey~~ in the manner and form, and by  
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the  
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to  
effect the death of ~~him~~ the said ~~John Dorsey~~  
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.

BENJ. K. PHELPS, District Attorney.

0042

BOX:

23

FOLDER:

279

DESCRIPTION:

Nolan, Edward

DATE:

10/02/80



279



0044

*James* District Police Court—

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. *218 East 34th* Street, being duly sworn, depose and saith, that on the *15th* day of *March* 18*80* at the *2nd* Ward of 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 Gold Watch of the value of one hundred and fifty dollars — \$150<sup>00</sup>/<sub>100</sub>*

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 *Edward Nolan (nowhere)* from the fact that deponent opened his store situated at said number and street at about 6 o'clock in the morning of said day, that at about the hour of 7 o'clock deponent sat down on a chair and went to sleep that before deponent went to sleep there was no other person in the store but said Edward Nolan that deponent remained asleep about fifteen or twenty minutes when he awoke and immediately discovered that said Nolan had left the premises and that his deponent's Watch described aforesaid had been feloniously

*Sworn before me this*

*day of*

Police Justice.

*1880*

0045

taken stolen and carried away from the left hand pocket of the vest then and there worn by deponent as a part of his bodily clothing.

Deponent further says that he was informed by Jeremiah Dennis of No. 159 East 35<sup>th</sup> street in said city that said Edward Nolan (nowhere) admitted to him on the 4<sup>th</sup> day of September 1880 that he did have his deponents Watch and that he traded it with a man named Robert Callahan for two Silver Watches and five dollars in Gold and lawful moneys.

Deponent therefore charges the said Edward Nolan with feloniously taking stealing and carrying away the Gold Watch described aforesaid from the left hand pocket of the vest worn by deponent as a part of his bodily clothing on the 15<sup>th</sup> day of March 1880.

James. Murphy

State of New York  
City and County of New York } SS

Jeremiah Dennis of No. 159 East 35<sup>th</sup> street in said City being duly sworn deposes and says that he has heard the foregoing affidavit read and that portion of it which refers to him is true of his own knowledge.

Jeremiah + Dennis  
Mark

DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

187

DATED

MAGISTRATE.

OFFICER.

WITNESSES:

Sworn to before me this 15<sup>th</sup> day of September 1880  
J. J. Murphy  
Police Justice

Police Justice

Sworn to before me this 15<sup>th</sup> day of September 1880  
J. J. Murphy  
Police Justice

Police Justice

0046

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

Edward Nolan being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer. Edward Nolan

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. 158 East 35<sup>th</sup> Street

Question. What is your occupation?

Answer. Cook

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

Answer. I did not take the Watch.

Edward Nolan

Taken before me this

13

day of

September 1890

Police Justice.

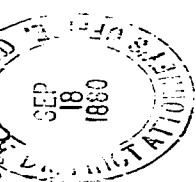
0047

Police Court—Fourth District.

THE PEOPLE &c.  
ON THE COMPLAINT OF

*James Murphy*  
218 E 34 St -  
vs.

*Edward J. Lau*



BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated

*September 15* 1880

Magistrate.

Officer.

*March*

*21 Received*

Witnesses,

*Jemial Dennis 159 E 35 St*

*1000 Doug*

*Committed*

*By Sep 16, 9 30 AM*

Received in District Atty's Office,

0048

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

*Edward Nolan*

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

*One watch of the value of one  
hundred and fifty dollars of  
the goods chattels and personal  
property of one James Murphy  
on the person of the said James  
Murphy then and there being found  
from the person of the said  
James Murphy*

~~of the goods, chattels, and personal property of one~~

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.



0048

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

*Edward Nolan*

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

*One watch of the value of one  
hundred and fifty dollars of  
the goods chattels and personal  
property of one James Murphy  
on the person of the said James  
Murphy then and there being found  
from the person of the said  
James Murphy*

~~of the goods, chattels, and personal property of one~~

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.

0049

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

**That** the said

*Edward Nolan*

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 watch of the value of one hundred and fifty dollars*

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

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

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

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

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

0050

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

*Edward Nolan*

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

*One watch of the value of one  
hundred and fifty dollars of  
the goods chattels and personal  
property of one James Murphy  
on the person of the said James  
Murphy then and there being found  
from the person of the said  
James Murphy*

~~of the goods, chattels, and personal property of one~~

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. then and

0051

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

That the said

*Edward Nolan*

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 watch of the value of one hundred and fifty dollars*

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

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

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

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

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

0052

BOX:

23

FOLDER:

279

DESCRIPTION:

Normann, Louis

DATE:

10/02/80



279

0053

308

Day of Trial,  
Counsel,  
Filed 2 day of Oct 1880  
Pleads

SELLING LOTTERY POLICIES.

THE PEOPLE

vs.

B

Louis Hornum

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

Pharman Lord  
J. Oct. 2. 1880.  
Foreman.  
Pleads guilty  
Fine \$10.

0054

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

George Smith  
of No. 97 Rose Street,

being duly sworn deposes and says, that on the 24 day of  
September 1880 at No. 134 Chatham  
Street in the City and County of New York,

Louis Norman now present  
did unlawfully and feloniously sell and vend to  
deponent for the sum of ten cents  
a certain paper and document, the same being what is commonly known as,  
and is called a Lottery Policy, and which said Lottery Policy, writing, paper,  
and document is as follows, that is to say:

document annexed) and which paper is an  
insurance upon a drawing of a lottery  
unauthorized by the laws of the state of New York  
Wherefore deponent prays that the said Louis Norman  
may be dealt with according to law.

Sworn to before me, this 24  
day of September 1880

George Smith

Wm. Norman Police Justice.

0055

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } st.

*Louis Norman* being duly examined before the undersigned,  
according to law, on the annexed charge, and being informed that he was at liberty  
to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*Louis Norman*

Question. How old are you?

Answer.

*34 Years*

Question. Where were you born?

Answer.

*Germany*

Question. Where do you live?

Answer.

*134 Chatham St.*

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 <sup>not</sup> guilty*

*Louis Norman*

Taken before me, this

*24* day of *Sept* 18*89*

POLICE JUSTICE.



0056

COUNSEL FOR COMPLAINANT.

Form 66.

Police Court First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Smith  
197 1/2  
Louis Morgan  
24  
1900

Name

Address

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated

24 Sept. 1899

Magistrate.

Officer.

Leahy  
4 Dec.

Name

Address

Witnesses,

\$500 to answer.

Sessions.

Received in Dist. Atty's Office,

0057

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

*Louis Normann*

late of the *fourth* Ward in the City and County aforesaid,  
on the *twenty fourth* day of *September* in the year of our  
Lord one thousand eight hundred and eighty *—* at the Ward, City and  
County aforesaid, with force and arms did unlawfully and knowingly vend, sell, barter,  
furnish, supply and procure, and cause to be vended, sold, bartered, furnished, supplied  
and procured, to ~~and for~~ one *George Smith*  
a certain paper and instrument, commonly called a lottery policy, is as follows, that is  
to say :

*En Bth Sep 24*

*5. 11. 55. 65*

*J 10/*

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

BENJ. K. PHELPS, District Attorney.

0058

BOX:

23

FOLDER:

279

DESCRIPTION:

Norton, Kate

DATE:

10/11/80



279

0059

65

Counsel

Filed 11 day of Oct. 1880.

Pleads

*Ans. Guilty*

THE PEOPLE

vs.

*Kate Norton*

INDICTMENT.  
Larceny of Money, &c., from the person  
in the night time.

BENJ. K. PHELPS,

District Attorney.

*Thurs. part one*

A True Bill.

*Chas. H. Hummel*

Foreman.

*Oct. 14. 1880*

*James J. Connelley*

*Edw. J. Connelley*

*Edw. J. Connelley*

0060

Form 112.

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

Police Court—First District.

of No. Hugh Roper  
House of Detention Street, being duly sworn, deposes  
 and says, that on the First day of October 1880  
 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  
person

the following property, viz:

Good and lawful money  
of the United States consisting of one  
note of the denomination and value  
of ten dollars. one note of the value  
of two dollars and one note of the  
value of one dollar in all

of the value of

thirteen

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 Kate Norton (now here)

for the reason that deponent said, on  
Brew Chamber Street and said defendant  
asked deponent to accompany her to  
a room deponent refused to go, and  
then said defendant said to deponent  
"you have no money" deponent then  
showed said defendant an envelope  
which contained the aforesaid money  
deponent then placed said property in the  
inside pocket of the coat then and there  
worn by deponent and deponent buttoned  
up his coat and defendant engaged

Subscribed and sworn to before me this

18

Police Justice

0061

deponent ~~to~~<sup>in</sup> a conversation at  
the same time she was close to deponent  
person. Subsequent deponent discovered  
that his coat was unbuttoned and the  
aforesaid property was missing.  
deponent saw ~~that~~<sup>the</sup> said Kate Norton had  
the envelope in her hand and refused  
to give it back to deponent and said  
Kate ran across the street and passed  
the aforesaid property to another person.  
Wherefore deponent charges, said  
Kate Norton with taking stealing and  
carrying away from deponent person  
as aforesaid, the aforesaid property.

Sworn to before me this 3<sup>rd</sup> day of October 1880  
2 day of October 1880

*Wm. Murray*

Police Justice

0062

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Kate Norton* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to *her*, states as follows, viz:

Question. What is your name?

Answer. *Kate Norton*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *58 East Broadway*

Question. What is your occupation?

Answer. *Domestic*

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

Answer. *I have*  
*I am not guilty*  
*Kate Norton*

Given before me, this *2* day of *October* 18*90*  
*John J. May*  
Police Justice.

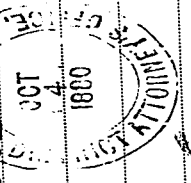
0063

65

Police Court—First District

THE PEOPLE & c.,  
ON THE COMPLAINT OF

*Hugh Cooper*  
*House of Detention*  
*Walter Stanton*



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,

COUNSEL FOR DEFENDANT.

Name,

Address,

COUNSEL FOR COMPLAINANT.

Name,

Address,

Dated *2 October 1880*

*Murray* Magistrate.

*Turnell* Officer.

*H. Proctor*

Witnesses:

*Complainant \$1000 to testify.*  
*Committed House of Detention*

*\$500* to answer *Law*  
at Sessions

Received at Dist. Atty's office



0064

The People's Court of General Sessions Before Recorder  
 Kate Stanton Monday the Thursday, October 14, 1880  
 Indictment for petty larceny from the person  
 Hugh Roper, sworn and examined testified. I have  
 lived at Mrs. Wilson's house in New Chamber St.  
 for about four or five weeks. Another one the  
 1st of October in New Chamber St. about 9 1/2 or 10 o'clock  
 I had thirteen dollars in bills in my vest pocket,  
 a ten dollar, a two, and a one dollar bill in  
 an envelope. I was going along. She says, "Halloo  
 lovery, are you going to treat?" I did not answer.  
 She said, "I will get you a room, if you want one."  
 I told her I did not want any. She says, "Give me a  
 few cents?" I told her I would not. I stood a little  
 while on the sidewalk, she got at me again to  
 treat her. I took her in and treated her. I had a glass  
 of beer and she drank something like cold water.  
 Then I came out on the sidewalk; she got at  
 me again to go to a bed room with her. She said,  
 "You have not got much money, I will get you a  
 room for 25 cents and give me 50 cents." I told  
 her, "No, I was going home, I was a stranger, I  
 was not going to any bed room with her. She  
 hung on a little longer and said, "Come up  
 in the cars, come away up to my sisters, I  
 have got a good room up there." I told her I  
 would not. Says she, "You have got no money."  
 Says I, "I have got money but I am not going  
 to give any of it to you." I put my hand in

0065

my vest pocket, I showed her the money, I put it in again and buttoned the coat. She put her arm around my neck, put her breast up against me and hung on to me for two or three minutes. I then stood one side a little and shoved her back. I looked down at the breast of the coat, I saw the coat was open, the button was taken out. I put my hand in the pocket and found that the envelope and money were gone. I says to her, "You blamed thief, you took my money." She said, "No, she did not." I got hold of her by the left hand and I found no money in it. I looked behind her skirt and saw her right hand down under her little skirt. She had a jacket on and I suspected she put the money in the belt. I looked around, I could not feel it. She kept her right hand closed, and there was another girl right across the street; she ran over and the prisoner I believe shoved the envelope into her hand. I saw a little bit of paper between her finger and thumb she shoved it into the girl's hand. I made a grab to catch the other girl's hand; she put her arm against me and shoved back against me. I caught hold of the other girl by the arm. I said, "You have got my money in your pocket." She said, "I have not." I said, "Take your hand out of your pocket, you have got my money." She

0066

Kept her hand down strong in her pocket and I could not pull it out. Both of them made for the corner of William St. as fast as they could; the other one commenced to curse and yell. There was a whole lot of young men on the corner hung out for the boys to come; they all gathered around me and some one says, "Let that woman go." The prisoner commenced to fight and made to strike me several times. The crowd was around me and let her go because I was afraid I would get knocked down and robbed again. I stood a couple of minutes after letting them go and told a policeman I had been robbed. I went up the street and saw the prisoner coming down with a young man. I told the policeman she was the girl took my money and he arrested her. Cross Examined. I came from St. John's N.B. I did not speak to the girl first, but I treated her. Thomas Tierney, sworn and examined. I arrested the prisoner on the 1<sup>st</sup> of Oct. Mr. Roper having come to me on North William St. and told me he lost a letter, or a woman took it from him, which contained thirteen dollars. I sent him up the street to look for the woman, and in about ten minutes afterwards the prisoner and a young man came down the street. Roper pointed her out as the woman who robbed him and I placed her under arrest. I think the complainant had been drinking. He walked and talked straight

0067

and told a straight forward story.

Kate Katon, sworn and examined in her own behalf testified. I live 58 East Broadway and am a fallen woman. I met the complainant on this night and he asked me to go with him. He treated and after coming out of the liquor saloon we talked again. There were some young fellows there who said to me, "Don't mind that man, he has been stopping every person that has passed by here to night." He said all of a sudden, "My money is gone." I said, "Here I am, you can call an officer and before I move you can search me." Just then a young girl came from across the street and she asked me where Frankfort St was. I did not move from the place where I was standing. I pointed the way to her when the complainant caught hold of her by the shoulders and commenced shaking her, saying, "you have got my money." The girl says, "I have not seen your money." I said, "Young girl, don't mind him, I think the man must be crazy." So she went away and I walked away. About 15 minutes after I was walking down and the officer arrested me. I did not put my hand near the complainant's clothes. I saw no envelope with him but he pulled out his pocketbook and said, "you must not think but what I have got money." I never saw a cent of money with him. The jury rendered a verdict of guilty of petty larceny from the person. He was sent to the State Penitentiary for two years and six months.

0068

Testimony in the case of  
Kate Horton  
filed Oct. 11

0069

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

Kate Norton

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

on the 13<sup>th</sup> day of October in the year of our Lord one thousand eight hundred and eighty — 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,

of the goods, chattels, and personal property of one  
the person of the said Hugh Roper  
from the person of the said Hugh Roper  
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.

Hugh Roper

on  
then and there being found,  
then and there

BENJ. K. PHELPS, District Attorney.