

0099

BOX:

27

FOLDER:

326

DESCRIPTION:

Magee, Thomas

DATE:

12/08/80



326

0100

Cap 722

Counsel,
Filed 8 day of Dec 1880
Pleadings
Wm. G. Bully

THE PEOPLE

vs.

James Magee

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Manuel W. Cooper

Foreman.

Geo. W. ...

James J. ...

James C. ...

F. ...

0101

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Thomas McGee 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.—*Thomas McGee*

Question.—How old are you?

Answer.—*17 years*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*178 Bleeker*

Question.—What is your occupation?

Answer.—*Running a Sewing Machine for my father*

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

Answer.—*I am not guilty*
Thomas McGee

Taken before me, this

A. H. Thompson

day of *April* 188*8*

Police Justice

0102

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 282 Grand

Mary E. Kennedy
Street.

being duly sworn, deposes and says, that on the 27 day of March 1880
at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from in front of the aforesaid premises
the following property, viz.:

One Sawing Machine of the Value of
Thirty dollars

the property of David M. Brown 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 Thomas Mc Gee (now here)

and another person who is not arrested and
whose name is unknown to deponent
for the following reason to wit:

Deponent is informed by William J. Barry
of No 57 Cannon Street, that he saw said
Mc Gee and said unknown person take said
and walk away with the aforesaid
property from in front of the aforesaid
premises. Mary E. Kennedy

Sworn before me this

27 day of March 1880

W. J. Morgan
POLICE JUSTICE.

0103

City & County of New York 355

William J. Barry of No. 57 Cannon Street being duly sworn says he has read the within affidavit of Mary E. Kennedy and knows the contents thereof that the portion therein referring to defendant is true and correct to defendant own knowledge.

Sworn to before me this 28th day of December 1890
W. J. Barry
Police Justice

fact of offence,
Arthur Barker
says his father is
Paralytic. I must let
Barrow into the
apartment of Henry
Blackburn. I see
where will be

99 DISTRICT POLICE COURT
THE PEOPLE, &c.
ON THE COMPLAINT OF
Mary E. Kennedy
287 Grand St.
James W. Hill

DATED Nov 28 1890

Magistrate

OFFICER

WITNESSES:

W. J. Barry

W. J. Barry

W. J. Barry

DISPOSITION

Case



0104

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

Thomas Magee

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

*One machine of the kind commonly
called a sewing machine of the value
of thirty dollars*

of the goods, chattels, and personal property of one

Daniel W. Brown

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.

0105

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

That the said

Thomas Magee

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 machine of the kind commonly called a sewing machine of the value of thirty dollars

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

Daniel M. Brown

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

Daniel M. Brown

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

Thomas Magee

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.

GREENWICH COUNTY

BENJ. K. PHELPS, District Attorney.

0106

BOX:

27

FOLDER:

326

DESCRIPTION:

Mangano, Onofrio

DATE:

12/03/80



326

0108

Coroner's Office.

TESTIMONY.

Bernard O'Rielly, being sworn says: I am
an officer of 14th Precinct. Was on post on Mul-
berry St. and Canal St. on June 7th 1880. ~~Was~~
Coming from the station house at 2.20 P.M. on
that day I met deceased's husband with another
man. They told me the former was gesticulating
and crying and saying something in Italian.
I could not understand him. The other man
told me that there was a dead woman in the
room of 22 Mulberry St. and also said that the
man with him was his husband. I went there
and found a woman lying on the floor in a pool
of blood. Her feet were towards the door and the
head towards the window. The deceased's husband
entered the room with me. He fringed ~~to~~ crouching
and stooped and kissed deceased. I tried to find
out something about it from the crowd about the
place but could not get any information. I then
reported to the station house and was told to arrest
the husband and all the parties that were there when
the door was broken in. I did not break in the door
and was I there when it was done. When I got there
two officers - Nugent and Boos - were already there.

Bernard O'Rielly

Taken before me

this 14th day of June 1880

John H. Brady

CORONER.

0109

Coroner's Office.

TESTIMONY.

Francis J. Nugent being sworn says I am an
Officer of 14th Precinct, Police on Post on Worth St
at about 2:15 P. M. on June 7th 1880 a man
called my attention to the matter by telling
me that there was a crowd around the corner.
I went there and entered the house 22 building
to rear, where I found a dead woman lying
in a pool of blood on the floor with her head to
wards the window. She was lying on her back. Found
a crowd of people in the room. The door was open
when I got there. I made inquiries and was told
that the woman's husband had gone out to look
for an Officer. I was told that there was the son there.
I then cleared the people out of the room and
kept the boy inside. Questioning him I found that
there was also a male boarder belonging to the house
here. When the husband came along with Officer O'
Riley we detained him also in the room until
Officer O'Riley could report at station house.
Saw the husband kissing the prostrate woman
and as it seemed to me, tried hard to weep.
Could see no tears. The man was trembling with
excitement. Officer Bowler was left in charge of
the premises while Officer O'Riley and myself
took the husband, boy and boarder kept here.
Margaret Clifford ^{to the station house} ~~Richardson~~ which I now
identify is true and I found in the fire place.
Francis J. Nugent

Taken before me

this 14th day of June 1880

John W. Brady CORONER.

0110

Coroner's Office.

TESTIMONY.

Thomas Bowen, being sworn, says I am an Officer of the Precinct. I heard the statements made by Officers O'Riley and Sergeant Corcoran their statements as far as I am connected with the case. I desire to make an additional statement with reference to the finding of the hatchet. When the husband of deceased entered the room with Officer O'Riley ^I took particular notice of his actions. After kissing his wife's body he sat down on a bench along side of his boy. The bench was between the fireplace and ^{the} bed near the window. I sat on a chair facing him as well as the fireplace. I noticed him watching the fireplace very closely. He was not aware then that we had found the hatchet. I thought that his anxious looks towards the fireplace had some connection with the hatchet. I discovered the hatchet in ^{the} middle of the fireplace on the flooring and covered with paper rubbish and a wooden box. On the hatchet I discovered blood both on the handle and on the iron portion of the hatchet.

Thomas Bowen

Taken before me
this 14th day of June 1880

John Mc. Brady CORONER.

Coroner's Office.

TESTIMONY.

Margaret Clifford being sworn, said: I am housekeeper of 22 Mulberry St. and reside in the front building. On Monday, June 7th 1880, at about 11.40 P.M. the husband of deceased came to my room, accompanied ~~with~~ ^{by} another Italian who could speak English, and asked for a key to open his room door. He gave no reason for his request and I told him to go to a locksmith as I had no keys. Noticed an unusual frown on his face. Some little time after I felt curious to know whether the man got in or not and looked out of my room window. I saw the deceased lying on the floor and thought she was asleep. Afterwards heard that the woman was dead. On the same day a man on next floor above the Italians and on the other side of the house was whitewashing his rooms. Did not hear any quarrel in the Italians apartment on that day or ever before. Know that the family had a boarder. An Officer came to my room at about 2 P.M. and took me to the station house.

Margaret ^{to} Clifford
sworn

Taken before me
this 14th day of June 1880
John H. Brady CORONER.

0112

Coroner's Office.

TESTIMONY.

Maria Gincavelli, being sworn, says: I lived in one household with the Mangano family at 22 Mulberry St. in the city. I am employed at 85 Duane St. in the bookbinding. On the morning of June 7th 1880 I left my rooms at 6.30 A.M. leaving in the room the deceased and her husband, Nofio Mangano. The boy ~~had already left~~ ~~and~~ ~~was~~ was also at home. None had any quarrel with Nofio Mangano myself, but the latter quarrelled with every body else. He was jealous of most every Italian around there. I do not know that he was ~~jealous~~ jealous of me in particular. I never gave the deceased my photograph, but my things were always in their trunks so that the family had access to all my things. I have lived as a laborer at a monastery in Richmond, Kansas. Had photographs ^{at St. Joseph, Mo.} taken ~~there~~ but had any criminal intimacy with deceased. Know her in Italy and looked upon her as a virtuous and know her to be an honorable and good woman. Returned to Mulberry St. at about 5.30 P.M. on June 7th. I did not go into the house for fear of being arrested after hearing of the occurrence through some Italians when I was near the house on Park St. After consulting my employer I gave myself up to the police Captain. There was trouble in the family every often, the husband

Taken before me

this 14th day of June 1880

John M. Brady CORONER

0114

Coroner's Office.

TESTIMONY.

Egidio Stepleni, being sworn, says: I am
Assistant foreman for J. S. Shaw & Co., 85 Duane
St. Room Bincarelli for about 10 days. Saw
him in the shop on the morning of June 7th 1880
at 7:10 and 7:20 A.M. He remained all day
until 5:30 P.M. Between 12 and 12:30 P.M.
he took his lunch on the premises. I was within
4 or 5 feet from him at the time. On the
morning of June 8th Michels informed us
of the occurrence. The foreman told him to
take off his coat and go to work. When Mr.
Shaw, the head of the firm, arrived, he advised
Michels to give himself up and I went
by Mr. Shaw's direction with him to the
station house.

Egidio Stepleni

Taken before me

this 14th day of June 1880

John Mc Brady CORONER.

0115

Coroner's Office.

TESTIMONY.

8

my

Antonio Mangano, being sworn says: I am
 the son of deceased. Went to school on June
 7th 1880 at about 7 o'clock. My mother was in
 the room when I left. I do not remember whether
 my father was in the room or not. At about ¹² o'clock
 my father came to the school and told me to come
 home and knock at the door and see whether his
 mother would speak to ^{me} ~~him~~. I did so but had
 no response. My father was with me. The house-
 keeper afterwards told us my father and myself -
 that my mother was asleep on the floor. I do
 not remember whether Eincavelli was in the
 room when I left. I think he left before me.
 A woman living in the same house with us opened
 the room door with a key. I was present then; my
 father was not. He was looking for an officer.
 I now declare that when I left the house I left
 my father and my mother in the room. They were
 not quarreling on that morning, but did so
 the evening before. At the station house my father
 told me that I must keep still, ~~and he would~~
~~kill me~~. At the house he said nothing. Father gave
 no explanation to me regarding the death of
 mother except at the station house ^{when} he told me
 that Michele had killed her. I identify the ~~parties~~
 presented to me ~~to~~ show, as ours.

Mangano
 Antonio

Taken before me
 this 14th day of June 1880
 John W. Brady

CORONER.

0116

Coroner's Office.

TESTIMONY.

Mr. S. Raper, M.D. being sworn, says:
I have made an autopsy on the body of
Brianna Mangano at the City Morgue
on the 8th day of June 1880 with the following
results: Along the body of lower jaw on either
side, on the skin and just beneath it deep
abrasions of skin a couple of inches long and
from $\frac{1}{2}$ to 1 inch in width were noticed. The
tongue protruded between the lips giving the
appearance of having been choked
or strangled. This in connection with the
bruised and abraded condition of the skin
about the lower jaw makes it probable that the
murderer inserted his foot under the chin with
a view of preventing any outcry of his victim.
Back of the left ear an almost triangular
cut wound was found which, by its ragged ap-
pearance bore witness that several blows were
necessary to produce the lesion. Left ear was
also cut through its cartilage. Behind the
right ear a scalp wound about $\frac{3}{4}$ of an inch
long was detected. Directly in front of this
a contused wound with abrasion of skin
was seen. Said abrasion looked as if the
murderer's tool had missed its mark and
slipped. On the back of the head three scalp
wounds in median line over occiput and

Taken before me

this 14th day of June 1880

John H. Brady

CORONER.

0117

Coroner's Office.

TESTIMONY.

Two a little more to the right were found
They were from $\frac{3}{4}$ of an inch to one inch long
but did not penetrate the skull. On removal
of scalp deep extravasation of blood over the
temporal muscles on both sides of the head
became apparent. The temporal bone on
left side was completely crushed in and de-
pressed to the extent of $1\frac{1}{2}$ inch square.

After removal of skull cap a fracture of
parietal bone on right side to the extent
of two inches with extravasation of blood
over surface of the brain was also discovered.
All other organs were normal.

Death in my opinion was caused by shock
from the injuries above enumerated and
produced by direct violence.

M. G. Quinby, M.D.

Taken before me

this 14th day of June 1880

John H. Brady

CORONER

0118

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

Prospero Mangano 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.—Prospero Mangano

Question.—How old are you?

Answer.—55 years

Question.—Where were you born?

Answer.—Italy

Question.—Where do you live?

Answer.—22 Mulberry St. New York

Question.—What is your occupation?

Answer.—cook

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

I am innocent of the charge preferred against me.

Taken before me, this 14th day of June 1880

John H. Brady CORONER.

0119

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
30 Years. — Months. — Days.	Italy	Westbury St. to myce	June 8. 1880

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Margaret Margaret

whenever it is found that she came to her Death by the hands of her

husband, Dr. Griffin

Prisoners, at 22 West-

bury St., West, on the 7th

day of June 1880

Request taken on the

of June 1880



John H. Army, Coroner.

Completed June 16 1880

Discharged

Date of death June 7. 1880

June 11 1885 1880

0120

110-4151
Ind. 1885 1880

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Mariano Mangano

whereby it is found that she came to her Death by the hands of her

husband, *Profiro*

Mangano, at 22 Mac-

key St., New York

day of *June 1880*



Inquest taken on the body of *Profiro Mangano*

before *John F. Brady, Coroner.*

Committed June 14, 1880

Barred

Discharged

Date of death *June 7, 1880*

MEMORANDUM.

AGE.	30 Years. — Months. — Days.	PLACE OF NATIVITY.	<i>New York</i>	WHERE FOUND.	<i>22 Mackey St. New York</i>	DATE When Reported.	<i>June 8, 1880</i>
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0121

110-4251
And 1885 1880

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of
Marianna Mangano
whereby it is found that she came to
her Death by the hands of her
husband, *Profrio*
Mangano, at 22 Mul-
berry St., New, on the 7th
day of June 1880

Inquest taken on the 14th day
of June 1880



John K. Brady, CORONER.

Committed June 14, 1880
Died

Discharged
Date of death June 7, 1880

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
30 Years - Months - Days.	<i>Italy</i>	<i>New York City</i>	<i>June 8, 1880</i>

0122

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner Office
No. 40 E. Houston Street, in the 15th Ward of the City of
New York, in the County of New York, this 14th day of June
in the year of our Lord one thousand eight hundred and eighty before

John H. Brady
CORONER,
of the City and County aforesaid, on view of the Body of Marianna
Mangano lying dead at
the morgue
Upon the Oaths and Affirmations of
nine 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
Marianna Mangano came to her death, do,

upon their Oaths and Affirmations, say: That the said Marianna
Mangano came to her death by injuries received at
the hands of her husband, Onofrio Mangano,
at 22 Mulberry St., Dist., on the 7th day of
June 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.

Joseph H. Kennedy
Oscar W. Brady
Mr. J. W. Baird
J. H. Farley
M. Wolfe

Franz Köhlig
William Gibbons
Chas Mohr
Edward Mahoney

John H. Brady. CORONER, E. S.

0123

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

List of Witnesses.

Antonio Mangano

NAMES

RESIDENCE

<i>Off. O'Reilly</i>	<i>14th Prec</i>
<i>" August</i>	<i>" "</i>
<i>" Brown</i>	<i>" "</i>
<i>Harold Lelifford</i>	<i>22 Mulberry St</i>
<i>Michael Guicelli</i>	
<i>Antonio Mangano</i>	<i>House of Detention</i>
<i>M. L. Reafe md</i>	<i>Coroner's Office</i>
<i>Augustus Barbero</i>	<i>Office U.S. Marshal</i>
<i>Vincenzo Puccio</i>	
<i>Francisco Puccio</i>	

0124

Richmond August 3rd 1878

Very Rev. Father DeFours
Very Rev. & dearest friend

Beaver is an Italian has been with us for
two months, worked hard and his conduct was
very good. He could hardly continue in the very
hard work he had to perform, yet he was cheerful
at all times even during the hottest days and every
one loved him. I therefore gladly recommend
him to you and ask or rather beg of you my
dearest friend to extend a spark of that great
charity to which at all times be liberally than to
me. Trusting you will dearest father feel
With the highest regard yours
humblest friend
T. Albert O'Ke

0125



Coroner's Office,
40 E. Houston St., N.Y.

Ernest Brady

0126

Dec 1880

STATE OF NEW YORK—DANNEMORA STATE HOSPITAL.

211

ROBERT B. LAMB, M. D.,
MEDICAL SUPERINTENDENT.

DANNEMORA, 24 July 1902

Hon. Edward R. Carroll,
Clerk of the Court of General Sessions,
New York.

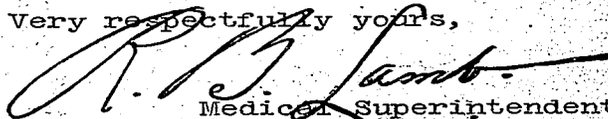
Dear Sir:

I beg leave to ask certain information in the case of one Onofrio Mangano who was convicted at the Court of Oyer and Terminer on the 9th December 1880, Hon. Justice Barrett, presiding.

Can you ascertain what relationship Marriana Mangano bore to her assassin? Is it of record that the defendant had served a term or terms in Italy for homicide?

The case is one of some interest to us, and whatever aid you may be so kind as to extend will be appreciated.

Very respectfully yours,


Medical Superintendent.

B

0127

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 Onofrio Mangano
late of the City of New York, in the County of New York, aforesaid, on the
seventh day of June 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 Marianna Mangano
in the peace of the said people then and there being, feloniously, wilfully and with a
deliberate and premeditated design to effect the death of her
the said Marianna Mangano did make an
assault, and that he the said Onofrio Mangano
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of her the said
Marianna Mangano did with great
force and violence pull, push, cast and throw the said Marianna Mangano
down unto and upon the ground then and there, and that the said Onofrio
Mangano with both the hands and feet of him the said
Onofrio Mangano then and there, and whilst the
said Marianna Mangano was so lying and being upon the ground,
her the said Marianna Mangano in and upon the neck,
head, stomach, breast, belly, back, and sides of her the said Marianna Mangano
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of her the said Marianna Mangano divers times, with great
force and violence, did choke, strike, beat and kick, and that the said
Onofrio Mangano with both the hands, feet and knees of
him the said Onofrio Mangano
and whilst the said Marianna Mangano was so lying
and being upon the ground as aforesaid, her the said Marianna
Mangano in and upon the neck, breast, belly, head, stomach, and
sides of her the said Marianna Mangano then and there
feloniously, wilfully, and with a deliberate and premeditated design to effect the death
of her the said Marianna Mangano did with great force and
violence, choke, strike, push, press and squeeze, giving to the said Marianna
Mangano then and there, as well by the choking, pulling, pushing, casting and
throwing of her the said Marianna Mangano down
unto and upon the ground as aforesaid, and by the choking, striking, beating, and kick
ing of her the said Marianna Mangano 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 her the said Marianna Mangano

0 1 2 8

as aforesaid, as also by the choking, striking, pushing, pressing, and squeezing of
her the said *Marianna Mangano* whilst she, the said
Marianna Mangano was so lying and being upon the ground as aforesaid,
in and upon the neck, head, belly, breast, back, stomach, and sides of *her*
the said *Marianna Mangano* with the hands, knees, and feet of *him*
the said *Onofrio Mangano*
in manner aforesaid, several mortal bruises, lacerations, and wounds, in and upon the
neck, head, belly, breast, stomach, and sides of *her* the said
Marianna Mangano of which said several mortal bruises, lacerations, and
wounds the said *Marianna Mangano* ~~from the said~~ *then*
~~day of~~ ~~until the~~
~~day of~~ ~~in the same year, in the said Ward,~~
~~City and County last mentioned, did languish, and languishing did live, on which last~~
~~mentioned day the said~~
~~of the said several mortal bruises, lacerations, and wounds, then~~
and there died; and so the jurors aforesaid, upon their oath aforesaid, do say that the
said *Onofrio Mangano*, *her* the said *Marianna*
Mangano in manner and form and by the means aforesaid, felo-
niously, wilfully, and with a deliberate and premeditated design to effect the death of
her the said *Marianna Mangano*
did kill and murder, against the peace of the people of the State of New York and
their dignity,

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

0129

~~CITY AND COUNTY OF NEW YORK~~

And ^{aforsaid} 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, ~~do say~~ ^{aforsaid do further present}

That

the said Onofrio Mangano

late of the ^{Sixth} Ward of the City of New York, in the County of New York, aforsaid, on the ^{seventh} day of ^{June} in the year of our Lord one thousand eight hundred and ~~seventy~~ ^{eighty} at the Ward, City and County aforsaid, with force and arms, in and upon ~~one~~ ^{the said}

Marianna Mangano

in the peace of the People of the State then and there being, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of ~~her~~ ^{her} the said

Marianna Mangano

did make an assault.

And that he the said

Onofrio Mangano

her

the said

Marianna Mangano

with a certain

hatchet

which he

the said

Onofrio Mangano

in his right hand then and there had and held

the said ^{her} Marianna Mangano in and upon the ^{head}

of ^{her} the said Marianna Mangano then and there wilfully, feloniously, and with a deliberate and premeditated design to effect the death of ^{her} the said Marianna Mangano

did strike, stab, cut and wound, giving unto ^{her} the said Marianna Mangano then and there with the ^{hatchet}

aforsaid, in and upon ^{head}

of ^{her} the said Marianna Mangano one mortal wound of the breadth of ^{one} inch and of the depth of ^{two} inches of which said mortal wound ^{she} the said Marianna Mangano

at the Ward, City, and County aforsaid, from the day first aforsaid, in the year aforsaid, until the

~~in the same year aforsaid, did languish, and languishing did live, and on which day of~~

~~in the year aforsaid,~~

~~the said~~

~~City and County aforsaid, of the said mortal wound did die.~~

^{at the Ward,} ^{then and there died}

And so the Jurors aforsaid, upon their oath aforsaid, do say that ^{he} the said

Onofrio Mangano

^{her}

the said Marianna Mangano in the manner and form, and by the means aforsaid, at the Ward, City, and County aforsaid, on the day and in the year aforsaid, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of ^{her} the said Marianna Mangano did kill and murder against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0130

~~CITY AND COUNTY OF NEW YORK,~~

aforsaid
and 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, ~~do further present~~

That *the said Onofrio Mangano*

late of the *sixth* Ward of the City of New York, in the County of
New York, *aforsaid*, on the *seventh* day of *June*
in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *at the Ward,*
City and County aforsaid, with force and arms, in and upon ~~one~~ *the said*

Marianna Mangano

in the peace of the People of the State then and there being, wilfully, feloniously, and
with a deliberate and premeditated design to effect the death of *her* the said
Marianna Mangano did make an assault.

And that he the said *Onofrio Mangano*

her
the said *Marianna Mangano*

with a certain ~~instrument and weapon, a description of which is to~~
~~the jurors aforsaid unknown and cannot now be given,~~
which he the said *Onofrio Mangano*

in his right hand then and there had and held *her*
the said *Marianna Mangano* in and upon the *head*

of *her* the said *Marianna Mangano*
then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *her* the said *Marianna Mangano*
did strike, stab, cut and wound, giving unto *her* the said

Marianna Mangano then and there with the ~~said instrument and~~
~~weapon, a description of which is to the jurors aforsaid unknown~~
~~and cannot now be given~~
~~aforsaid, in and upon~~ *head*

of *her* the said *Marianna Mangano* one mortal wound of
the breadth of *one* inch and of the depth of *two* inches of which
said mortal wound *she* the said *Marianna Mangano*
~~at the Ward, City, and County aforsaid, from the day first aforsaid, in the year~~
~~aforsaid, until the~~

~~in the same year aforsaid, did languish, and languishing did live, and on which~~
~~day of~~

~~in the year aforsaid, the said~~
~~City and County aforsaid, of the said mortal wound did die~~ *then and there died*
~~at the Ward,~~

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

Onofrio Mangano *her*

the said *Marianna Mangano* in the manner and form, and by
the means aforsaid, at the Ward, City, and County aforsaid, on the day and in the
year aforsaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *her* the said *Marianna Mangano*
did kill and murder against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

County
City
Ward
1st

0131

BOX:

27

FOLDER:

326

DESCRIPTION:

Mantellini, Gaetone

DATE:

12/27/80



326

0132

Filed 27 day of Dec. 1887.
Pleads *Innocently* (Jan 25/81)

Obtaining Goods by False Pretences

THE PEOPLE

vs.

I to
Ernest Markling

Com. Sup. Court
March 10, 81

BENJ. K. PHELPS,

District Attorney.

Clary at New York

A TRUE BILL.

Marshall A. Cooper

Sept 20, 1887
Foreman.

Deedsburg
March 14, 1881

1887

Amos ...
for ...
1789

July Term
Aug. Term

0133

Police Court—First District.

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

James Williamson

of No. 79 & 81 Park Place in City Street,
 being duly sworn, deposes and says, that on the 12th
 day of October 1880, at the City and County of
 New York, and the 4th day of November
 1880 and on the 9th day of December
 1880 at said ^{one custom} city, with the intent
 to cheat and defraud the firm of
 Mills Brothers doing business at
 79 & 81 Park Place in City did
 falsely and fraudulently state and
 represent to William Mills a
 member of said firm, that he
 the said Montellini was the agent
 and buyer for the firm of Mercadante
 & Company merchants and
 importers doing business at 10 old
 slip in said city and that said
 firm of Mercadante & Company
 had authorized him said Montellini
 to purchase and procure from
 said firm of Mills Brothers
 on the credit of said Mercadante & Company
 certain goods to wit on the 9th
 day of December 1880 (50) one
 hundred and fifty Boxes of
 loose muscatel Raisins and that
 relying upon the truth of said
 false statement, pretense and
 representation, said firm of
 Mills Brothers did then and there
 deliver to said Montellini said
 goods that ^{or about} on the 8th day of December
 1880 said Montellini made the
 same representation and statements
 and that by virtue of such false

0134

and fraudulent pretenses and representations said Montellini did obtain said goods from said firm of Mills Brothers with intent to cheat and deprive said firm out of said goods and such goods were of the value of Three hundred and twenty two dollars and fifty cents

That on the 4th day of November 1880 said Montellini with like intent and upon the same representations and pretenses did obtain from said firm of Mills Brothers one hundred Boxes of London Layer Raisins of the value of Two hundred and sixty dollars.

That on the 12th day of October 1880 said Montellini with like intent and upon the same representations and pretenses did obtain from said firm of Mills Brothers fifty Boxes of London Layer Raisins of the value of one hundred and fifty dollars.

~~From to before me~~
That all of such representations so made be each and every thereof were false and untrue and such goods were the property of said firm of Mills Brothers
Subscribed before me this 18th day of December 1880 } James Williamson
at 6th Mth Murray Police Justice

City and County of New York
James Sullivan

0135

...
the firm of J. Mercadante and
that at the times stated in the foregoing
affidavit to wit on the 12th day of
October 1880, the 4th day of November
and the 9th day of December 1880
the said Getano Montellina was not
in the employ of the said J. Mer-
cadante or of this deponent.

Sworn to before me this James Carter

18th day of December 1880

Henry Police Justice

City & County of New York
William Hills being
duly sworn dep. he is one of the
firm of Hills Brothers named in
the foregoing affidavit of James
Williamson that he has heard
read said affidavit and know
that the same is true of ^{his} own
knowledge. Said Getano Montellini
made the representations stated in
said affidavit to me personally
and were made by him with
intent to cheat and defraud deponent
said firm out of said goods and
said goods were obtained by said
Montellini from said firm upon
said the false and fraudulent
pretences set forth in said affidavit.

Sworn to before me this W. Hills

18th day of December 1880

Henry Police Justice

0136

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James McHarrison

vs.
G. Montellini

Offense,

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, *December 18*, 18*90*

Magistrate,

Officer,

Clerk,

Witnesses,

\$ to answer

at Sessions,

Received in Dist. Atty's Office,

0137

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK.

Giuseppe Montaleno 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.

Giuseppe Montaleno

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Italy

Question. Where do you live?

Answer.

59 W 9 St

Question. What is your occupation?

Answer.

Teacher

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

Answer.

*I am not guilty
of Montaleno*

Taken before me, this

POLICE JUSTICE

1880

Handwritten signature and date

0138

COUNSEL FOR COMPLAINANT.

Police Court—First District, 1078

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Williams
79 + 81 Park Place
vs.
John M. Antoline



Office

COUNSEL FOR DEFENDANT.

Name
Address

Chauncey L. Armstrong
212 Washington St.
William Hills 212 Greenway
J. Morcand
10 Old Leaf

1000- to answer
Sessions

Received in Dist. Atty's Office, *Cam*

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

Abraham Heller
Charles
Marion N. Cooper
Forman

1.50

0139

PART I.

THE COURT-ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Off Oates
of No. _____ Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 13th day of July instant, at the hour of eleven 10 in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Antonio Mantalano

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of July, in the year of our Lord 188 1

DANIEL G. ROLLINS, *District Attorney.*

0140

People on complaint
of Mills Brothers

vs.

G. Mantellini

H. J. Birdsall, Atty. for Mills
Brothers, desires that above
case shall not be placed
upon the calendar until ordered
by Mr. Beecher, whom he
desires to consult

Edward W. Rossignol
Secretary

0141

New York, Sept 22^d 1831

Tomb's Prison

Hon. J. Rollings Esqr.
Honored Sir

I would beg to call your attention to the fact, that I wrote you a letter some two weeks ago and sent it through Warden Finn explaining to you my case and asking to be discharged having stated that the prosecutors will not press the charge — I have now been imprisoned pretty near (7) seven months. — The close confinement, suspense and wearisomeness have greatly impaired my health and I most humbly

0142

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

Gaetano Montellini

late of the First Ward 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 ~~eighty~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one *William Hills and John Hills*
who were then and there carrying on business as partners
in the City and County aforesaid under the firm
name and style of Hills Brothers

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *William Hills and John Hills who were then and there*
carrying on business as partners in the City and County aforesaid under
the firm name and style of Hills Brothers.

That he the said *Gaetano Montellini* was then and there the agent for
the purpose of buying and was then and there the buyer of goods, wares and
merchandise of, for and on behalf of said *Ignazio Mercandante*.

That he the said *Gaetano Montellini* was then and there authorized and
empowered by the said *Ignazio Mercandante* to procure and purchase for and
on behalf of him the said *Ignazio Mercandante* from *William Hills and John Hills*
who were then and there carrying on business as partners under the firm name
and style of Hills Brothers One hundred and fifty boxes of raisins on credit and
on credit of him the said *Ignazio Mercandante*.

That he the said *Gaetano Montellini* was then and there the agent for
the purpose of buying, and was then and there the buyer of goods, wares
and merchandise of for and on behalf of said *Ignazio Mercandante*.

That he the said *Gaetano Montellini* was then and there authorized and
empowered by the said *Ignazio Mercandante* to purchase and procure
from the firm of *Hills Brothers*, from the said *William Hills and John Hills*
(who were then and there carrying on business as partners as aforesaid under the
said firm name and style of Hills Brothers meaning thereby) for and on behalf
of the said firm of *Hills Brothers* (for and on behalf of the said *William Hills*
and John Hills who were then and there carrying on business as
partners as aforesaid under the said firm name and style aforesaid
meaning) One hundred and fifty boxes of raisins on credit and on the
credit of them the said *Ignazio Mercandante*.

0143

And the said *William Hills and John Hills who were then and there carrying on business as partners in the city and County aforesaid under the firm name and style of Hills Brothers* then and there believing the said false pretences and representations so made as aforesaid by the said

Gaetano Montellini and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Gaetano Montellini*, one hundred and fifty boxes of raisins of the value of two dollars and fifteen cents, each box

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *William Hills and John Hills who were then and there carrying on business as partners in the city and County aforesaid under the firm name and style of Hills Brothers* and the said *Gaetano Montellini* did then and there designedly receive and obtain the said one hundred and fifty boxes of raisins of the value of two dollars and fifteen cents each box

of the said *William Hills and John Hills who were then and there carrying on business as partners in the city and County aforesaid under the firm name and style of Hills Brothers* of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *William Hills and John Hills who were then and there carrying on business as partners in the city and County aforesaid under the firm name and style of Hills Brothers* by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said *William Hills and John Hills who were then and there carrying on business as partners in the city and County aforesaid under the firm name and style of Hills Brothers* of the same.

Whereas in truth and in fact the said *Gaetano Montellini* was not then and there the agent for the purpose of buying, or the buyer of any goods, wares or merchandise of for or on behalf of the said *Ignazio Mercadante* as he the said *Gaetano Montellini* then and there well knew: and

Whereas in truth and in fact he the said *Gaetano Montellini* was not then and there authorized or empowered by the said *Ignazio Mercadante* to procure or purchase for or on behalf of them the said *William Hills and John Hills who were then and there carrying on business as partners as aforesaid under the firm name and style aforesaid* one hundred and fifty boxes of raisins on credit or on the credit of him the said *Ignazio Mercadante* or any boxes of raisins whatever on credit or otherwise as he the said *Gaetano Montellini* then and there well knew,

0 144

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Gaetano Montellini* to the said *William Hills and John Hills* who were then and there carrying on business as partners in the City and County aforesaid under the firm name and style of *Hills Brothers* in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Gaetano Montellini* well knew the said pretences and representations so by him made as aforesaid to the said *William Hills and John Hills* who were then and there carrying on business as partners in the City and County aforesaid under the firm name and style of *Hills Brothers* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Gaetano Montellini* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *William Hills and John Hills* who were then and there carrying on business as partners in the City and County aforesaid, under the firm name and style of *Hills Brothers*, One hundred and fifty boxes of raisins of the value of two dollars and fifteen cents each box

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *William Hills and John Hills* who were then and there carrying on business as partners in the City and County aforesaid under the firm name and style of *Hills Brothers* with intent feloniously to cheat and defraud them of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0145

BOX:

27

FOLDER:

326

DESCRIPTION:

Martin, James

DATE:

12/09/80



326

0146

30

Day of Trial
Counsel,
Filed 9 day of Dec. 1880.
Pleads

THE PEOPLE
vs.
James A. Hartman.
I.
pp. 1-10
1880

REGISTRY—Third Degree, and
Receiving Stolen Goods.

BENJ. K. PHILIPS,
District Attorney.
Boston, Dec. 9, 1880.
pleas in Bar.
A True Bill.
Manda M. Cooper
Foreman
CP 18 months

0147

Police Office, First District

City and County
of New York,

vs. Charles Spellmeyer

of No. 206 West Street, being duly sworn,

deposes and says, that the premises No. 206 West Street, 5th Ward, in the City and County aforesaid, the said being a store

and which was occupied by deponent as a liquor store

for the sale of liquors & cigars were BURGLARIOUSLY entered by means of forcibly breaking a light of glass in a door leading from the street into said premises

on the night of the 30th day of Nov 1880

and the following property feloniously taken, stolen and carried away, viz.:

Good and lawful money of the United States consisting of notes in fractional currency, silver and nickel coins and collectively of the value of three dollars and ninety nine cents

the property of deponent

and deponent further says that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen and carried away by

James Martin for the reasons following, to wit: That the glass in question was found broken and the aforesaid property found in the prisoners possession when he was arrested in a water closet connected with said store as deponent is informed and verily believes

Sworn to before me this 1st day of December 1880 } Charles Spellmeyer
J. P. [Signature]

0148

City and County,
of New York

Edward Kennedy of the 3rd
Precinct being sworn says that
at about 11.20 O'clock on said night
deponent saw a light of glass broken
in a door leading to said store
That deponent went into said
store by the fan light and in a
water closet close to the bar of
said store he found the prisoner
hid away he having in his possession
the property within described which
Complainant identifies as having
been taken from a drawer in said
store when he had left it when
he left the store on said night

Sworn to before me this
1st day of December 1880
J. H. [Signature]
Deputy Justice

Edward Kennedy

0149

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

James Martin 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.

James Martin

Question. How old are you?

Answer.

20 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

134 Franklin Street

Question. What is your occupation?

Answer.

Sewing Machine Operator

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

Answer.

*I am guilty.
James Martin*

Taken before me this 11th day of 1912

0150

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } SS.

James Martin 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.

James Martin

Question. How old are you?

Answer.

20 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

159 Franklin Street

Question. What is your occupation?

Answer.

Sewing Machine Operator

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

Answer.

*I am guilty.
James Martin*

Taken before me this
[Signature]
day of *March*
1880
POLICE JUSTICE.

0151

Police Court—First District

THE PEOPLE, &c
ON THE COMPLAINT OF

Charles H. Bellinger
1206 West 24th
vs.
James Martin



Offence, *Disorderly and Drunken*

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 *December 7* 1899

Magistrate,

Officer,

Clerk,

Edmund Kennedy
3-
Collector

Witnesses,

\$ *1000* to answer

Sessions.

Received in Dist. Atty's Office,

Em

0152

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 Martin

late of the *fifth* Ward of the City of New York, in the County of New York,
aforesaid, on the *thirtieth* day of *November* in the year of our Lord one
thousand eight hundred and eighty with force and arms, at the Ward,
City and County aforesaid, the *saloon* of

Charles Spellmeyer there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Charles Spellmeyer then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Divers coins of a number, kind and
denomination to the jurors aforesaid
an accurate descrip-
tion of which, cannot now be given
of the value of three dollars and
ninety nine cents*

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

Charles Spellmeyer

so kept as aforesaid in the said *saloon* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

0153

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

James Martin

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

*several coins of a number, kind and
denomination to the Jurors aforesaid
unknown and a more accurate descrip-
tion of which cannot now be given
of the value of three dollars and
ninety nine cents*

of the goods, chattels and personal property of *Charles Spellmeyer*

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

Charles Spellmeyer

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

James Martin

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

BENJ. K. PHELPS, District Attorney.

0154

BOX:

27

FOLDER:

326

DESCRIPTION:

McCabe, Edward

DATE:

12/13/80



326

0155

49
Counsel, *W. P. [Signature]*
Filed 13 day of Dec 1884
Plends Not Guilty

THE PEOPLE
vs.
Edwin McCabe
INDICTMENT - Larceny from
the Person. *W. P. [Signature]*

BENJ. K. PHELPS,
District Attorney,
Part in Dec 14, 1880
A True Bill.
W. P. [Signature]
Foreman.

Pen one year.

0156

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

of No. 161 East 27th Street, being duly sworn, depose and saith, that on the 27th day of November 1882

Anna Schmidt

Ward of the City of New York,

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

the following property viz.:

One pocket book containing good and lawful money of the United States to the amount of eighteen cents consisting of silver and copper coin of the coinage of the United States, and pocket book being of the value of one dollar and eight teen cents,

Subscribed before me this

the property of this deponent

1882

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Edward M. Cate and George

1882

Daggett (both now here) for the reasons following to wit: That on said day at the hour of about four o'clock 30 minutes P. M. this deponent was passing along said East 27th Street, when said Edward M. Cate approached this deponent and snatched from the hand of this deponent said pocket book, which she was then held in her hand, and ran away therewith, that this deponent was informed that said George Daggett did act in concert

District Court

0157

with Edward McCabe, that when said McCabe was pursued by Robert D. Gibson said Daggett attempted to stop said Robert D. Gibson in the pursuit of and to hinder the arrest of said Edward McCabe; this defendant therefore charges both said Edward McCabe and said George Daggett with having feloniously taken, stolen and carried away said packet book and said money from the possession and person of their deponent herein to before me this

30th day of November 1898,
Meriden (Conn.)
Justice

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

976

DISTRICT POLICE COURT

AFFIDAVIT
THE PEOPLE, &c.
OF THE COMPLAINANT OF

Quinn Schmick
Bancroft, Harry W. Whitaker
Edward McCabe
George Daggett



James M. Quinn
District Attorney

WITNESSES and Officers and
as of the City of New York
21st Dec 1898

Robert D. Gibson 209 East 5th St.
25th Nov 1. A.

2092
T. A.
Quinn

0158

FOURTH DISTRICT POLICE COURT.

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

of No. *Cornelius J. Mc Carthy*
21st Precinct Police

street, being duly sworn, deposes and says,

that on the *27th* day of *November* 18*87*

at the City of New York, in the County of New York, he arrested

Edward Mc Cabe and George Daygett,
alias Rainard (both now here), on
complaint of Queen Smith of
no 167 East 27th Street, that who made
statement to this deponent that on
said day at the hour of 5 o'clock P.M.
in 27th Street between 4th and Madison
Avenue said Edward Mc Cabe did
feloniously take steal and carry away
from her possession and from her person
good and lawful money, to the amount
of eighteen cents contained in a pocket
book then and there held in her said
Queen Smiths hand, and said pocketbook
of the value of one dollar in all
money and pocket book of the value
of one dollar and eighteen cents,
and that said deponent further
says that said George Daygett
was then and there in company of said
Edward Mc Cabe and did then and there
attempt to stop a citizen who pursued
said Edward Mc Cabe. Deponent prays
that said Edward Mc Cabe and George
Daygett be held to enable this deponent
to produce said complainant Queen
Smith, who failed to appear in Court as
required.

Sworn to before me

this 29th day of November 1887

Marcus M. Barry
Police Judge

Cornelius J. Mc Carthy

0159

State of New York, City and County of New York
 Robert D. Gibson M. D. being duly sworn
 says that on the 27th day of November 1888 at
 about the hour of five o'clock P. M. while passing
 through East 27th Street between 4th Avenue and
 Madison Avenue deponent saw said prisoner
 named in foregoing affidavit Edward McCabe
 snatch from said Anna Smith's hand a pocket
 book held by said Anna Smith, in her hand
 and run away therewith; that deponent
 pursued said McCabe and that said George
 Daygett interfered with this deponent stopping
 said Edward McCabe.
 I come to before me this
 29th day of November 1888
McConnell
 Police Justice.

Robt D. Gibson

Police Court—Fourth District.

THE PEOPLE, & Co.,

ON THE COMPLAINT OF

Connelly, McCarty
in company with
Anna Smith.

vs
Edward McCabe
and
George Daygett

Dated November 29 1888

Albany
Magistrate.

McCart
Officer.

Witness: said Officer and

Robert D. Gibson M. D.
209 East 30th Street

Ed

0160

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Daggett 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. *George Daggett*

Question. How old are you?

Answer. *Twenty years old*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *96 Watts Street*

Question. What is your occupation?

Answer. *Sewing machine operator*

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

Answer. *I am not guilty*

x George. Daggett

Taken before me this

day of *March* 189*7*

Merrill A. Johnson
Police Justice.

0161

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward M. Cole*

Question. How old are you?

Answer. *Twenty years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *139 Leray Street*

Question. What is your occupation?

Answer. *Working a Long shore*

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*

Edward M. Cole

Maven Pittsberry
Taken before me this *11* day of *November* 187*9*
Police Justice.

0 162

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Edward McCabe*

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

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

One pocketbook of the value of one
dollar

Five coins of a number kind and de-
nomination to the jurors aforesaid unknown
and a more accurate description of
which cannot now be given of the value
of eighteen cents

of the goods, chattels, and personal property of one *Anna Schmidt*
on the person of said, *Anna Schmidt* then and there being found,
from the person of said *Anna Schmidt* then and there feloniously
did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their
dignity.

BENJ. K. PHELPS, District Attorney.

0163

BOX:

27

FOLDER:

326

DESCRIPTION:

McCann, James

DATE:

12/22/80



326

0164

157

Counsel,
Filed *Dec.* day of *Dec.* 18*87*.
Pleads

Burglary—First Degree, and
Grand Larceny.

THE PEOPLE
vs.
James McCann

James McCann

BENJ. K. PHELPS,
District Attorney.

A True Bill.
W. Marshall McCook
Foreman.

Verdict of Guilty should specify of which count.
Count Two - Dec. 23rd 1880
Counts Attempt Burg. 2nd deg
C.P. 3 years

IN SENATE,
January 10, 1881.
REPORT
OF THE
COMMISSIONERS OF THE LAND OFFICE,
IN ANSWER TO A RESOLUTION PASSED
MAY 10, 1880, BY THE SENATE,
RELATIVE TO THE LANDS BELONGING TO THE STATE.
ALBANY: ANDERSON & CO., PRINTERS.
1881.

0165

Police Office, Fourth District.

City and County }
of New York, } ss.

Jacob L. Mannheim

of No. 943 - 3^d Avenue Street, being duly sworn,
deposes and says, that the premises No. 943 - 3^d Avenue

Street, 19th Ward, in the City and County aforesaid, the said being a Building
and which was occupied by deponent as a ^{father Lazarus Mannheim} store where valuable

things were kept for sale and use were **BURGLARIOUSLY** broken
and entered by means of attempting to force the

fastening of a window in the rear of
said store and entering the same with
intent to commit a crime and steal

on the night time of the 13th day of December 1880
and the following property feloniously taken, stolen and carried away, viz.:

Fifty cloth overcoats of the value
Two hundred and fifty Dollars

the property of Lazarus Mannheim
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by James Mc Cann (now here)

and two other persons whose names are
unknown to deponent for the reasons following, to wit:

That on the said
night deponent together with deponent
father securely locked and fastened
the above described premises at
about 10 o'clock in the night of the

0166

said 13th day of December. That deponent who sleeps in said store went to bed after said fastening of said store. That at about 12 o'clock of the same night deponent was awakened by a noise at one of the back windows and on going to the floor above deponent opened a window and there saw the prisoner together with two other men in the yard of said premises. Deponent discharged three shots from a pistol at said men and the prisoner who scaled a fence and was ^{about ten minutes} afterwards found secreted in a basement of the third house from said yard. Jacob. L. Mannheimer.

Sworn to before me this
14th day of December 1880
J. M. von Cleebauer
Police Justice

0167

City of New York
City of New York

35
Robert Edmonston of the
19th Precinct Police being duly sworn
says that at about 12 o'clock
of the night of December 1880,
deponent heard a pistol shot
and proceeded to No 943-3rd Avenue
where deponent was informed by
Jacob L Mammheimer that an attempt
had been made by some persons
to burglariously enter his fathers
store from the rear and that
one of the men so engaged had
scaled a fence in the rear.
Deponent commenced a search
and in about ten minutes after
found the prisoner James McCann
secreted in the cellar of the third
house from where said burglary
was attempted. Deponent took
said McCann to the Station House
and on searching him found in
his possession the pistol and
knife handle and keys now shown
in Court. Deponent then went
back to said premises No 943-3rd Ave

0169

and found between the eash of one
of the rear windows the knife blade
now produced. which belongs to the
hayale found in his (McCann's)
possession.

Robert Edmiston

Sworn to before me this
14th day of December 1880

A. W. Green, Otterbourg,
Police Justice

0170

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James McLann 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. *James McLann*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *I refuse to give my residence*

Question. What is your occupation?

Answer. *Cauvasser*

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 McLann

Taken before me this
W. H. Day
1897
Mareen Deobany
Police Justice.

0171

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Handwerker
943
9th
St.

vs.
Wm. J. Ames
Magistrate



Attempt at
Burglary
Offense

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 *Dec 14th* 1880

Callery Magistrate.

Edmundson 19th Officer.

Clerk.

Witness
Officer Robert Edmundson
19th Prec.

Wm. J. Ames
1500 St.
Low

Received in District Att'y's Office,

0172

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 McCann

late of the *Nineteenth* Ward of the City of New York, in the County of
New York, aforesaid,

on the *thirteenth* day of *December* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*

with force and arms, about the hour of *twelve* o'clock in the *night* time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

Lazarus Mannheim

there situate, feloniously and burglariously did break into and enter by means of *forcibly*
breaking open an outer window of said dwelling house
whilst there was then and there some human being to wit, one

Jacob L. Mannheim within the said dwelling-house he, the said
James McCann

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

in the said dwelling-house then and there being, then and
there feloniously and burglariously to steal, take, and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

~~And the jurors aforesaid, upon their oath aforesaid, do further present. That~~
~~afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County~~
~~aforesaid, about the hour of~~ o'clock in the ~~time of said day,~~
~~the said~~

~~late of the Ward, City, and County aforesaid,~~

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

~~in the said dwelling-house of one~~
~~, then and there being found~~

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

BENJ. K. PHELPS, District Attorney.

0173

BOX:

27

FOLDER:

326

DESCRIPTION:

McCarthy, James

DATE:

12/14/80



326

0175

Police Office, Fourth District

City and County
of New York,

vs. John W. Sheel

of No. 1318 Third Avenue Street, being duly sworn,
deposes and says, that the premises No. 1318 Third Avenue

Street, Ward, in the City and County aforesaid, the said being a store for the
sale of dry goods, and dwelling house, and which was occupied by deponent as a store for the sale of dry goods
& residence.

were BURGLARIOUSLY
entered by means of the forcible breaking the window
in front of the store & opening from the
said Avenue into said store, the first floor
being used as a store & deponent living up stairs
on the night of the 5 day of December 1880.
and the following property feloniously taken, stolen and carried away, viz.:

Woolen shirts, drawers, stockings
of the value of twenty seven dollars
& fifty cents

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid BURGLARY was committed, and the aforesaid property taken, stolen
and carried away by James McFarthy alias
Alexander Matthews
for the reasons following, to wit:

That Henry P White
a patrolman in the 2nd Precinct
arrested said McFarthy
alias Matthews in 75th Street
last night with a part of the
aforesaid property in his possession
John W. Sheel

Sworn to before me this
6th day of December 1880
A. J. Murphy
Police Justice

0176

City & County of New York
Henry P White of the 28th
precinct being duly sworn
says that last night
about 11.15 p.m. he
arrested James McFarley
alias Alexander Matthews
in 75th street having in
his possession a quantity
of stockings, drawers, &c.
stolen from John McShea
just before the arrest.
That said Matthews
when arrested struggled to
get away & threatened to
shoot deponent. But on
searching him he was
found to be unarmed.
He admits having been
in prison before this

deponent before me this Henry P White
6th day of December 1880

R. V. Arishy

Police Justice

0177

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

James McCarthy 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. *James McCarthy*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *406 East 30th Street*

Question. What is your occupation?

Answer. *Car driver*

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

Answer. *I am not guilty*

James McCarthy

Taken before me this
R. W. Murphy
day of *Monday*
Police Justice.

0178

Police Court - Fourth District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John M. Shea
1318 3rd ave
US.

1 *James M. Hartley*
Alias

2 *Alexander Matthews*

3

4

5

6

Dated *December 6* 188*6*

H. P. White Magistrate.

Officer. *White 28*

Clerk.

Witnesses,

Henry P. White

L. J. Precich

\$2500. Ann. S. S.
Com

Received in District Att'y'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

0179

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

*James McCarty otherwise known
as Alexander Matthews*

late of the *twelfth* Ward of the City of New York, in the County of New York,
aforesaid, on the *fifth* day of *December* in the year of our Lord one
thousand eight hundred and eighty *store* with force and arms, at the Ward,
City and County aforesaid, the *store* of

John M. Shea there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

John M. Shea then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*twenty seven shirts of the value of
one dollar each*

*Twenty seven pairs of drawers of the
value of one dollar each pair*

*Fifty four stockings of the value of
fifty cents each*

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

John M. Shea
so kept as aforesaid in the said *store* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

0180

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

THAT the said

James McCarty otherwise known as *Alexander Matthew*

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,

Twenty seven shirts of the value of one dollar each

Twenty seven pairs of drawers of the value of one dollar each pair

Fifty four stockings of the value of fifty cents each

of the goods, chattels and personal property of

John M. Shea

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

John M. Shea

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

James McCarty otherwise known as *Alexander Matthew*

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

BENJ. K. PHELPS, District Attorney.

0181

BOX:

27

FOLDER:

326

DESCRIPTION:

McCook, Charles

DATE:

12/15/80



326

0182

96

Day of Trial
Counsel,
Filed *15* day of *Dec*, 1880.
Pleads

57 *to*
BURGLARY—Third Degree, and
Receiving Stolen Goods.

THE PEOPLE

OR

7.
Charles McCarroll

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. W. Cooke
Dec. 16th 1880
Foreman
James E. Perry
2. J. G. Pugh
Secy. *F. D.* *20*

0183

Police Court—Second District.

City and County
of New York.

ss: Joseph Weill

of No. 116. 6 Avenue Street, being duly sworn,

Floor

deposes and says, that the premises No. 116-6 Avenue Street, 15 Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Lager beer and

billiard saloon, were **BURGLARIOUSLY**

entered by means of breaking a pane of glass

and cutting the wire screen of the front door of said saloon, and then unlocking said door.

on the night of the 10 day of December 1880 -

and the following property feloniously taken, stolen, and carried away, viz:

One Coat of the value of Twenty five dollars. Two pair of pieces of the value of fifty cents, and copper coins.

the property of Deponent & Guido Greutz.

and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by ^{the} Charles Cook, now present.

for the reasons following, to wit: That deponent fastened the door of said premises last night and found it broken open as described.

That he was informed that said Cook was arrested in the premises with the aforesaid property on his person.

From before me
this 11 Dec 1880
McDonnell
Police Justice

Joseph Weill

0184

City & Council
 of New York City
 Harry. E. Hopper of the
 15 Reuick Place being duly sworn
 says that about 5:30 a.m. on the
 morning of Dec 11 1890. He arrested
 Charles Cook now present. in the
 saloon 116-6 Avenue. and found
 the within mentioned property on
 his person.
 Sworn to before me }
 this 11 Dec 1890 } Harry E. Hopper
 B. W. M. J. }
 Police Justice }

of John J. ...
 City of New York
 Clerk of the Court

0185

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Charles Mc Cook 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.— *Charles Mc Cook*

QUESTION.—How old are you?

ANSWER.— *27 years*

QUESTION.—Where were you born?

ANSWER.— *New York*

QUESTION.—Where do you live?

ANSWER.— *57 Riverside St*

QUESTION.—What is your occupation?

ANSWER.— *Driver*

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

ANSWER.— *Nothing*

Charles Mc Cook

Taken before me, this *17th* day of *August* 188*0*
William D. G.
Police Justice.

0186

Police Court—Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Joseph Bell
116 6th Ave

98.

Charles McCook

Date: *11 December* 18 *88*

M. Magistrate.

Stupper Officer.

Clerk.

Witnesses:

Harry Stupper
W. Macnicke, Bail.



Committed in default of Bail.

Bailed by

No. Street.

0 187

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

Charles M. Cook.

late of the *fifteenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *tenth* day of *December* in the year of our Lord one
thousand eight hundred and eighty *with force and arms*, at the Ward,
City and County aforesaid, the *saloon* of *Joseph Weill*

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Joseph Weill then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

One coat of the value of twenty five dollars.
Two pair of fingers of the value of twenty-five
cents each pair.

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

Joseph Weill

so kept as aforesaid in the said *saloon* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

0188

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

Charles M. Cook

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 twenty five dollars
Two pair of pincers of the value of twenty
five cents each pair*

of the goods, chattels and personal property of

Joseph Well

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

Joseph Well

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

Charles M. Cook

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

BENJ. K. PHELPS, District Attorney.

0189

BOX:

27

FOLDER:

326

DESCRIPTION:

McGinn, Robert

DATE:

12/02/80



326

0190

1880

Counsel
Filed *12* day of *Dec*
Pleads 1880

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.
19 E. Gray
Plumber
Robert McGinn

BENJ. K. PHELPS,

District Attorney.
Part in Dec 2, 1880
Pleads G.L.

A True Bill
[Signature]
for
J. G. [Signature]
Foreman.

146 Mrs. [Signature]
[Signature]

0 1 9 1

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

FORM 112.

Police Court—Third District.

Arthur H. Harbut

of No. 158 Madison Street, being duly sworn, deposes

and says that on the 6th day of November 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 gold watch

of the value of fifty Dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Robert McQuinn (now here)

Sworn to, before me this

day of November 1880

for the reason that deponent on the day aforesaid at or about midnight discovered that his watch had been taken and stolen from his person by being broken from the chain attached to his vest. That deponent is informed by Mary Ellen King that the said Robert McQuinn gave to her the said watch with for the purpose of passing the same. That the said Mary Ellen King has the same and receives thereon twenty two dollars. That deponent has been to the pawnshop at No 249 E Broadway and identifies the said watch as the same taken and stolen from his person as herein related. Wherein deponent charges the said Robert McQuinn with taking, stealing & carrying away from his person the above mentioned property

George Justice

Arthur H. Harbut

0192

State and County of New York S.S.
Mary Ellen King of no 207 E Broadway
being duly sworn deposes and says that
on or about the 9th inst. the accused Robert
McGuinn gave to this deponent a gold watch
with the command to go and pawn it. That
deponent did pawn the watch at the pawnshop
of one D. DeLong at no 299 E Broadway receiving
thereon the sum of twenty two dollars, which
said money deponent gave to the accused
Robert McGuinn. Deponent is informed that
the watch is the property of the complainant Arthur
H. Hurlbut.

Sworn to before me this
21st day of November 1888

J. W. Mitchell
Police Justice

Mary Ellen King

0193

Police Court—Third District.

CITY AND COUNTY OF NEW YORK ss.

Robert McQuinn 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.

Robert McQuinn

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

N.Y.C.

Question. Where do you live?

Answer.

207 E. Broadway

Question. What is your occupation?

Answer.

a plumber-helper

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

Answer.

I was intoxicated & met Herbert the complainant, he called that myself & companions took a drink with him, I became very drunk, I did not know what I was doing when I took the watch.

Robert L. McQuinn

Taken before me, this

21

day of

November 1898

Wm. M. ...
POLICE JUSTICE.

0 1 9 4

COUNSEL FOR COMPLAINANT.

Name _____

Address _____

COUNSEL FOR DEFENDANT.

Name _____

Address _____

No 250 929
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Arthur H. Warburton

vs. 158 Madison St

Robert M. Flynn

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 November 27 1930

Magistrate.

Kenneth J. King

Officer.

7th

Clark.

Witnesses

Mano E. King

207 E. 1st St. Broadway



\$1.00 to answer

at _____ Sessions

at _____ Cause

Received at Dist. Att'y's Office,

J. E. Sanders
Sungyer says that
the persons had heard
partly hears by def
factus - that he has
been advised from whom
t. that he hears.
from t. Council for
Magistrate by present. -
Re. Statement of the claim
Memorandum & letter of
M. E. Reed suspect

0195

GEORGE BLISS.

WILLIAM T. SCHLEY

Bliss & Schley,
Attorneys and Counsellors,

11 PINE STREET,
(Corner of Nassau St.)

New York,

Nov. 29

1880

My dear Sir

Mr. Ludden is
interested, charitably,
in the case of one
John, a young boy
who is stated to have
been misled into
wrong-doing. I know
nothing of the case except

0196

From Mr Ludden, who
should rely fully on
any statements he may
make. Please listen
to him and act as
mercifully as the facts
permit

Yours truly
George H. H.

Amos P. Bell

0197

Robert Mc Ginn

0198

CITY AND COUNTY }
OF NEW YORK, }

ss. THE JURORS

in

That

late of

Six
one thousa
with force ar.

[Signature] New York, aforesaid, on the
in the year of our Lord
at the Ward, City and County aforesaid

One

of the value of sixty dollars

of the goods, chattels, and personal property of one

Arthur H. Hubbard

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.

0199

Rabbi. M. Levin
Sent to Ref.

officer Kevier
says that
his family is
perfectly safe

0200

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

Robert McKinn

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,

Three watches of the value of sixty dollars

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

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

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

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

BENJ. K. PHELPS, District Attorney.

0201

BOX:

27

FOLDER:

326

DESCRIPTION:

McQuade, James

DATE:

12/16/80



326

0202

BOX:

27

FOLDER:

326

DESCRIPTION:

Butler, George

DATE:

12/16/80



326

0203

105

Day of Trial
Counsel, 1
Filed 16 day of
Pleads Not Guilty (7)

1880

BURGULARY—Third Degree, and
[Receiving [Stolen Goods.]

THE PEOPLE

vs.
James McQuade
George Butler

BENJ. K. PHELPS,

District Attorney.

Part in Act. 22-1880
Both plead P.L.

A True Bill.

Marshall W. Coffey

Foreman

Pen 6 months each.

0204

Police Office, Third District.

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

No. of 413 West 16th Street, being duly sworn,

deposes and says, that the premises No. 413 West 16th

Street, 16 Ward, in the City and County aforesaid, the said being a frame Building

and which was occupied by deponent as a Manufacture of Leather

were **BURGLARIOUSLY**

entered by means forcibly breaking upon a shutter
on said building

on the Night of the fourth day of December 1880,
and the following property, feloniously taken, stolen and carried away, viz..

a quantity of calves skins of the value
forty dollars

the property of George B Weiss and Lucile Pascaus
and in care and charge of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

George Bantler and James McQuade
(both now here)

deponent was present when
for the reasons following, to-wit: That the said defendants

were arrested by officer James Maher of
the 14th Precinct Police in front of 26 West 8th

with the aforesaid property in their possession -
and this deponent found in the

possession of these felons were a portion
of aforesaid property, property identified

the same as in the
testimony of deponent

Answer to before me this
in any of previous efforts

A. J. Morgan
Police Officer

0205

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Butcher 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.—George Butcher.

Question.—How old are you?

Answer.—31 years

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?

Answer.—101 Jackson Str. Brooklyn

Question.—What is your occupation?

Answer.—Printer

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

Answer.—I am not guilty

George Butcher

Taken before me, this

8th day of November 1890

Police Justice

A. L. Morgan

0206

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James McQuade 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.—James McQuade

Question.—How old are you?

Answer.—27 years

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?

Answer.—36th Street

Question.—What is your occupation?

Answer.—Painter

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

Answer.—I am not guilty I found
the stuff in 15th Street under a truck

James McQuade
Mark

Taken before me, this

8th

day of March

1888

Police Justice

A. J. [Signature]

0207

Form 115.

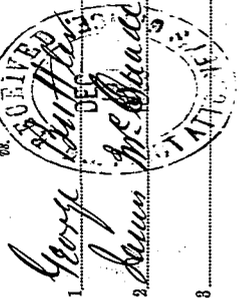
POLICE COURT--THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Jacob Heib

413 W 16th St



Offence, BURGLARY
and Window Breaking

George
Samuel McQuade

Dated *December 8* 189*0*

Morgan Magistrate.

Langmore Officer.

ca Placi Clerk.

Witnesses *Juan Males*

1st Dist Police

Ex Mr Roach

No. _____ Street _____

No. _____ Street _____

No. *2000* _____ Street _____ to answer committed.

Received in Dist. Atty's Office.

BAILED,

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

0208

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

*James McQuade and George
Butler each*

late of the *sixteenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *fourth* day of *December* in the year of our Lord one
thousand eight hundred and eighty *eight* with force and arms, at the Ward,
City and County aforesaid, the *factory* of

Jacob Helb

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of *the said one*

George B. Weiss

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*forty skins (of the kind commonly called
caloes - skins) of the value of one dollar
each*

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

George B. Weiss

so kept as aforesaid in the said *factory* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

[Faint, illegible text]

[Faint, illegible text]

0209

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

THAT the said

*James McQuade and
George Butler 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,

*forty skins (of the kind commonly called
calves-skins) of the value of one dollar
each*

of the goods, chattels and personal property of

George B. Weiss

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

George B. Weiss

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

James McQuade and George Butler

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

BENJ. K. PHELPS, District Attorney.

02 10

BOX:

27

FOLDER:

326

DESCRIPTION:

McQuiston, Charles

DATE:

12/02/80



326

0211

*Admitted to practice
Nov 70*

Counsel Will. Lumb

Filed 2 day of Dec 1880

Pleas *Not Guilty*

THE PEOPLE

vs.

Charles Swatow

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

Benjamin K. Phelps
BENJ. K. PHELPS,
District Attorney.

A True Bill

John C. ...

Dec 6. 1877. Foreman.

James G. ...

Anna ...

0212

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

SS.

POLICE COURT—SECOND DISTRICT.

John V. Lawrence
of No. 33, West 17th Street, being duly sworn, deposes

and says, that on the 24th day of November 1890
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, to wit: Good & lawful
money of the United States
consisting of notes or
bills of various denom-
inations and all

of the value of Seventy-four Dollars,
the property of Deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property
was feloniously taken, stolen, and carried away by Charles M. Quiston
(now dead) in whose company
deponent was and
deponent having fallen
down, he felt the
said Charles rifling
the pockets of his
paul trousers while depon-
ent was prostrate at
the corner of 23d
Street & 5th Avenue
at about - midnight -
of said day & that
said money was so
taken stolen & carried away
from deponent upon John D. Smith

Sworn before me, this
26th day
of November 1890
Police Justice

0213

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss. Charles M. Quiston 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, as follows, viz:

QUESTION.—What is your name?

ANSWER.— Charles M. Quiston

QUESTION.—How old are you?

ANSWER.— 26 years

QUESTION.—Where were you born?

ANSWER.— New York

QUESTION.—Where do you live?

ANSWER.— 350 West 17th St

QUESTION.—What is your occupation?

ANSWER.— Plumber

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

ANSWER.— I was under the influence of liquor, I know I did not know him down, we both fell down it was snowing & very slipping I took his money, but to what for I do not know.

Charles M. Quiston

The complainant in this case was very drunk. He was arrested for Intoxication & fined 100.00

Taken before me, this 26th day of Jan 1889
J. B. W. [Signature]
Police Justice

0214

do 270968

Form 894

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John D. Farrell
331st M¹⁷
Charles W. Holmstrom

Agency—*Immigration*

DATED *Nov 26* 19*80*

Mauro
MAGISTRATE
Quinn
OFFICER.

WITNESS:



1/10 TO ANS.

BAILED BY _____

No. _____ STREET.

Con

0215

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

Charles McQuiston

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

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

1874

of the goods, chattels, and personal property of one *John T. Farrell* on
the person of the said *John T. Farrell* then and there being found,
from the person of the said *John T. Farrell* then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

02 16

BOX:

27

FOLDER:

326

DESCRIPTION:

Meister, Augustus

DATE:

12/08/80



326

0217

27

Day of Trial

Counsel,

Filed 8 day of Dec. 1880.

Pleads

THE PEOPLE

BURGLARY—Third Degree, and
Receiving [Stolen Goods.]

16,
533 E. 5.

Augustus Meisters

BENJ. K. PHELPS,

District Attorney.
Part Am. Dec. 8th 1880.

pleads Pt. City Prison 10 days.
A True Bill.

Wm. H. Cooper
Foreman

0218

POLICE COURT — DISTRICT.

City and County
of New York,

1st
vs: *Alexander Klingenberg*

of No. *36 Barclay* Street, being duly sworn,

deposes and says, that the premises *afore said*

Street, *3rd* Ward, in the City and County aforesaid, the said being *in the*

railway of said premises

and which was occupied by deponent as a *residence for*

bases and other goods **BURGLARIOUSLY**

entered by means *of forcibly opening the same*

with field keys

on the *20th* day of the *Nov* day of *1880*

and the following property feloniously taken, stolen, and carried away, viz:

*two Bohemian glass bases
of the value of three dollars*

the property of *deponent*

and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and

carried away by *Augustus Reister*

for the reasons following, to wit;

that the prisoner

was seen by Officer Flynn

24th Precinct to open said case

and take therefrom the aforesaid

property as deponent is informed

and verily believes

*sworn to before me this
21st day of Nov 1880
Alexander Klingenberg
Police Justice*

0219

City and County,
of New York

William Flynn of the Dept of Prisons
being sworn says that he saw
the prisoner at the case in question
in the hallway of said premises and
saw him take therefrom the aforesaid
boxes one of which he gave to
another person afterwards they both
went away together

That deponent
found in the possession of said
Meister a bunch of keys one of
which opens and locks the aforesaid
safe and by means of which
deponent believes and charges
he Meister unlocked said show case

William Flynn

Sworn to before me this
20 day of Nov 1880
J. H. [Signature]
Police Justice

0220

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

Augustus Meister 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.

Augustus Meister

Question. How old are you?

Answer.

16 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

533 East Fifth Street

Question. What is your occupation?

Answer.

Confectioner

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

Answer.

I am ~~not~~ guilty
A. Meister

Taken before me this

day of

1880

POLICE JUSTICE.

[Signature]

0221

930

POLICE COURT - DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Alexander Humphreys
36 Barclay
Augustus Meister

Dated *Nov 20* 18*90*

William J. Flynn Magistrate.
William J. Flynn Officer.

Clerk.

Witnesses



Committed in default of *200* Bail.

Bailed by

No. Street.

Con

J. E. M.

0222

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Augustus Meister

late of the *third* Ward of the City of New York, in the County of New York,
aforesaid, on the *twentieth* day of *November* in the year of our Lord one
thousand eight hundred and eighty *—* with force and arms, at the Ward,
City and County aforesaid, ~~the~~ *a show case* of

Alexander Klingenberg there situate, feloniously and
burglariously, did break into and enter, the same being a ~~building~~ *show case* in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Alexander Klingenberg then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Two cases of the value of
one dollar and fifty
cents each

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

Alexander Klingenberg

so kept as aforesaid in the said *Show Case* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

0223

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

Augustus Meister

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

*Two vases of the value of two dollar and
fifty cents each*

of the goods, chattels and personal property of *Alexander Klingenberg*

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

Alexander Klingenberg

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

Augustus Meister

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

BENJ. K. PHELPS, District Attorney.

0224

BOX:

27

FOLDER:

326

DESCRIPTION:

Miller, Theresa

DATE:

12/10/80



326

0225

Rail
Frederick Miller
557 N 40 St
Real
Dec 9/87

39
Pence

Filed 10 day of Feb 1888

Pleads in Equity

Receiving Stock

THE PEOPLE,
vs.

Frederick Miller

BENJ. K. PHELPS,
District Attorney.

Pl 2 Nov 22/87
Augustine Miller
discharged from H.H.H.
Dec 16, 87/16, court

A True Bill.

Manda W Cooper

Part-Geo. F. H. W. 1888. Foreman.
Fried & acquitted.

Handed in
Off held further
order. This term

0226

Police Office, Fourth District.

City and County
of New York,

ss. John F. Rottman

of No. 437 West 47th Street, being duly sworn,
deposes and says, that the premises No. 437 West 47th Street,
Street, 22nd Ward, in the City and County aforesaid, the said being a Dwelling house
and which was occupied by deponent as a dwelling home for himself
family

entered by means of ~~force~~ ^{BURGLARIOUSLY} prying the iron
fastenings apart on the outside of the
rear basement window & forcibly raising
said window leading into the basement
of said premises
on the night of the 30th day of September 80
and the following property feloniously taken, stolen and carried away, viz.:

One double cased gold watch
the case of said watch being more
fully described in the Affidavit of
William Zimmerman hereto annexed
of the value of two hundred dollars,
one gold chain of the value of one
hundred dollars, one box of the
value of fifteen dollars, one diamond
stud of the value of one hundred
& fifty dollars, the diamond had a
flaw on one side of it.

of good & lawful money to the amount
of about twenty dollars
the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Henry Hertz and Andrew
J. Mitchell

for the reasons following, to wit: That Augustus Miller
swears that said Hertz & Mitchell admitted
to him that they stole & carried away
said property. Said Mitchell also
swears that after it was stolen Teresa
Miller received the diamond & the
watch & chain & sold the watch case
& chain to Mr. Zimmerman & said
Zimmerman swears that he
purchased the case of the watch,
& chain from Teresa Miller

0227

Deponent charges that Teresa
Miller in the City & County of New
York on or about the 15th
day of November 1880 did
feloniously receive from
Andrew J. Mitchell &
Henry Hertz & ~~Margaret~~
Sarah Mitchell
~~Miller~~ the aforesaid property
she said Teresa Miller then
well knowing that said
property had been feloni-
-ously stolen by said
Andrew J. Mitchell & Henry
Hertz - John A. Pottman

Sworn to before me
this 6th day of
December 1880

R. H. Ripley
Police Justice

0228



0229

New York, Nov. 17th 1882

FINEST
DIAMOND WORK
Well Executed.

To Messrs. J. & W. Morgan & Co., Dr.

DIAMOND SETTER.

AND

Manufacturer of Fine Jewelry,

575 BROADWAY, Opposite Metropolitan Hotel.

TERMS CASH.

47 Dwt. 18K. Gold @ .73 a dwt.
60 1/2 Dwt. 14K. Gold @ .54 a dwt.

\$84 31

~~72~~ ~~67~~

Per Payment of *Yonkers Willam*

\$ 66 70

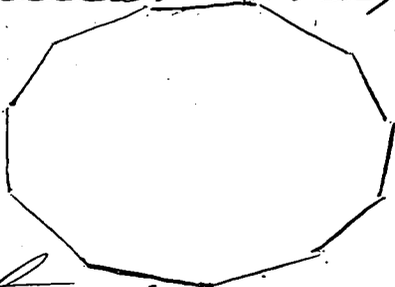
0230

City & County of New York

William Zimmerman of No 575 Broadway being duly sworn says that previous to the 15th day of November last Teresa Miller & her son Augustus Miller came to deponent's place of business & she showed deponent a diamond & asked its value. Deponent weighed the diamond and valued it at about \$90⁰⁰. This diamond had a flaw on one side, afterwards on the 15th November 1880 Teresa Miller brought to this deponent & sold to him for \$66.⁹⁸ a quantity of old gold to wit, a chain of the cases of a Gold watch. The watch case and the diamond answers the description given by Mr Cottman of the property stolen from him on the 30th September last, Mrs Teresa Miller after selling the Gold came to my place of business and asked me not to say anything about her selling one the gold. The cases of the

0231

Gold watch were not round but
of a peculiar shape something
like this



while the ring on it had a
rim on each side. The annual
receipt for the gold case &
chain was given deponent
by Teresa Miller

~~W. J. Zimmerman~~
Sworn to before me this
6th day of December 1880
R. W. Brily Police Justice

0232

City & County of New York ss.

Augustus Miller of 359 West 29th Street
being duly sworn says -

On the 30th September 1880 Henry
Hertz came to my home and
wished me to go to my parents
as Andrew J Mitchell my
brother in law had been
arrested. Hertz told me that
Mitchell & he had committed
a robbery of a watch & chain
and a diamond -

Afterwards while Mitchell
was under arrest, he, ~~with~~
Mitchell informed me that
he had placed this diamond
over the window sill in his
shop & I went there & found
it & gave it to his wife -

Some time after this Hertz
told me that he & Mitchell
got the aforesaid property from
Mr Rottman -

In about five or six weeks from
the time Hertz came to my
home, Teresa Miller now here
said to me that we will find
out what this diamond is

0233

months, when I took her to William
 Zimmermann place of business
 - No 575 Broadway - she showed
 Mr Zimmermann the diamond
 and asked him its value.
 The diamond had then been
 taken from its setting.
 She, Teresa Miller confirmed
 me that she had taken the
 gold, that is, the case of the
 watch & the chain to Zimmermann
 & sold it to him, giving the money
 she received from him to Mitchell's
 wife. She told me that the
 watch had an inscription on it
 or having been presented by
 sharpshooters -

The signature to the annexed
 receipt dated New York Nov 15th
 1880 is in the handwriting
 of Teresa Miller -

Deponent says that he has
 read the foregoing state-
 ment & knows the contents
 thereof and that it is
 true in every particular
 A. Miller

Subscribed to Summit before me

this 6th day of December

1880

A. W. Brady
 Notary Public

0234

City & County of New York.

Joseph Cottrell of the 22 Precinct
being duly sworn says
that the annexed affidavit
of Augustus Miller was
read to him & he declared
it to be true in every
particular -

Deponent says ^{that} ~~Augustus Miller~~
Jeresa Miller ^{is} ~~deponent's~~
mother & deponent fears
that he will not appear
as a witness unless
required to give surety -
Sarah Mitchell is the wife of
Andrew Mitchell -
Joseph Cottrell

Sworn to before me
this 6th December
1880

B. H. Pixley
Police Justice -

0235

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Veresa Miller 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 her, states as follows, viz:

Question. What is your name?

Answer. *Veresa Miller*

Question. How old are you?

Answer. *46*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *557 West 40th Street*

Question. What is your occupation?

Answer. *I live with my husband*

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

Answer. *I am not guilty*
Yvonne Miller

Taken before me this

R. V. Murphy

day of

June

Police Justice.

0236

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John F. Rottman
437 N 47th St.
Office, *Key Street*
Mutual

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 *Dec 6th* 1880

Butler H. Busby Magistrate.

Capt. Ward
Officer of the
22nd Precinct.

Clerk.

Witnesses,

Margaret Miller
Augustus Miller
State of California
in defendant of 50th Precinct
by

M. J. ...
575 Broadway -
2000 Dam -
6m^s

Received in District Att'y's Office,

39

Wm. H. Cooper
Forman

0237

Augustus Miller
swears that he gave
the diamond to Sarah
wife of Andrew
Mitchell & she probably
gave it to her mother - Mrs Miller,
The receipt of the
property is charged as
of the 15th Nov - the
time Zimmerman
purchased it -

At this time Mitchell
was in State Prison
having been sent
there on another
charge

0238

Fourth District Police Court,

57th Street, near Third Avenue.

New York, 187

0239

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 *Theresa Miller*

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

*One watch of the value of two hundred
dollars*

One chain of the value of one hundred dollars

One locket of the value of fifteen dollars

*One precious stone (of the kind commonly
called a diamond) of the value of one
hundred and fifty dollars*

of the goods, chattels and personal property of *John J. Rottman*

by *Henry Hertz* and *Andrew J. Mitchell*

and certain other persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *John J. Rottman*
unlawfully, unjustly, (and for the sake of wicked gain, did feloniously receive and have
(the said

Theresa Miller

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

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

BENJAMIN K. PHELPS, District Attorney.

0240

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

That the said

Theresa Miller

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

One watch of the value of two hundred dollars

One chain of the value of one hundred dollars

One locket of the value of fifteen dollars

One precious stone (of the kind commonly called a diamond) of the value of one hundred and fifty dollars

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

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

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

Theresa Miller
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.

BENJAMIN K. PHELPS, District Attorney.

0241

BOX:

27

FOLDER:

326

DESCRIPTION:

Molone, Edward

DATE:

12/17/80



326

0243

178

The People
vs
Edward Malone

Court of General Sessions. Before Judge
Gilderleeve. January 10. 1881

Indictment for larceny from the person
George Tarfield, sworn and examined testified
I live 96 Washington St. I have known the pris-
oner five years. On the second of November
about 9 1/2 o'clock at night I was going to my house
and I was just coming at the corner when
this lad here was telling me about some
fight or another, I gave him a little shove
away. With that the watch went and he ran
I could not catch him; he snatched the
watch out of my vest pocket and ran away.
I notified the Sergeant or the man in charge
of the desk at the 27th precinct. I pointed the
prisoner out to Officer Flynn and he arrested
him. I did not get the watch back. About
six weeks after the larceny of the watch
the prisoner was arrested. The watch was
worth ten dollars. Cross Examined: I did not
see the prisoner for a week after I lost my
watch. I saw him at a distance. I had no
conversation with him at all. I went to the
station house after I lost the watch and
made a complaint. I told Officers Landefar
and Cuff. I know the prisoner very well;
he took the watch on the corner of Cedar
and Washington Sts. I had not been in his

0244

company before that. I had not been in any person's company since I left Brooklyn. He came up and spoke to me and was telling me some foolish story. I shoved him away. That is the time I felt and seen the watch going. I had not been drinking that day. I felt a jerk at my chain. I followed him but could not catch him. He went up Greenwich St and I lost him at the corner. This was at 9 1/2 at night. I made no outcry. I halloed out a little, but that is all; he turned the corner, but it was dark. There was a good lot of people passing by. I halloed out once or twice. I only followed him as far as the corner because he disappeared when he got to the corner of Greenwich and Liberty Sts. A week after I saw him at the distance of half a block. I gave him a good chance on account of his father and mother to let him send it back. I have known his father very well; he is a decent respectable man. On the 2nd of November I talked with the prisoner about a minute. There was nobody with him when he took the watch, but there was a few across the street; he sent word that he would get me another watch. I told him I would not have it. Roundsman Linderman and another officer went after him one night; they could not very well catch him. I lived across the

0245

way from Malone. I am living where I am now for eight months, 96 Washington street I did not know that Malone lived across the way, I keep a boarding house. I don't know that the prisoner was in trouble before; he did not frequent my place quite often. I have not the least feeling against the prisoner Edward Malone, sworn and examined in his own behalf testified. I live 89 Washington St. I work along shore with my father, he is in Court. I have been working for him seven months steady. I have known the complainant about three years. I recollect seeing him on the evening of the 2nd of November; it was not quite dark when I met him; we were standing on the corner of Cedar and Washington Sts. Sarsfield came along, he was pretty well drunk and he knew one of the men that was with me. One of the men asked him for a quarter, he loaned it to him. He said, "Come on; we will have a drink." He brought the two men over, I stood standing; I did not talk to him in a good while; he told one of the men to call me over, I went into McGrovy's. While we were in there he had some dispute with a man. He was saying that Sarsfield stole a bottle of whiskey and he (Sarsfield) wanted

0246

to fight with the man I went out of the place
I did not see Sarsfield for about a week
I seen his sons and they told me that
his father flamed us for taking a watch
Did you take the watch or any young man
that was with you? I saw him every day
since he charged me with taking the
watch I know one grudge he has against
me. Before I got in trouble I used to be in
his store very often; now I am working
with my father, I have been keeping away
from him all the time. He said you are
as big a thief as comes into my store.
Cross Examined. I was tried in this Court
in 1878 on suspicion of stealing a chain
from a man's pocket, I pleaded guilty and
was sent to the penitentiary for twelve months
and served ten months. Four years ago
I was sent to the House of Refuge and I have
been tried for disorderly conduct. It is nearly
seven months since I have been out of the
penitentiary. Peter Malone sworn I live at
96 Washington St. and am the father of this
boy. I am foreman for a stevedore and
work over in Hunters Point and Jersey, my
helps me at my work. Officer Wm Flynn swore
that he arrested the prisoner two years ago
for highway robbery; he was tried and
acquitted. The jury rendered a verdict of
guilty. He was sent to the State prison for
three years and six months.

0247

Testimony in the case
of Edward Malone
filed Dec. 17.

0248

Form 112.

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

Police Court—First District.

George Parsfield
of No. *96 Washington* Street, being duly sworn, deposes
and says, that on the *Second* day of *March* 18 *80*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *and from complainant's*
person

the following property, viz:

one single case Silver watch value
Six dollars
one galvanized chain value three
dollars

all of the value of *Seven* Dollars,
the property of *Complainant*

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 *Eduard Maloney*

(suspect) from the fact that
Said Maloney stopped deponent
in Cedar and Washington streets
and took from deponent's left
vest pocket the above described
watch and chain. Said
Vest being a part of deponent's
body clothing and taken
away with the same

George Parsfield
deponent

Sworn to, before me, this

18

day

of
James J. [Signature]
Justice

0249

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Edward Maloney 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. Edward Maloney

Question. How old are you?

Answer. Eighteen years

Question. Where were you born?

Answer. Montreal Canada

Question. Where do you live?

Answer. 10 Washington Street

Question. What is your occupation?

Answer. Labourer

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

Answer. I am not guilty
Edward Maloney.

Taken before me, this

W. M. [Signature]

14 day of December 18 80

Police Justice.

0251

Jan 4th 1881.

To Hon. Judge & District Attorney,
Sir I am sick and by my going
I am in danger of catching Erisselis the
doctor says all I am sorry for is I
cannot - up there in a few days I
will be better I am sorry for giving so
much bother.

Respectfully Yours
George Sars'ld.

0252

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Edward Malone*

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

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

One watch of the value of seven dollars
One chain of the value of three dollars

of the goods, chattels, and personal property of one *George Sarsfield*
on the person of said *George Sarsfield* then and there being found,
from the person of said *George Sarsfield* then and there feloniously
did steal, take and carry away against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their
dignity.

BENJ. K. PHELPS, District Attorney.