

0009

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

Mahoney, Arthur

**DATE:**

02/25/81



380

0010

May 12. PM 2  
1880

Counsel, P. Mitchell.

Filed 25 day of Feb 1880  
Pleads *not guilty* May 5.

Beating—Homicide of the degree of Man-  
slaughter in the  
Degree.

THE PEOPLE

vs.

*John B*

*Arthur Mahoney*

DANIEL C ROLLINS,

District Attorney.

A TRUE BILL.

*(Alfred C. [unclear])*  
Paid Two - May 12. 1881  
Tried and acquitted  
November.

Paul  
Charles Petre  
164 E. Houston  
\$1000  
July 87

0011

Coroner's Office,

CITY AND COUNTY }  
OF NEW YORK }

Arthur Mahony 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—Arthur Mahony

Question—How old are you?

Answer—31 yrs

Question—Where were you born?

Answer—N.Y.

Question—Where do you live?

Answer—420 E 11<sup>th</sup> St

Question—What is your occupation?

Answer—Butcher

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

Not Guilty

Taken before me, this 5 day of June 1899.

Thomas M. ... CORONER.

0012

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months.	Days.			
21			NY	236 E 36 <sup>th</sup> St	Dec 21 <sup>st</sup> 80

Vol 839  
1880

HOMICIDE

AN INQUISTION

On the VIEW of the BODY of

Samuel Williams

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

Arthur Mackay from

Virginia received on

Dec 9<sup>th</sup> 1880 at 461

8<sup>th</sup> Ave

Ward 10

Original taken on the  
21<sup>st</sup> of January  
1881  
Thomas B. Jones



Committed

Jan 5<sup>th</sup> 1881

Discharged

Dec 21<sup>st</sup> 1880

0013

Vol 839 1880

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

Ernest Pelham

whereby it is found that he came to

his Death by the hands of

Arthur Mahony from

Virginia received on

Dec 9 1880 at 461

3<sup>rd</sup> Ave

Wardington



Request taken on the

January 1881

1880

Thomas C. Cross

Committed

Prisoned \$100.00 January 5, 1881

Discharged

Date of death December 21, 1880

MEMORANDUM.

AGE	PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
21 Years, Months, Days	MA	236 C 36 <sup>th</sup> St	Dec 9 1880

0014

**STATE OF NEW YORK.**

CITY AND COUNTY OF NEW YORK, SS.

**AN ANTE-MORTEM INQUISITION,**

Taken at *house of Mrs Anna Pelham*  
No. *236 E. 36<sup>th</sup>* Street, in the *21<sup>st</sup>* Ward of the City of  
New York, in the County of New York, this *17* day of *Dec*  
in the year of our Lord one thousand eight hundred and *Eighty* before  
*Thomas Kearney* Coroner,  
of the City and County aforesaid, on view of the *Body of*

*James Pelham* at  
*236 E. 36<sup>th</sup>* 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  
*man* was injured, do,  
upon their Oaths and Affirmations, say: *That the said*

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.**

CORONER, S. S.

0015

City and County of New York, ss.

Statement of Ernest Pelham now lying  
dangerously wounded at 236 E 36<sup>th</sup> St in the 21. Ward  
of said City and County, on the 17 day of Dec 1880

Question.—What is your name?

Ernest Pelham

Answer.—

Question.—Where do you live?

Answer.—

236 E 36<sup>th</sup> St

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

Answer.—

No—

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

Answer.

Yes

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.—

Yes - I was at Fred Smith's Lager beer saloon on East of 3<sup>rd</sup> Ave. bet 31<sup>st</sup> & 32<sup>nd</sup> St. about 5<sup>1</sup>/<sub>2</sub> P.M. Dec 9<sup>th</sup> 1880. I was playing pool with Larry. I don't know his other name I have known him for 2 years. He drives a wagon for Hecsey butcher of Washington who lives on 32<sup>nd</sup> St bet bet 3<sup>rd</sup> Ave. I don't know where Larry lives. We had been playing an hour and a half and then we disputed who had won the game. We quarrelled for 5 minutes the first thing I knew I was knocked down with his fist and when I was down he kicked me in the face once with his foot. I bled very much. He went outside for me and then came back and went out with me. he then

0016

Said he had not kicked me when  
I was down. I never quarrelled with him  
before. We parted at corner of 33<sup>rd</sup> St & 3<sup>rd</sup>  
Avenue. The pool was played for drinks or  
cigars. Neither was under the  
influence of liquor. I have had frequent  
haemorrhages ever since

Ernest Pelham

0017

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.
Years.	Months.	Days.		
21			N.Y.	236 E 36 <sup>th</sup> St

444  
799  
1880

AN ANTE-MORTEM INQUISTION

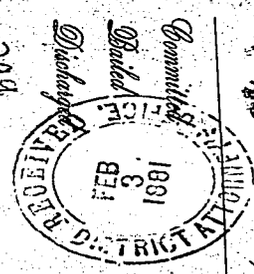
On the VIEW of the BODY of

Edward Pelham

whereby it is found that he was  
injured by a blow on the  
face coming from the

Station on the  
of New York  
1880

by  
Wm. H. ...  
Coroner



799

0018

4th 799 1880

AN ANTE-MORTEM INQUISTION

On the VIEW of the BODY of

Edward P. Chan

whereby it is found that he was injured by a blow on the face causing Epistaxis

Taken on the day of December 1880

before J. H. [Signature] Coroner.



Committed  
Detained  
Discharged

ML

MEMORANDA.

WHERE FOUND. 236 8 36 22	PLACE OF NATIVITY. NY	AGE. 21 Years. Months. Days.
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0019

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Cornus Office*  
*No. 40 E. 15th St.* Street, in the *15* Ward of the City of  
New York, in the County of New York, this *5<sup>th</sup>* day of *July*  
in the year of our Lord one thousand eight hundred and *81* before  
*Thomas C. Knox* Coroner,

of the City and County aforesaid, in view of the Body of  
*Ernest Pelham* lying dead at  
*236 E. 36<sup>th</sup> St.* Upon the Oaths and Affirmations of  
*eight* 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  
*Ernest Pelham* came to his death, do,  
upon their Oaths and Affirmations, say: That the said *Ernest Pelham*  
came to his death by

*Injuries received at the hands of Arthur*  
*Mahony on Dec 9. 1880 at 441 3<sup>rd</sup> Ave.*  
*Died Dec 21. 1880*

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.

*John L. Keating*  
*George-b. Dietz*  
*Thomas J. M. Cahill*  
*John M. Minton*  
*Charles Minton*  
*John A. Mollay*  
*Jay Kennedy Jr.*  
*John Hartman*

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

0020

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

vs.

List of Witnesses.

Arthur Mahony

NAMES.

RESIDENCE.

Thomas E. Bruce M.D.  
Horace J. Hawks M.D.  
Annice Elham  
Charles Street  
Off Wm Walsh  
Philip E. Donlan M.D.

218 East 35 St  
40 " 30 "  
236 " 36 "  
461 9th Av.  
21<sup>st</sup> Street  
Corcoran Office

0021

Coroner's Office.

TESTIMONY.

Ami Pelham Mother deceased being sworn says. I live at 238 E 36<sup>th</sup> St. New Dec 12<sup>th</sup> at 6<sup>1/2</sup> AM. On Dec 9<sup>th</sup> he came home at 7<sup>1/2</sup> PM. face swollen. he made no complaint. I asked him. he said it was nothing - he retired at 9<sup>1/2</sup> PM. He did not bleed that night.

Next day he was out before I saw him. He came home in evening - same way his eye commenced to swell. He did not tell in how it happened.

Next day at 6<sup>1/2</sup> AM. He commenced to bleed at nose. He called me. He bled violently. I applied all remedies I knew. He bled 2 hours and then stopped.

Next day Sunday he did not bleed Monday 6<sup>1/2</sup> AM. Commenced to bleed again. lasted for 1<sup>1/2</sup> hours.

12 hours after he bled again badly. Dr. Hayes was sent for Dr. Bullard came & plugged nose & gave

The bleeding continued till death.

The male members of my family bleed more than other people do from similar injuries.

He never had violent nose bleed before.

Taken before me,  
this 5<sup>th</sup> day of Jan

Ami Pelham  
1881.

CORONER.

0022

Coroner's Office.

TESTIMONY.

Dr Chas E Bruce 218 E 35 St being  
examined says. Inno present at autopsy  
on Daniel Pelham. Examined  
deceased found an abrasion on bridge  
of nose - no fracture of the bridge and  
right eye blackened - some little  
desertation under left eye.

The body was bleached white and waxy  
in appearance probably from loss of blood.

Sign marks well marked

Heart flabby - pale showing loss of blood

Lungs flabby " " "

Ante mortem clot. Small

Brain healthy but pale.

On removing Prostate Glands. Pus was  
found in prostatic gland right side.

The perosteum was softened and off the  
Ethmoid cells & nasal bones.

Showing signs of commencing ears of bone.

No fracture of any bone was found  
or any injury that could be attributed  
to violence -

Death was due to Epistaxis with resulting  
Exhaustion

C. E. Bruce, M.D.

Taken before me.

this 5 day of Jan 1881

Thos. A. King CORONER

0023

Coroner's Office.

TESTIMONY.

sorted fresh ones. Saturated with Per sulphide of Am.

Intended nourishment

I was called in the afternoon again on account of a fresh haemorrhage.

I removed both plugs - washed out the nose with an astringent wash and put in fresh plugs.

Some three or four times during the week I had ~~to~~ with Dr Bullard's assistance to replace plugs on account of repeated haemorrhages.

I never had a case in 20 years where the means employed as in this case did not check haemorrhage.

I attended him to Dec 21<sup>st</sup> when he died.

When 1<sup>st</sup> called he had a black eye right one - no fracture of bridge of nose - a slight abrasion upon or bridge of the nose.

The boy told me he had received his injury in a pool room.

The cause of the wiping Epistaxis was the injury received.

He died from Exhaustion due to Epistaxis.

Abrae T. Hawks M.D.

Taken before me

this 5 day of Jan 1887

Thomas C. [Signature] CORONER.

0025

Coroner's Office.

TESTIMONY.

Thomas J. Hawks MD 45 & 30<sup>th</sup> St being  
I am says. I never deceased for 6 or 7  
years. Say the family physician. The deceased  
and his brother are inclined to bleed very  
badly from any injury that lacerates the  
skin.

There are people that way. They are called  
Hemophiles.

The deceased has had two hemorrhages, both  
severe and from small injuries

The other boy has bled so that he faints  
The history of the family is that of bleeders  
The males of the family are inclined to  
bleed.

On the night of Dec 14 - I was called  
to see deceased. my father went w  
my sled - he reported that hemorrhage was  
very extensive from the nose. that I think  
was lacerated and that the anterior  
noses had to be plugged. my father is  
Dr Wm E Bullard.

Next morning I called between 9 & 10 AM  
There had been considerable oozing out of  
the front of the nose

There was some ferric acetate drug out  
from the loss of blood

There was so much bleeding in front that  
I drained the front plug and in -

Taken before me,

this 7 day of Jan 188 F.

CORONER.

0026

Coroner's Office.

TESTIMONY.

Mahoney had his left arm around Pellams  
neck in a friendly way as a sign  
of peace. The court up town direction  
The house is 8 feet deep  
The bar is 15 or 16 feet long. The ice  
box stands between the bar & the front table  
behind the bar I cannot see the whole  
of the front table

Frank Strub

Taken before me,  
this 5<sup>th</sup> day of Jan 1884

Thomas C. Wurf CORONER.

0027

Coroner's Office.

TESTIMONY.

Charles Smith being sworn says I keep a Lager Beer Saloon at 461 B Avenue. I knew Ernest Pelham for many years I did not know much of Mahoney. except that he always for the last 2 months came in the company of deceased to play pool. They were always friendly. About 9<sup>th</sup> or 13<sup>th</sup> of Dec. 1880 the two men came in and played pool and had Lager beer and a few forms of whiskey - This was between 5 and 6 P.M. The man who was hurt had the whiskey. my attention was called to some other customers. I left them playing pool - and stood behind the bar from my position I could see part of the pool table. The ice box prevented me from seeing the whole of it.

The first thing I heard was a fall the noise of a fall. I went to the pool table to see what the matter was and I found deceased bleeding from his nose or mouth he was standing up. Mahoney was near him. I knew him as Larry. Pelham washed him off. the bleeding stopped. They went to the bar settled up Larry was sorry he hit deceased. So he said - Pelham said he had no business to strike him. They left the saloon

Taken before me  
this 5 day of Jan 1881.

CORONER.

0028

Coroner's Office.

TESTIMONY.

Special Officer William Walsh of 21<sup>st</sup> Precinct being sworn says a lady called at station house yesterday and told that a man Ernest Pellam ~~was~~ <sup>lay</sup> badly <sup>hurt</sup> at 236 E 36<sup>th</sup> and that Dr. Haines considered his life in danger. She was told that a man name Larry who drove a butcher cart for a man named Hickey in Washington market, inflicted the injuries. I went to Hickey's and arrested Arthur Mahaney and took him in presence of the wounded man who identified him as the man who had inflicted the injuries upon him.

The Prisoner himself told me that he was called Larry and did not deny the assault.

William Walsh

Taken before me,

this 17 day of Dec 1886

Thomas C. Kemp

CORONER.

0029

Coroner's Office.

TESTIMONY.

Philip Edmund M.D. being sworn says on December 22<sup>nd</sup> 1888 made a post mortem examination of the body of Ernest B. Pelham and found a marked anemic condition of the body.

Found an eschymotic spot  $1\frac{1}{2} \times 1\frac{1}{4}$  inches in scalp directly on top of the head. The cellular tissue of the right eye was eschymotic.

Left kidney had thickening of the cortex substance and had a sept. about the size of a kernel of corn in upper end, filled with bloody serum.

All other organs were normal.

On removing the Basilar Process the ~~crab~~ <sup>cells</sup> ~~found~~ <sup>were</sup> ~~found~~ <sup>found</sup> denuded of Peristome on left side - <sup>the turbation</sup> <sup>from same side</sup> <sup>was denuded</sup>

The Mucous Membrane lining the Prostatic Urethra was on right side was disintegrated and the folds beneath the membrane were denuded of Peristome. Urethra showed commencing cancer. A quantity of pus escaped from the cavity.

The Stomach and large intestines were filled with blood that had evidently been swallowed. From said Autopsy I am of the opinion that death is due to Exhaustion and Epistaxis due to the disintegration of the Prostatic Urethra above described.

Taken before me,

this

day of

1888

CORONER

0030

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

Arthur Mahoney

late of the City of New York, in the County of New York, aforesaid, on the  
ninth day of December in the year of our Lord  
one thousand eight hundred and seventy-eight, with force and arms, at the City and  
County aforesaid, in and upon the body of Ernest Pelham  
in the peace of the said people then and there being, feloniously and wilfully did make  
an assault, and that he the said

Arthur Mahoney

then and there feloniously and wilfully did with great force and violence pull, push,  
cast and throw him the said Ernest Pelham  
down unto and upon the ground then and there, and that he the said

Arthur Mahoney

with both the hands and feet of him the said

Arthur Mahoney

then and there, and whilst he the  
said Ernest Pelham was so lying and being upon the ground,  
him the said Ernest Pelham in and upon the neck,  
head, stomach, breast, belly, back, and sides of him the said Ernest Pelham  
then and there feloniously and wilfully, divers times, with great force and violence, did  
choke, strike, beat, and wound, and that he the said

Arthur Mahoney

him the said Arthur Mahoney with both the hands, feet, and knees of

and whilst he the said Ernest Pelham was so lying  
and being upon the ground as aforesaid, him the said Ernest  
Pelham in and upon the neck, breast, belly, head, stomach, back, and  
sides of him the said Ernest Pelham then and there  
feloniously and wilfully did, with great force and violence, choke, strike, push, press,  
and squeeze, giving to him the said Ernest Pelham  
then and there, as well by the choking, pulling, pushing, casting, and throwing of  
him the said Ernest Pelham down  
unto and upon the ground as aforesaid, and by the choking, striking, beating, and  
kicking of him the said Ernest Pelham whilst he was so  
lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,  
breast, belly, back and sides of him the said Ernest Pelham

0031

as aforesaid, and also by the choking, striking, pushing, pressing, and squeezing of  
him the said *Earnest Pelham* whilst he the said  
*Earnest Pelham* was so lying and being upon the ground as aforesaid,  
in and upon the neck, head, belly, breast, back, stomach, and sides of him  
the said *Earnest Pelham* with the hands, knees, and feet of him  
the said *Arthur Mahoney*

in manner aforesaid, several mortal bruises, lacerations, and wounds in and upon the  
neck, head, belly, breast, stomach, and sides of him the said  
*Earnest Pelham* of which said several mortal bruises, lacerations, and  
wounds, he the said *Earnest Pelham* from the said ninth  
day of *December* until the *twenty first*  
day of *December* in the same year, at the said Ward,  
City and County last mentioned, did languish, and languishing did live; on which last-  
mentioned day he the said *Earnest Pelham*  
of the said several mortal bruises, lacerations, and wounds, did  
then and there die.

And so the Jurors aforesaid, upon their Oath aforesaid, do say: THAT he  
the said *Arthur Mahoney*

him the said *Earnest Pelham*  
in manner and form and by the means aforesaid, feloniously  
and wilfully did kill and slay, 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.

0032

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

Maloney, John

**DATE:**

02/25/81



380

0033

181

Counsel,  
Filed 25 day of Feb 1881  
Pleads

*Larceny and Receiving Stolen Goods.*

THE PEOPLE

vs.

W. Cherry  
140  
Amman

F.  
John Chaloney.

*Wm. H. H. H. H.*  
Wm. H. H. H. H.

District Attorney.  
Part No 1 by 25. 1887  
Pleads Person

A True Bill.  
*Wm. H. H. H.*

Foreman.

*Wm. H. H. H.*

0034

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

*John Maloney* 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 Maloney*

QUESTION.—How old are you?

ANSWER.—*Eighteen years of age*

QUESTION.—Where were you born?

ANSWER.—*No. 18 Church St. N.Y.*

QUESTION.—Where do you live?

ANSWER.—*No 40 Cherry St. New York*

QUESTION.—What is your occupation?

ANSWER.—*Trismith*

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. I have nothing else to say.*

*John Maloney*

Taken before me, this

*John Maloney*  
day of February 1881  
Police Justice

0035

POLICE COURT SECOND DISTRICT.

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

*Harman Lefferts*  
of *The Central Office* Street, being duly sworn, deposes  
and says, that on the *18<sup>th</sup>* day of *February* 188*8*  
at the City of New York, in the County of New York, deponent detected

*John Maloney, New York,*  
in the act of feloniously taking  
stealing and carrying away from  
the person of a female (whose  
name is unknown to deponent,  
the leather purse, New York  
shown, and which is of the value  
of ten cents.

That said female  
was then walking up the Bowery  
with a bag in her arms and  
deponent then and there saw the  
said John approach her from  
behind and insert his left hand  
into the right side pocket of  
the dress then worn upon her  
person and take therefrom the  
purse aforesaid.

That deponent was  
attacked by friends of the said  
John and in his efforts to  
secure his prisoner was unable  
to find said female.  
Deponent refers on this  
19<sup>th</sup> day of February 1888

*Harman Lefferts*  
*Police Justice*

0036

Police Court - Second District

THE PEOPLE, &c.

ON THE COMPLAINT OF

*Thomas J. Sparto*  
Cultural Officer

*John Maloney*

*John J. Sparto*  
188

*John J. Sparto*  
Justice

*John J. Sparto*  
C. O. Officer

Witnesses

Committed in default of \$ *100.00* surety

Bailed by

No

Signed



0037

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 McAloney*

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

*One purse of the value of ten cents*  
*of the goods, chattels, and personal property of a certain*  
*person whose name is to the jurors aforesaid unknown*  
*and cannot now be given on the person of the said*  
*certain person whose name is to the jurors aforesaid*  
*unknown and cannot now be given then and*  
*there being found, from the person of the said*  
*certain person whose name is to the jurors*  
*aforesaid, unknown and cannot now be*  
*given*

~~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

0038

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

That the said

*John McAloney*

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 purse of the value of ten cents*

of the goods, chattels, and personal property of the said *certain person whose name is to the jurors aforesaid unknown and cannot now be given* 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 certain person whose name is to the jurors aforesaid unknown and cannot now be given*

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

*John McAloney*

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.

*Daniel G. Rollins*  
MANN K. FARRER, District Attorney.

0039

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

Marks, Alfred

**DATE:**

02/08/81



380

0040

Faint, illegible text at the top of the page, possibly a header or title.

Faint, illegible text below the header area.

*Chas. J. ...*  
*Nov 19*

Council of ...  
Filed 9 day of ...  
1881  
Pleas ...

THE PEOPLE

*John ...*  
08,  
January, 17, 1881.

*James ...*

Agreed marks

Indictment - Larceny.

*Amuel S. ...*  
EDWIN W. ...

*John ...*

*John ...*  
A True Bill.

*John ...*

Honorable

The highest attorney  
is satisfied that all  
evidence will not  
warrant a conviction  
in this case because of  
the duty of a public prosecutor  
M. O. S.

Faint, illegible text at the bottom of the page, possibly a footer or signature area.

...

...

THE RECORDS OF THE RECORDS OF THE CIVIL SERVICE OF NEW YORK

OF NEW YORK  
CLERK AND CORRECTOR

00411

Mr. Jahne is at 23 Maiden Lane with  
Ern Richardson & Co

FORM 112.

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

Police Court—Third District.

Henry C. Jahne

of No. 27 Park Row Street, being duly sworn, deposes

and says that on the 19th day of June 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.

the following property viz: One bill of the denomination & value  
of twenty dollars gold and lawful money currency  
of the United States Government.

of the value of twenty Dollars

the property of ~~deponent~~ Edgar Patterson, Henry & Patterson,  
Must C. Kellogg, drug business at 27 Park Row, and  
Wm Patterson Brothers, in charge of City Department

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 Alfred Marks

for the reason that on the day of ~~deponent's~~ ~~the said~~  
Alfred Marks visited the aforesaid store and requested that change  
might be given him for a bill of the denomination of one hundred  
dollars. That when deponent had given him the necessary <sup>change</sup> bill  
of various denominations the accused then asked that  
Silver might be given him in lieu thereof. That when  
deponent assented thereto, deponent discovered that a  
bill of the denomination & value of twenty dollars was  
missing therefrom.

Whereupon deponent charges the accused with feloniously taking  
and stealing the said bill of the denomination & value of twenty  
dollars.

Henry C. Jahne

Sworn to, before me this 19th day of June 1880  
Merrill DeBarney  
POLICE JUSTICE

0042

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK. }

\_\_\_\_\_ 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 h , 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?

*Answer.*

Taken before me, this \_\_\_\_\_ day of \_\_\_\_\_ 18\_\_\_\_  
POLICE JUSTICE.

0043

COUNSEL FOR COMPLAINANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

COUNSEL FOR DEFENDANT.

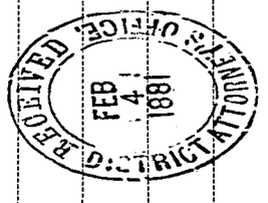
Name, \_\_\_\_\_  
Address, \_\_\_\_\_

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF  
*Henry C. Jones*  
*27 Grand Street*

*Alfred Marks*



Dated *July 8* 18*87*

Magistrate.

*Reilly* Officer.  
*Comblyman* Clerk.  
*Essex North*

Witnesses  
*The officer*  
*as witnesses*  
*State Seal of D.C.*

\$ *5.00* to answer  
at *Special* Sessions  
*Conrad*

Received at Dist. Att'y's Office,  
*Transferred to the*  
*C. of S. & attached*  
*to Grand for D.C.*

AFFIDAVIT—LARCENY.

BAILED.

No. 1, by *Joseph Grinberg*  
Residence *118 Division St*  
No. 2, by *300 personal*  
Residence *Stk 4/87*

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 6, by \_\_\_\_\_  
Residence \_\_\_\_\_

0044

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

*Alfred Marks*

late of the First Ward of the City of New York in the County of New York, afore-  
said, on the *nineteenth* day of *April* in the year of our Lord one  
thousand eight hundred and ~~seventy~~ *eighty* 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 *Twenty* ..... dollars and of the value of *Twenty* ..... dollar *A*

*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  
*Twenty* ..... dollars..... and of the value of *Twenty* ..... dollar *A*

of the goods, chattels and personal property of one *Edgar Patterson*

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

*Daniel G. Rollins*  
DANIEL G. ROLLINS, District Attorney.

0045

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

Marks, Herman

**DATE:**

02/14/81



380

0046

Counsel,  
Filed 4 day of Feb<sup>y</sup> 1886  
Pleads Not Guilty (16)

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

10<sup>th</sup> Floor  
10<sup>th</sup> Street

7.  
Kelman Marks.

Samuel S. Pollard  
BENCKENFELDS,

District Attorney.  
Case No. 86037. 1886.  
Filed by Amos A. G.L.  
A True Bill.

Alfred D. [Signature]

Feb<sup>y</sup> 21<sup>st</sup> 1886.  
Foreman.  
S. P. McCreary.

O. T. J.  
G. P. [Signature]  
Thursday

0047

Form 112.

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

Police Court—First District.

of No. Herman Vogel  
339 Canal - Street, being duly sworn, deposes  
and says, that on the Ten day of February 1891  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent,

the following property, viz: One piece of colored silk

of the value of One hundred Dollars,

the property of Abraham Isidore Selin, John G. Nesser and Alfred VonderMuhl doing business under the firm name of Iselin, Nesser and Company - and then in the care and custody 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 Herman Marx (now here) for the reason that deponent saw said Marx in possession of the above named piece of silk and saw him drop the same from under his coat.

Herman Vogel

Sworn to before me, this Ten day of February 1891.  
John G. Nesser  
Police Justice

0048

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

Herman Marx 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. Herman Marx

Question. How old are you?

Answer. Twenty eight years

Question. Where were you born?

Answer. Germany

Question. Where do you live?

Answer. 103 Allen St

Question. What is your occupation?

Answer. Chemist

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

Answer. I am not guilty  
& Herman Marks

Taken before me, this 10th day of July 1891  
John Smith  
Police Justice.

0049

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Herman Vogel*  
*339 Canal*

Affidavit—Larceny.

*Herman Marx*



Dated *January 10* 18*81*

*Smith* Magistrate.

*Dyckman* Officer. *25*

Clerk.

Witnesses: *Graham & Barnett*  
*339 Canal St.*

*1070* to answer.....

at *Gen* Sessions.....

Received at Dist. Atty's office

*Boix*

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.....

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

*Herman Marks*

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

*Fifty yards of cloth (of the kind commonly  
called silk) of the value of two dollars each yard.*

of the goods, chattels, and personal property of one

*William E. Seelin*

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.

0051

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

*Herman Marks*

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,

*Fifty yards of cloth (of the kind commonly  
called silk) of the value of two dollars each yard.*

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

*William E. Iselin*

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*

*William E. Iselin*

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

*Herman Marks*

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~~ *taken and carried away*  
People of the State of New York, and their dignity.

*Daniel F. Rollins*

**BENJ. W. FURBER, District Attorney.**

0052

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

Marshall, James

**DATE:**

02/01/81



380

0053

350

Counsel,  
Filed *1* day of *Feb* 188*1*  
Pleads

THE PEOPLE

v/s.

*Larceny, and Receiving Stolen Goods.*

*I.*  
*James Marshall*

*Paul C. Collins*  
DISTRICT ATTORNEY

District Attorney.

A True Bill.

*Frank Sawyer*

Foreman.

*Feb 24 1881*  
*John C. [Signature]*  
*Per: [Signature]*

0054

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

of No. 159 West 110 Street, being duly sworn, deposes  
and says, that on the what 6<sup>th</sup> day of July 1878

at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, by means of trick and deceit  
and with intent to cheat and defraud,  
the following property, to wit:

One suit of mens cloths, Consisting  
of Coat, Vest and Pantalons, and  
being

of the value of Seventy Dollars,

the property of John H. Miller, and in care and  
charge of deponent as "Cutter" and servant  
of said Miller,

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

James Marshall, New York, for the  
reasons following to wit: That said  
cloths were made to order for Cash  
for said Marshall, and that on or about  
said day said Marshall entered the  
Tailors Shop of said Miller at  
703 Broadway, and asked deponent  
to fit said cloths on his person.  
That deponent permitted him to  
fit them on and thereupon said  
Marshall expressed himself satisfied  
with said cloths. That deponent then  
informed him he must pay Cash  
for said cloths before leaving the

Deputy of ...

0055

Stow. That said Marshall then said to  
deponent come with me in the carriage  
to Park Row and I will pay you  
for the clothes. That deponent then  
went in a carriage with said Marshall  
to Park Row, said Marshall then  
having said clothes on his person, and  
when Park Row was reached said  
Marshall and deponent got out of the  
carriage and said Marshall said to  
deponent "wait a moment and I'll be  
right back and give you the money"  
and he thereupon uttered a greeting  
and disappeared. That deponent  
waited a full half hour for his  
return which he did not do.  
That deponent has not seen said  
Marshall from said time until the  
present moment.

Subscribed before me this } Ch. Kelson  
27<sup>th</sup> day of January 1881

J. M. Patterson } Notary Public

0056

Police Court—Second District.

CITY AND COUNTY )  
OF NEW YORK. } ss.

*James Marshall* 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.—*James Marshall*

QUESTION.—How old are you?

ANSWER.—*I twenty-two years of age*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*I have been living in Philadelphia*

QUESTION.—What is your occupation?

ANSWER.—*Colonel*

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.*

*James Marshall*

Taken before me, this

day of January 1881

Police Justice.

*Thomas J. Sullivan*

0057

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Charles Taylor*  
159 E 110th St

*James H. ...*



DATED *Jan 27 1881*

*William ...* MAGISTRATE.

*Hodges C. O.* OFFICER.

WITNESS *John Williams Jr.*  
*703 Broadway*

*G. H. ...*

NO. ... STREET.

*100*  
*Smith*

Affidavit—Larceny.

0058

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

*James Marshall*

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

*One coat of the value of fifty dollars*  
*One vest of the value of ten dollars*  
*One pair of pantaloons of the value of ten dollars*

of the goods, chattels, and personal property of one

*John H. Miller*

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.

0059

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

*James Marshall*

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 coat of the value of fifty dollars.  
One vest of the value of ten dollars  
One pair of pantaloons of the value of ten dollars.*

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

*John H. Miller*

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

*John H. Miller*

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

*James Marshall*

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.

*Daniel G. Rollins*

**DANIEL G. ROLLINS, District Attorney.**

0060

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

Martin, John

**DATE:**

02/16/81



380

0061

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

Flynn, James

**DATE:**

02/16/81



380

0062

*George W. [unclear]*  
Counsel,  
Filed *16* day of *July* 188*6*  
Pleads Not Guilty

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*John Martin, B.*  
*James Flynn, B.*

*Samuel C. Rollins*  
DISTRICT ATTORNEY

District Attorney.  
Part No. *23*, 1887.  
*Both discharged acts both*  
A TRUE BILL. *defendant.*

*August [unclear]*

Foreman.  
I am willing that defendant  
may be discharged in  
their own recognizance  
See *1st* *of* *on* *7*  
*V. G. P. 11*  
Feb. 21 1882  
M. S. G.

0063

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

John Martin  
James Flynn

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I do not wish to press the charge I have made against the above named defendants, but desire to withdraw it; as they are both young men, I believe this to be their first offense, and do not think they will be likely to commit another offense.

S. W. Hoff

Sworn to before me  
this 17th day of July 1881.

Edward M. Pomroyne  
Notary Public  
N. Y. Co.

0064

*The People*

vs.

*John Martin  
James Byrum*

*Withdrawal*

0065

FORM 112.

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

Police Court—Third District.

*Israel Wolf*

of No. *23 Eldridge* Street, being duly sworn, deposes  
and says that on the *4<sup>th</sup>* day of *February* 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 cellar of the*  
*fore said premises*  
the following property viz: *about Seventy pounds of Lead*

of the value of *three* Dollars  
the property of *Manassah Goldman and in care*  
*and charge 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 Martin*  
*and James Flynn (both males)* from  
the fact that deponent is informed by  
officer Daniel E. *McInerney* of the 10<sup>th</sup> *Dist*  
Police that he caught said *Martin and Flynn*  
with the aforesaid property in their possession  
and while in the act of selling the same in  
a junk shop on the *Southern* corner of  
*West & Lindlow Street*

*I. Wolf*

Sworn to, before me this

day of *February*

1881

Police Justice

0066

City & County of New York

355  
David J. McInerney of the  
10<sup>th</sup> Precinct Police Precinct duly sworn says  
that on the 4<sup>th</sup> day of February 1881  
he arrested John Martin and James Flynn  
(both now here) on the Southwest corner  
of West & Ludlow Street, in a bankshop  
with a quantity of Lead in their possession  
that said Lead is fully identified by Paul  
Wolf the witness complainant as property  
stolen from his possession

Sworn to before me this 5<sup>th</sup> day February 1881

Daniel J. McInerney  
Police Justice

0067

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

\_\_\_\_\_ 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.*

*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?

*Answer.*

Taken before me, this \_\_\_\_\_ day of \_\_\_\_\_ 18\_\_\_\_  
POLICE JUSTICE.

0068

COUNSEL FOR COMPLAINANT

Name  
Address

COUNSEL FOR DEFENDANT

Name  
Address

POLICE COURT—THIRD DISTRICT

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Samuel Prutz  
28 Eldridge St.

John Charles  
James Flynn



Dated February 8 1981

Magistrate  
McCarthy '0

Officer  
Clark

Witness  
dave officer

Signature

to answer

Signature

Received at Dist. Att'y's Office

BAILED  
No. 1 of  
Residence  
Signature

No. 2 of  
Residence  
Signature

No. 3 of  
Residence  
Signature

No. 4 of  
Residence  
Signature

No. 5 of  
Residence  
Signature

No. 6 of  
Residence  
Signature

No. 7 of  
Residence  
Signature

No. 8 of  
Residence  
Signature

No. 9 of  
Residence  
Signature

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

*John Martin and James Flynn each*

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

*Seventy pounds of lead of the value of  
four and two-seventh cents each pound.*

of the goods, chattels, and personal property of one

*Manasse Goldman*

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

0070

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

*John Martin and James Flynn each*

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,

*Seventy pounds of lead of the value  
of four and two-seventh cents each pound,*

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

*Moanacas Goldman*

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

*Moanacas Goldman*

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

*John Martin and James Flynn each*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
stolen ~~and~~ *taken and carried 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*

**DANIEL W. FURZBERG, District Attorney.**

0071

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

Martinolich, Giuseppe

**DATE:**

02/28/81



380

0072

*G. L. Sullivan* No 2603  
Filed *27* day of *Feb* 1881  
Pleads *Not Guilty Mar 1*

THE PEOPLE

vs.

P

Felony Assault and Battery.

*Giuseppe Martinovich*  
*Daniel G. Rollins*  
BENJ. K. PHELPS,

District Attorney.  
Part in March 1, 1881  
Trial vacated.

A True Bill.

*Chas. Conway*

Foreman.

0073

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK, }

*Giuseppe Martinolichi* 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.—*Giuseppe Martinolichi*

Question.—How old are you?

Answer.—*Thirty four years*

Question.—Where were you born?

Answer.—*Austria*

Question.—Where do you live?

Answer.—*Austria*

Question.—What is your occupation?

Answer.—*Seaman*

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

Answer.—*I am guilty of cutting Driscoll  
but he was fighting me and I did it  
in self defence—*

*Giuseppe Martinolichi*

*John D. Smith*  
Taken before me this 29<sup>th</sup> day of September 1889  
John D. Smith  
Justice of the Peace

0074

Form 15  
Police Court—Third District.

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

*John Driscoll*

of No. *London England.*

Street

being duly sworn, deposes and says, that  
on *Wednesday* the *9th* day of *February*  
in the year 1881 at the City of New York, in the County of New York.

he was violently and feloniously ASSAULTED and BEATEN by

*Giuseppe Martiniolochi (now here) who  
feloniously cut and stabbed him in  
the abdomen with a knife then and  
there held in the hands of said Martiniolochi*

with the felonious intent to take the life of deponent, or do him bodily harm; and without  
any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and  
bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this *24th* day }  
of *February* 1881- }

*Solon B. Smith* *John Driscoll*  
*mark*

Police Justice.

0075

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
ARTHUR A. & B.  
FELONIOUS.

John D. Prosser  
Agent of Station  
Chicago, Mississippi

Dated February 24 1889

Smith  
Magistrate

Stam took Aquad

Graham  
Officer

WITNESS:

Officer Graham  
C. B. [Signature]



500 Duvo  
Low

0076

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 *Giuseppe Martinovich*  
late of the City of New York, in the County of New York, aforesaid, on the  
*ninth* day of *February* in the year of our Lord  
one thousand eight hundred and eighty *one* with force and arms, at the City and  
County aforesaid, in and upon the body of *John Driscoll*  
in the peace of the said people then and there being, feloniously did make an assault  
and *him* the said *John Driscoll*  
with a certain *knife*  
which the said *Giuseppe Martinovich*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon *willfully and feloniously did beat, strike, stab, cut, and wound*  
with intent *him* the said *John Driscoll*  
then and there, feloniously and willfully to kill, against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said *Giuseppe Martinovich*  
with force and arms, in and upon the body of the said *John Driscoll*  
then and there being, willfully and feloniously did make an  
assault and *him* the said *John Driscoll*  
with a certain *knife* which the said *Giuseppe Martinovich*  
in *his* right hand, then and there  
had and held, the same being then and there a sharp, dangerous weapon, willfully  
and feloniously, and without justifiable and excusable cause, did then and there beat,  
strike, stab, cut, and wound, with intent to then and there willfully and feloniously  
do bodily harm unto *him* the said *John Driscoll*  
against the form of the Statute in such case made and provided, and against the  
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, the said *Giuseppe Martinovich*  
with force and arms, in and upon the body of *John Driscoll*  
in the peace of the said people then and there being, feloniously did make another  
assault and *him* the said *John Driscoll*  
with a certain *knife*  
which the said *Giuseppe Martinovich*  
in *his* right  
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,  
and wound, the same being such means and force as was likely to produce the death  
of *him* the said *John Driscoll* with intent *him* the

0077

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

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *John Driscoll* then and there being, willfully and feloniously, did make another assault and the said *John Driscoll* with a certain *knife* which the said *Giuseppe Martinotich* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to *kill* and there willfully and feloniously main *him* the said *John Driscoll* 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*  
BENJ. K. PHELPS, District Attorney.

*Wm. C. ...*  
Filed *17* day of *July* 188*1*  
Pleas *not guilty* *per* *1*

THE PEOPLE

08

P

Felonious Assault and Battery.

*Giuseppe Martinotich*  
*Daniel G. Rollins*  
BENJ. K. PHELPS

District Attorney.

Part no March 1. 1887

*his requested*

A True Bill.

*Wm. C. ...*

FORGIVEN

0078

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

McCarthy, James

**DATE:**

02/14/81



380

0079

*J. D. Conroy*  
Comd.  
Filed 14 day of July 1887  
Clerk

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*James M. Conroy*

*vs. James M. Conroy*

*James M. Conroy*

*James M. Conroy*  
DISTRICT ATTORNEY,

District Attorney.  
Part No. July 23, 1887  
Recharged on *James M. Conroy*

A True Bill.

*Wm. H. Conroy*

Foreman.

0080

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

*James M. Carthy*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the *eight* day of *February* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty-one* at the Ward, City and County  
aforesaid, in and upon the body of *Henry Punchard*  
in the peace of the said people then and there being, with force and arms unlawfully  
did make an assault and *him* the said *Henry Punchard*  
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the  
said *Henry Punchard* and against the peace of the  
People of the State of New York and their dignity.

*Daniel G. Rollins*

**BENJ. K. PHILIPS, District Attorney.**

0001

*J. J.*  
Filed 4 day of *July* 187*8*  
Pleas *James M. McArdy*

THE PEOPLE  
vs.  
*J. P. James M. McArdy.*  
*Assault and Battery.*

*Samuel S. Collins*  
BY *W. P. HENNESSEY*  
District Attorney.

A True Bill.  
*Wm. J. O'Connell*  
Foreman.

0082

Form 11.

Police Court—First District, Halls of Justice.

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

of No 65. New Chambers Street,  
Henry Punchard

being duly sworn, deposes and says, that  
on Tuesday the 8th day of February

in the year 1881, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by James McCarthy  
(now here) who then and there  
struck deponent several  
blows with his clenched fist  
and hurled deponent down

without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer the above assault, &c., and be dealt with according to law.

Sworn to before me this

8th  
day of February 1881,  
A. T. Morgan

POLICE JUSTICE.

Henry Punchard

0083

13

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Henry Stuchart*  
65 New Chambers  
vs.

AFFIDAVIT - A & B.

*James M. ...*  
112  
1881

Dated *May 1st* 1881

*...* Justice.

*...* Officer.

Witness *H. M. ...*

*Attachment*  
*Sen Sessions*

§ *...* to Ans. *...* Sess.

Bailed by *...*

No. *...*

0084

Form 112.

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

Police Court—First District.

of No. James Gallagher  
25 New Chambers Street, being duly sworn, deposes  
and says, that on the 8<sup>th</sup> day of February 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 No 23

Oak Street  
the following property, viz: one Cash of Washing  
Soda

of the value of Seven Dollars,  
the property of Henry Orchard in the  
Care and charge of deponent  
as clerk

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 James McContry  
now present from the fact  
that deponent caught him in  
the act of so taking <sup>stealing</sup> and  
carrying away said property

James Gallagher

Sworn to before me this

9<sup>th</sup>

1881

Police Justice.

0085

**Police Court—First District.**

CITY AND COUNTY }  
OF NEW YORK. } ss.

..... 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 h....., 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?

*Answer.*

*Taken before me, this..... day of.....*  
*Police Justice.* 18.....

0086

COUNSEL FOR COMPLAINANT.

Name: \_\_\_\_\_  
Address: \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name: \_\_\_\_\_  
Address: \_\_\_\_\_

14  
Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Gallagher*  
65 Abbe Chamberlain

*James McCashy*  
vs  
*Per Excusation*

3 \_\_\_\_\_  
4 \_\_\_\_\_  
5 \_\_\_\_\_  
6 \_\_\_\_\_



Dated *February 9* 18\_\_

*W. J. Collins* Magistrate.  
*H. Collins* Officer.  
*H* Clerk.

Witnesses:  
*W. J. Collins*  
*W. J. Collins*  
*W. J. Collins* to answer

at \_\_\_\_\_ Sessions  
Received at Dist. Atty's office

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, \_\_\_\_\_

0087

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

*James M. Carthy* —

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

*One hundred pounds of soda (of the kind  
commonly called washing-soda) of the value  
of seven cents each pound.*

of the goods, chattels, and personal property of one

*Henry Panchard*

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.

0000

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

That the said

James M. Carthy

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 hundred pounds of soda (of the kind commonly called washing soda) of the value of seven cents each pound.

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

Henry Punchard

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously <sup>taken and</sup> ~~stolen~~ carried away from the said

Henry Punchard

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

James M. Carthy

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

Daniel G. Rollins

DENIA A. WHEELER, District Attorney.

0089

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

McCarthy, John

**DATE:**

02/14/81



380

0090

Counsel,  
Filed *14* day of *Feb* 188*1*  
Pleads

*Franklin Gordon*  
Larceny and Receiving Stolen Goods.

THE PEOPLE  
vs.

*John W. Carthy*

*Daniel S. Collins*  
NEW YORK  
District Attorney.

A True Bill.  
*Wm. J. Conroy*

Foreman.

*Wm. J. Conroy*  
Pass *Wm. J. Conroy*  
*Feb. 16 - 1881*  
Catholic Pro.

0091

FORM 112

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

Police Court—Third District.

Lucy F. Osborn

of No. 132 McDougal Street, being duly sworn, deposes

and says that on the 14<sup>th</sup> day of January 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 of the issue of the United States consisting of one Silver coin of the denomination and value of fifty cents and one copper coin of the value of one cent in all

of the value of fifty one cents Dollars

the property of John Osborn deponent's husband

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 Mc Carthy

(now here) from the fact that deponent was standing on the corner of Market Slip and South Street when deponent had the aforesaid pocket book containing said money in the pocket of the bag worn upon her person that deponent felt some hand in said pocket and immediately missed said pocket book

Deponent saw said Mc Carthy run away from deponent, and deponent ran after said Mc Carthy, who ran about one block, and when caught said

Sworn to before me this  
19  
1881

Patron

0092

poetical book was found about thirty feet from the place he was arrested, Deponent further says that at the time of said Larceny there was no other person near her than said McCarthy

Sworn to before me this } Lucy F. Osborne  
14<sup>th</sup> day of January 1881 }  
Solomon D. Smith, Justice

0093

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*John Mc Carthy* 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 Mc Carthy*

Question. How old are you?

Answer. *13 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *150 Cherry St.*

Question. What is your occupation?

Answer. *go to School.*

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

Answer. *I am guilty*

*John Mc Carthy*  
*Prisoner*

*John J. Smith*  
Taken before me, this *14th* day of *January*,  
18*91*  
POLICE JUSTICE.

0094

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

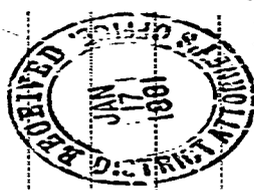
Address.....

POLICE COURT—THIRD DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Lucy S. Polborn*  
*vs.*  
*132 MacDougal St.*

*John Mc-Cortney*



Dated *January 14* 1961  
Magistrate *Pauline*  
Officer *Harlow*  
Clerk

Witness

*Pauline by John Polborn*  
*100 Monroe St.*

*John*  
to answer

at *Sessions*  
Received at Dist. Attys Office,

*John*

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.....

0095

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 W. McCarthy*

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

*One pocket-book of the value of fifty cents*  
*One coin (of the kind commonly called a half-*  
*dollar) of the value of fifty cents.*  
*One coin (of the kind commonly called a cent)*  
*of the value of one cent.*  
*of the goods, chattels and personal property*  
*of one John Osborne on the person of one*  
*Ruey J. Osborne then and there being found*  
*from the person of the said Ruey J. Osborne*

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

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.

0096

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

John W. Carthy

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 pocket-book of the value of fifty cents  
One coin (of the kind commonly called a half dollar)  
of the value of fifty cents.  
One coin (of the kind commonly called a cent)  
of the value of one cent.

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

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

Lucy J. Osborne

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

John W. Carthy  
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.

Daniel T. Rollins  
BENJ. K. PHELPS, District Attorney.

0097

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

McChristie, William

**DATE:**

02/01/81



380

0098

Filed 1 day of July 1887

Pleas, *McGehee* (2)

THE PEOPLE

*vs.*  
91 *mead.*

*P*  
*William McChristie*

*Daniel S. Williams*  
~~DEAN. K. FIDELITY~~

District Attorney

Part in, Feb 16, 1887

*pleas at P. L. Spencer*

A True Bill

*discharged in his verbal recognition  
of the government's jurisdiction  
(and letter in his)*

*James Dewitt*

Foreman

*W. 2*  
*Munday*

ROBBERY - First Degree

0099

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT—FOURTH DISTRICT.

*Aaron Seewald*  
of No. *1205 Lexington Avenue* Street,  
being duly sworn, deposes and saith, that on the *25<sup>th</sup>* day of *January*  
1897, at the *19<sup>th</sup>* Ward of the City of New York, in the  
County of New York, was <sup>*attempted to be*</sup> feloniously taken, stolen, and carried away, from the person of deponent,  
by force and violence, without his consent and against his will, the following property, viz:

*One Silver Watch and one gold chain  
of the value of thirty five dollars. \$35.00*

~~of the value of~~ Dollars,  
the property of *Deponent and deponent's father Moses Seewald*  
and that this deponent has a probable cause to suspect, and does suspect, that the said property  
<sup>*attempted to be*</sup> was feloniously taken, stolen, and carried away, by force and violence as aforesaid, by

*William Macchristie, (now here)*  
*for the reason that while deponent was crossing*  
*Third Avenue at the corner of 74<sup>th</sup> Street the*  
*said William seized hold of deponent and*  
*threw deponent down in a violent manner and*  
*while deponent was down the said William*  
*seized hold of the said chain which was then*  
*attached to said watch which was then in*  
*the pocket of deponent best then and then worn*  
*on the person of deponent and the said William*  
*then forcibly attempted to pull the said watch*  
*and chain from the possession of deponent*  
*when he was drawn away from deponent by a*  
*man and the said William after the man*  
*went away again knocked deponent down*  
*and attempted the second time to forcibly*  
*take said and carry away the said watch*  
*and chain from the possession of deponent*

*Aaron Seewald*

Sworn to before me, this  
*26<sup>th</sup>* day of *January* 1897  
*W. W. Whiffle* Police Justice

0100

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William Mac Christie* 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. *William Mac Christie*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *91 Wilett Street*

Question. What is your occupation?

Answer. *I do nothing*

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

Answer.

*I am not guilty*  
*William M Christie*

Taken before me this

*26 day of January 1897*

*Edison Justice*

0101

Police Court--Fourth District.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Aaron Newald*  
1205-1/2 Lexington Ave

*William Macbride*



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 *January 26* 1881

*J. K. Kellert*  
Magistrate.

*Greenstein*  
Officer.

*M. S.*  
Clerk.

Witnesses.

*1879 to 1881*  
*H. P. Cona*

Received in District Att'y's Office,

Offence, *attempts to Robbery*

0102

Oct-20<sup>th</sup>/40

The bearer of this Martin Hillie  
Mc Christie I have known for  
some time and know him to be  
a Laid, honest & capable. He is  
looking for a position that will  
enable him to be of some assis-  
tance to himself & relieve the  
care of a hard working Mother  
I take pleasure in recommending  
him to any one that may be  
in need of the services of a  
person of his age & sincerely  
hope you will employ him if  
possible. It is a very needy  
case & worthy. The favour you  
may show him will be appreciated  
By Mrs Anderson  
21 N. 30<sup>th</sup> St.

0103

62 West 46<sup>th</sup> St.,  
New York Feb 13<sup>th</sup> 81

Mrs. Macchristie:

I have not  
been out of the house  
yet: and I do not think  
I will be well enough  
to go out to-morrow  
to attend the trial.

I write this that you  
may know why I am  
not there. I feel the  
deepest interest in the  
boy and hope he may  
be released as it is his  
first offense, if he is  
proved to be guilty.

0104

I do not forget him  
in my prayers, and  
if you will let me  
know the result of  
the trial I will go  
and see him just  
as soon as I am  
able to be out.

Very Truly  
your Pastor  
James H. Hoodly.

0 105

New York Feb. 5<sup>th</sup> 1881.

Dear Sir,

I write this in  
behalf of the boy Willie  
Procter. (since his mother  
second name, called Willie  
Procter). His mother  
is a member of the church  
of which I am pastor,  
and I know her to be  
a most worthy Christian  
woman. She informs  
me that the boy Willie has  
recently fallen into bad  
company. I am sure  
the boy is not naturally

0106

vicious. and I have always  
believed him to be a  
truthful and honest boy.  
He says he is not guilty  
of the crime with which  
he is charged. I know  
nothing of the evidence:  
but I sincerely hope, for  
his mother's sake, and especially  
for his own sake, that, if  
on trial, he should be  
found guilty, he may  
not be sent to prison.  
He is but 14 years of age,  
and if guilty, it is his  
first offense, and knowing  
what I do of the boy, and  
of the character of the influences  
under which he would be

0 107

placed in prison. I am  
afraid it would ruin  
~~the boy~~<sup>him</sup> forever. I would  
not for one moment stand  
in the way of justice; but it  
seems to me if the boy could  
escape this time there  
would be hope for him  
in the future, as his mother  
proposes to put him under  
the care of Mr. Beach and  
have him placed on a  
farm in the West.

For the sake of the boy's  
future both here and hereafter  
I trust he may be pardoned  
for this his first offense.

Very Truly  
James H. Hoadley  
Pastor Faiths Chapel.

62 West 46<sup>th</sup> St.

0188

62 West 46<sup>th</sup> St.,  
New York Feb. 14<sup>th</sup> '81

To the Hon.

Judge Gilderman

Dear Sir:

I write this  
to certify that I will  
do my best to secure  
a home for Willie Mosher  
(Macbrister) in the West,  
through the agency of  
the Children Aid Society.  
Mr. Deace Secretary,  
providing the boy is  
released from custody.  
I do this because I  
am sure this is the only  
way to save the boy from

0109

a life of crime and sin.  
You may rest assured  
that I will do my  
best to save the boy  
from such a life.

I am

Very Sincerely

James H. Hadley  
Pastor Faiths Chapel.

0110

CITY AND COUNTY }  
OF NEW YORK, } SR.

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

*William Mc Christie*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *twenty fifth* day of *January* in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City, and County  
aforesaid, with force and arms, in the night time of said day, in and upon one

*Aarn Seewald*

in the peace of the said People then and there being, feloniously did make an assault and

*One watch of the value of fifteen  
dollars*

*One chair of the value of twenty  
dollars*

of the goods, chattels and personal property of ~~the said one~~ *Moses Seewald*

from the person of said *Aarn Seewald* and against  
the will and by violence to the person of the said *Aarn Seewald*  
then and there violently and feloniously did <sup>attempt to</sup> rob, 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. *David B. Rollins*

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

0111

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

McGrath, Patrick

**DATE:**

02/17/81



380

0112

N: 127

Counsel  
Filed 17 day of July 1886  
Pleas  
Am. Exh. 127

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

S. P.  
Sabrick McMath.

Daniel S. Ballou  
BERNARD H. BARNES,  
District Attorney.

A True Bill.

Wm. H. Gandy

Foreman.

July 23, 1886.

Wm. H. Gandy  
John H. Gandy  
John H. Gandy

Ben. E. Moore

0113

4174

The People  
Patrick <sup>v</sup> McGrath  
Indictment for grand larceny and receiving stolen goods.  
Court of General Sessions. Lent Term.  
Before Beeder Smythe. February 28. 1880.  
William Lieder sworn. I reside 49 Atlantic Ave.  
Brooklyn. I am editor of Singer's Journal and  
take care of the business generally; my place of  
business is 60 Chatham St. in this city; we have  
stationary and toy business there. At noon time on  
the 7<sup>th</sup> of February we received a barrel of mucil-  
age, it was packed in bottles. I saw the prisoner  
that evening; he came in and asked whether I  
had an empty barrel to put in coal. I told him  
that there was a barrel outside but it had goods  
in it. He said, I will not steal it; cannot I use  
it? I will put it back in its place when I get  
through. I told one of our boys to go outside and  
help the man to roll the barrel next door so  
that he could use it to put the coal in, and  
after that when we went out about dusk, about  
seven o'clock the barrel was gone and we  
reported it at the station house. It was between  
five and six o'clock when the prisoner asked  
for the use of the barrel. I saw the barrel of mucil-  
age again at 10 o'clock in the Twenty Seventh  
precinct station house. I recognized it as the  
barrel that was in our store; we paid twenty  
dollars for it, but it would have sold for  
thirty six dollars. It was the property of my mother

0114

William Flynn, sworn and examined testified I am an officer of the 27<sup>th</sup> precinct police. I was on duty on the 7<sup>th</sup> of February last and arrested the prisoner on the corner of Washington and Barclay Sts. about seven o'clock. I found this man rolling a barrel on the walk. I went to him and asked him what he was doing with it? He said it belonged to him. He first said it was none of my business. I told him then I was an officer. I asked him where he got the barrel? He said he had a receipt in his pocket. He fumbled in his pocket and tried to get a receipt but he could not get it and I took him to the station house, the complainant that evening identified the barrel at the station house as being the property of his mother, Cross Examined. I did not see the barrel on a truck previous to seeing it with the prisoner. I did not say anything like that down at the Tenth. I said I heard it was come on a truck but I did not see the truck. I am positive he said that he had a receipt and that that barrel was his. If he had shown me the receipt I would not have taken him to the station house. He was rolling the barrel from the end of the walk towards the house. This was at the corner of Washington and Barclay St. Was there anyone else around that seemed to have anything to do with it? No sir.

0115

Patrick McGrath, sworn and examined in his own behalf testified. I am a machinist and engineer. I have been in the army and navy of the United States and served honorably. I have been working for my living since I have been twelve years old and this is the first time I have ever been accused of stealing. I was working all last summer for the Rockaway Improvement Co on the gas works. I worked there to the latter part of August. I came to New York and could not get any work at my own business except odd jobs. I worked for the Boston Beef Packing Co. for two weeks. I got a sprain and could work no longer. I had to go to the hospital and stayed there for six weeks. I went to put in coal to make an honest living until business got to be a little better. This last Monday three weeks I was after putting in a load of coal at 96 Chamber St. and then put in another load opposite and after that I went into a liquor store and had a few glasses of beer and a glass of whiskey and one began to fight with the other so that it kind of confused my brain. I remained there till about 4 o'clock and there was two loads of coal coming up Oliver St. towards Bowery and Chatham St. I asked one of the drivers if there was a job? He said, "yes, it is going down Chatham St. I threw my basket and shovel on the cart and followed

0116

this cart down Chatham street where this coal was delivered. There happened to be a German living next door or the second door to where this gentleman's place is who made the accusation against me. I asked 40 cents for carrying it up two flights of stairs; she would only give me 25. On account of it being late I could not get any more work that afternoon I agreed to do it. There were two carts there. One was going down Hudson St. with a load of coal and the other was after being dumped. He asked me if I was going to do anything? I said I got 15 cents and we might as well have a glass of beer. We went across the way and had three glasses of beer on the other side of Chatham st. in a saloon. I went to this store; there was two ash barrels full outside of this store, I could not use them I did not know there was anything in this barrel I asked the store man if I could have it! He said, "yes." I could not roll it, it was too heavy. I got a man who was passing to help me to roll it down where I was putting in the coal. Then the lady saw that I was drunk she would not let me put in any more coal. I rolled the barrel back to the place from which I borrowed it and told the man. I went down to see if I could get a job on the other load. I went down to

0117

Greenwich street where I met a man with a wagon, and as I was looking for a place to get a five cent drink, I saw three men coming down with an express wagon and a lot of barrels on it. One of them asked me if I wanted a job? A tall man with black whiskers took a barrel off the tail end of the wagon and asked me to watch it for half an hour and he would give me 50 cents. I saw it was mucilage and while I was looking at it the detective came and arrested me. I did not steal it.

The jury rendered a verdict of guilty of petty larceny.

0118

Testimony in the case  
of Patrick McQuate  
filed Oct. 17.

0119

Heft was showed  
Coal & asked for  
the receipt for  
to rest his book  
n - at about 6  
in the evening of  
7. it was found

When arrested  
he said it was  
his & that he  
had a receipt  
for it -

0120

Form 112.

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

Police Court—First District.

of No. William Cieder  
60 Chatham Street, being duly sworn, deposes

and says, that on the 7<sup>th</sup> day of February 1887

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 in front  
of said premises,

the following property, viz: one barrel of Mucilage

of the value of thirty six Dollars,  
the property of Pauline Cieder and in the

Care of deponent as Manager and  
Salesman

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 Patrick McGrath

now present from the fact that the  
property which is identified by deponent  
was found in the possession of the  
prisoner in Barclay Street as deponent  
is informed and believes.

City and County of

New York vs William Flynn of the

27<sup>th</sup> Precinct Police being duly sworn says

that he arrested the prisoner in Barclay  
Street and at the time of such arrest  
he had in his possession the aforesaid  
property and claimed the same as belonging  
to him McGrath William Flynn

*Sworn to before me this*

*1887*

*at*

*City and County of*

*New York*

*John J. McLaughlin*  
Police Justice

0121

Police Court - First District.

CITY AND COUNTY OF NEW YORK, } ss.

*Patrick McGrath* 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.

*Patrick McGrath*

Question. How old are you?

Answer.

*38 Years*

Question. Where were you born?

Answer.

*Ireland*

Question. Where do you live?

Answer.

*In Oliver Near Oak Street*

Question. What is your occupation?

Answer.

*Machinist and Engineer*

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 I was employed to watch it and was promised fifty cents for my service for half an hour*

*Patrick McGrath*

Taken before me, this

*J. J. McEvoy*  
Magistrate  
Police Justice

0122

COUNSEL FOR COMPLAINANT.

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

COUNSEL FOR DEFENDANT.

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

VI WIND 58 JUL

Police Court—First District

THE PEOPLE, &c,  
ON THE COMPLAINT OF

*William Leeder*  
*60 Chatham St*  
*Ormet vs. McGuth*

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

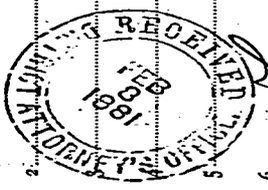
Residence

No. 5, by

Residence

No. 6, by

Residence



Date, *February 26* 18 *97*

*Magistrate*

*William J. Lyman* Officer.

*D. J. a* Clerk.

Witness: *Call the officer*

*1000* answer

at *Lawrence* Sessions

Received at Dist. Atty's office

A Affidavit—Larceny

0123

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

*Patrick M. Grath*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*seventh* 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.

*Thirty-six gallons of muckilage of the value  
of one dollar each gallon.*

*One barrel of muckilage of the value of  
thirty-six dollars*

of the goods, chattels, and personal property of one

*Pauline Rieder*

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.

0124

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

*Patrick McGoath*

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,

*Thirty-six gallons of mucilage of the  
value of one dollar each gallon  
One barrel of mucilage of the value of  
thirty-six dollars*

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

*Pauline Rieder*

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*

*Pauline Rieder*

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

*Patrick McGoath*

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,~~ *taken and carried away* and against the peace of the  
People of the State of New York, and their dignity.

*Daniel S. Rollins*  
BENJ. H. BERLIPS, District Attorney.

0125

**BOX:**

32

**FOLDER:**

380

**DESCRIPTION:**

McGrew, Neil

**DATE:**

02/24/81



380

0126

160 B.M.

Counsel,

Filed 24 day of Feb 1851.

Pleads,

*Howe Henry Weston*  
Homicide of the degree of

THE PEOPLE

vs.

*JA*

*Neil McBrewe*

DANIEL C ROLLINS,

Attorney at Law

District Attorney.

A True Bill.

*(Signed) [Signature]*

Foreman.

*1005*

OFFICE OF THE DISTRICT ATTORNEY  
COURT HOUSE, NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

0127

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.—

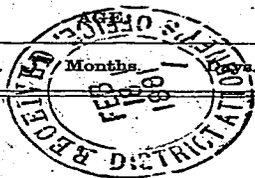
Question.—Have you anything to say, and if so, what, relative to the charge here preferred against you?

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

CORONER

0128

MEMORANDUM.

34 Years. Months <u>1</u> 	PLACE OF NATIVITY. <i>New York</i>	WHERE FOUND. <i>348 West 11 St.</i>	DATE When Reported. <i>Jan 23 1891</i>
--	---------------------------------------	--	---

**HOMICIDE**

**AN INQUISTION**

On the VIEW of the BODY

*James Carter*

Whosey it is found that said person  
was killed by the hands of *John*

White has found

his brother, by the following

order of a lighted banner

camp on January 21 1891.

Report taken on the 10<sup>th</sup> day

of January 1891

Committed  
 Discharged  
 Date of death



*James Carter*

*44-854*

0129

Vol 857 No 10 1887

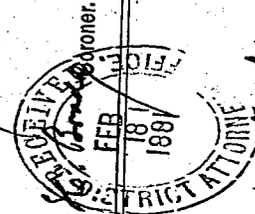
# HOMICIDE

## AN INQUIRY

On the VIEW of the BODY of  
*Jane Corbett*  
 whereby it is found that she came to  
 her Death by the hands of her  
 Nephew *John Corbett*  
 her brother, by the burning  
 at her of a lighted Petroleum  
 Lamp on December 21 1886.

Inquest taken on the 10<sup>th</sup> day  
 of February 1887  
 before

*John Corbett*  
 Committed  
 Bailed  
 Discharged *Wm. Corbett*  
 Date of death



### MEMORANDUM.

DATE When Reported 23/1/87	WHERE FOUND 948 Ave 11 St	PLACE OF NATIVITY New York	34 Years
----------------------------------	------------------------------	-------------------------------	----------



0130

Coroner's Office.

TESTIMONY.

John S. Carhart being sworn says: I am the husband of the deceased and reside at 348 West 11 St. On December 21<sup>st</sup> 1880 between 8 and 8.30 P.M. my brother in law Phil Mc Graw, who had been living at my house for 2 years, came in drunk and shoved my wife without any cause. My wife said "be careful as you might knock me onto the stove". Phil then struck her on the cheek. When I saw that I threw him to the floor, but let him up again as my wife asked ~~me~~ <sup>not</sup> me, to strike him. He then felt for a pistol, but not having one in his pocket he went to the closet. I forbade him to leave then. My wife called out to me to look out for his pistol and shoved me into the bedroom to protect ~~me~~. My wife then ordered him out of the house, where upon he picked up the burning lamp and threw it at my wife who was standing in the bedroom door shielding me. My wife was in a blaze of fire in a moment and Phil ran out of the room and downstairs. My wife screamed: "Phil, what have you done" and ran down after him. I rushed for a blanket and followed her downstairs. When I reached the sidewalk I found her lying down on it already covered by a blanket but still burning. My blanket was also used in extinguishing the fire. Before the ambulance

Taken before me,

this 10 day of February 1881

Wm. H. Brady

CORONER.

0131

Coroner's Office.

TESTIMONY.

Took her away she gave me directions about  
some money matters and also told me to look  
out for her pocket books, which, however, I was  
could find. Saw her at the hospital and was  
with her about 3 hours previous to her death.

John S. Barhart

Taken before me,

this 10 day of February 1881

John W. Brady

CORONER.

0132

Coroner's Office.

TESTIMONY.

George W. Bell, being sworn says: I live at 348 W. 11 St. Was in Mr. Carhart's room on the evening of December <sup>21<sup>st</sup></sup> 1880 when Neil McEwen came in and was a witness to the whole occurrence. Neil came in with a stranger who remained about 15 minutes and left. Neil acted as if he was ~~drunk~~ under the influence of drink. Neil always wore a long beard but had it shaved leaving a moustache only. When Neil came on that evening he knocked at the door. I opened <sup>it</sup> and did not know him first until he spoke. He introduced his friend and asked his brother in law for money as he wanted to treat his friend. Mrs. Carhart said his wife had money and Mr. Carhart went out after some Ale which was drunk. The friend of Neil then left, and after a short time he was saying something to his sister to which she replied laughingly. After this he struck or slapped her face. The first trouble that evening originated by Mrs. Carhart's objection to his going out any more that evening. Knew Neil only for about three weeks before the occurrence. As for the throwing of the lamp after Mr. Carhart at the request of his wife had let him up I corroborate the statement here made by Mr. Carhart.

G. W. Bell

Taken before me,

this 10<sup>th</sup> day of February 1881

John Ke. Brady

CORONER

0133

Coroner's Office.

TESTIMONY.

4.

Amie Joyce being sworn says: I reside at 348 West 11<sup>th</sup> St. New York. I have known Mrs. Carhart for about four months. At about 9 P.M. on December 21<sup>st</sup> 1880 as I was about to go to bed I heard a knock at my door. Went to the door and found Mrs. Carhart there, who asked me to come down saying that John and Phil were quarreling. I immediately went down with her. When we reached the apartment I asked: where is he? meaning Phil. Mrs. Carhart said, that he sits on the lounge. I looked but did not know him until he spoke as he had his beard shaved. He then commenced to quarrel with Mrs. Carhart, whom his wife shoved into the bedroom to protect him. I said to Phil: "Be quiet and don't have any disturbances". He then said that he did not want any strangers to interfere with him and raised the lamp in his hand as if to throw at me. Mrs. Carhart said to him: "don't throw the lamp at Amie" (she paid no further attention to me, but threw it at his seat immediately after words. I tried to get behind him and take the lamp away from him but he was too quick for me.

Amie Joyce

Taken before me,

this 10 day of February 1881

John Van Nady

CORONER.

0134

5

Coroner's Office.

TESTIMONY.

John S. Brighton, being sworn says: I am  
 an officer of 9<sup>th</sup> Prec. While on post on the 21<sup>st</sup>  
~~of December~~ 1880 a boy told me that there was  
 a woman burnt on West 11<sup>th</sup> and Washington  
 St. West here, found a crowd and the burning  
 woman lying on the sidewalk. I ran off her  
 burning clothes, reported the case at the station -  
 house and called an ambulance, which re-  
 moved her to the hospital. Afterwards I  
 investigated her rooms and seeing every thing  
 disturbed, the bedroom door burnt and also  
 her bedding, I arrested her husband on suspicion.  
 His hand was burnt and I took him to a doctor  
 to get it sound. After that he was discharged,  
 there being no witness against him.

John S. Brighton

Taken before me,

this 10 day of February 1881

John H. Madry

CORONER.

0135

Coroner's Office.

TESTIMONY.

Mr. J. Raper and being sworn says: I have made an autopsy on the body of Jane Carkner at 348 West 11<sup>th</sup> St. on the 24<sup>th</sup> day of December 1880.

Externally the body presented severe and extensive burns over face and scalp, right shoulder, right side and front of neck, both arms and hands <sup>and</sup> right half of back. On tip of left shoulder and left half of back, both thighs, both legs and right foot and the instep the burns were also severe but not quite so deep as those previously mentioned.

All other organs were found normal.

Death in my opinion was caused by the shock following the extensive burns enumerated.

Mr. J. Raper and

Taken before me

this 24 day of December 1880

John H. Brady CORONER.

0136

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coram Office No. 40 E. Houston Street, in the 15 Ward of the City of New York, in the County of New York, this 10 day of February in the year of our Lord one thousand eight hundred and 81 before John H. Brady, Coroner, of the City and County aforesaid, on view of the Body of Jane Carhart

348 West 11th St. lying dead at upon the Oaths and Affirmations of sworn 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 Jane Carhart came to her death, do.

upon their Oaths and Affirmations, say: That the said Jane Carhart came to her death by the hands of Neil McLaw, but broken, by the throwing at her of a lighted Kerosene Lamp at her residence, 348 West 11th St., on the evening of December 21st 1880.

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.

Alex Steele 141 W 3rd St | John Gunther 84 W 3rd St
Charles Knab 197 Bleeker | J A Larrin 200 Bleeker St
Charles Wernick 410 Broadway St | Walter + Mary Jones Sr
August Rohde 114 W 3rd St

John H. Brady CORONER, I. S.

0137

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

vs.

List of Witnesses.

*Anil M. Grew*

NAMES.

RESIDENCE.

*John C. Barkhart  
George W. Bell  
Annie Joyce  
Off. Crighton  
M. G. Harple M.D.*

*348 W 11th St  
348 " " "  
348 " " "  
9th Police Prec.  
Coroners Office*

0138

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

*Neil Mc Brew*

late of the *ninth* Ward of the City of New York, in the County of  
New York, aforesaid, afterwards, to wit: on the *twenty first* day of  
*December* in the year of our Lord one thousand eight hundred and  
*seventy eight* at the City and County aforesaid, with force and arms, in and upon

*Jane Cathart*  
in the peace of the People of the State then and there being, wilfully and  
feloniously did make an assault.

And that he the said *Neil Mc Brew*

*her* the said *Jane Cathart*

with a certain *lamp* containing a certain inflammable liquid  
*a more particular description of which lamp and liquid is to the*  
~~which he the said~~ *juror aforesaid unknown, and which said*  
*lamp and liquid was then and there lighted and burning*  
*and was by him the said Neil Mc Brew*

in his right hand then and there had and held  
the said *Jane Cathart* in and upon ~~the~~ *her* and against the body

of *her* the said *Jane Cathart*  
then and there wilfully and feloniously, did ~~strike, stab, cut and wound,~~ *giving*  
~~unto setting fire to the said~~ *clothes and bay of her the said Jane Cathart*  
*and then and there* ~~then and there with the~~ *giving to her the said*  
*Jane Cathart divers mortal burns and wounds*  
*aforesaid, in and upon the head, arms, legs, back, sides, feet and body*

of *her* the said *Jane Cathart* *one mortal wound of*  
~~the breadth of~~ *inch* ~~and of the depth of~~ *inch* ~~of which~~  
said mortal wounds *she* the said *Jane Cathart*  
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year  
aforesaid, until the *twenty third* day of *December*  
in the same year aforesaid, did languish, and languishing did live, and on which  
*twenty third* day of *December*  
in the year aforesaid, the said *Jane Cathart* at the Ward,  
City and County aforesaid, of the said mortal wounds did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

*Neil Mc Brew*

*her*  
the said *Jane Cathart* in the manner and form, and by  
the means aforesaid, at the Ward, City, and County aforesaid, on the day and the  
year aforesaid, wilfully and feloniously, did kill and slay 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,**  
~~DAVID H. PHIPPS~~ District Attorney.