

0524

BOX:

55

FOLDER:

633

DESCRIPTION:

Nelson, William

DATE:

12/07/81



633

0525

Dec 13. 1871
10 3
Counsel,
Filed 7 day of Dec 1871
Pleads *Not guilty*

THE PEOPLE
vs.
William Nelson
INDICTMENT.
Pettit Larceny of Money from the Person.
DANIEL C ROLLINS,
District Attorney.

A True Bill.

My commission expires Dec 15/71
Wm Nelson
S. J. One year & 6 mos

0526

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. 1182 Second Avenue Street

being duly sworn, deposes and says, that on the 26th day of Nov 1881

at the City of New York,

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

of deponent, and from his person in the nighttime

the following property, viz:

Good and lawful money
to the amount and of the
value of one dollar and
eighty cents

the property of deponent who was at
the time asleep on a stoop in
cott street

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 William Nelson now here

who did as deponent is informed by
officer West place his hand in
the right hand pocket of deponent's vest
with intent to steal therefrom, that
said property was at the time in a pocket
of deponent's pantaloons =

P. McCabe
City and County of New York
Schuyler J. West of the 14 Precinct

Sworn before me this

24 day of November 1881

Police Justice

0527

Police being Sevier says that
 about Nine O'clock on the night
 in question defendant saw the
 defendant approach where
 the complainant was asleep
 on a stoop in Hoff street and
 saw him put his hand into
 the right hand pocket of the
 complainant's coat with the intent
 & purpose as defendant believes
 to commit a larceny

Schuyler F. West

Sworn to before me this }
 2nd day of Nov 1881 }
 J. H. M. Police Justice }

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0528

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Just DISTRICT POLICE COURT.

William Nelson being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h *u* right to
make a statement in relation to the charge against h *u*; that the statement is designed to
enable h *u* if he see fit to answer the charge and explain the facts alleged against h *u*
that he is at liberty to waive making a statement, and that h *u* waiven cannot be used
against h *u* on the trial,

Question. What is your name?

Answer.

William Nelson

Question. How old are you?

Answer.

23 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live, and how long have you resided there?

Answer.

I have no permanent place of residence

Question. What is your business or profession?

Answer.

Labourer

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer.

*I did not put my hand in or
near his pocket his shirt was falling
off and I merely looked at him
to fix it on his chest when the
Officer ran across the street and
arrested me I am not guilty of
the charge*

Taken before me, this

day of

27
Nov
188

Wm Nelson

J. H. Smith

Police Justice.

0529

BAILED,

No. 1, by _____
Residence _____
Street, _____
No. 2, by _____
Residence _____
Street, _____
No. 3, by _____
Residence _____
Street, _____
No. 4, by _____
Residence _____
Street, _____

Sec. 208, 209, 210 & 212.

Police Court, 11th District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Amiel McCook

1182 2nd av

William Nelson

Can in his case not

4. found guilty of the offence

Dated 11/27/1881

Magistrate.

Officer.

Clerk.

Witnesses

Call the officer

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

Call the officer

Call the officer

Call the officer

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

William Nelson

he be held to answer the crime and that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated 11/27/1881

Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188

Police Justice.

0530

Sec. 208, 209, 210 & 212.

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McGee
1182 2nd av
William Nelson

BAILED,

No. 1, by _____
Residence _____ Street, _____
No. 2, by _____
Residence _____ Street, _____
No. 3, by _____
Residence _____ Street, _____
No. 4, by _____
Residence _____ Street, _____

2. *come in this case not*
3. *for any*
4. *James McGee*

Dated _____ 1881
Richard Magistrate.
Chambers Officer.
Clerk.

Call the officer

Witnesses
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

W. J. to Adm. Gd.

(Com)

It appearing to me by the within depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the within named

James McGee be admitted to bail in the sum of _____ Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated _____ 1881
Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 1881
Police Justice.

0531

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK.

William Nelson
against

The Grand Jury of the City and County of New York by this indictment accuse

William Nelson

of the crime of *attempted larceny from*

committed as follows:

The said *William Nelson*

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

~~Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of~~

~~Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of~~

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

Divers Coins, of a number, kind, and denomination to the ~~Jurors~~ *Grand Jury* aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
one dollar and eighty cents

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

DANIEL C ROLLINS,

~~Attorney at Law~~ S, District Attorney.

0532

BOX:

55

FOLDER:

633

DESCRIPTION:

Neu, Jacob

DATE:

12/15/81



633

0533

125-
Dec 23

Day of Trial.

Counsel,

Filed 5 day of

Dec 1887

Pleads

Adulterated Milk.

THE PEOPLE

vs

will do
12 Dec B

Jacob New

DANIEL G. ROLLINS,

District Attorney.

Part No Dec 24, 1887

A True Bill.

Properly signed

and approved

Foreman.

0534

N.Y. General Sessions.

The People v. }
vs } Selling Adulterated Milk
Jacob Mann.

City and County of New York. ss.

Jacob Mann of 124 Attorney Street
in said City, being duly sworn says that
he is the defendant in the above action,
that he is doing business as a grocer No
124 attorney Street in said City, & that
he is well known in the neighborhood
in which he resides and has enjoyed
the respect and esteem of those
that know him. That he sells from
10-15 12 quarts of Milk a day and
has never heard any complaint from
his customers as to the quality of the
Milk so sold: and never knowingly sold
impure or adulterated milk. That he
was never arrested before or charged with
any offense of any nature whatever.

Given before me this }
29 day of December 1887 } Jacob Pen

George Rapaport
Notary Public

0535

W. J. General Service

The Peoples

vs

Jacob Mann

affidavit

0536

19
Sec. 151.

Police Court 3^d District.

CITY AND COUNTY }
OF NEW YORK, } ss *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York. GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned one of the Police Justices for the City of New York, by John B. White, M.P. Inspector Smith of No. 709 Madison Ave Street, that on the 25th day of October 1888 at the City of New York, in the County of New York,

at premises No 124 Albany St.
on Jacob Van der Meer did this th
keep open and have for sale unwholesome
meat adulterated and reduced with in
violation of the Sanitary Code of this said
city

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring h forthwith before me, at the 3^d DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 11th day of November 1888

John B. White
POLICE JUSTICE.

POLICE COURT. 3^d DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John B. White
709 Madison Ave

Jacob Van

124 Albany St.

Dated Nov 11th 1888

Magistrate

Officer

The Defendant
taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice

Warrant-General.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0537

City and County of New York, ss. :

J. Blake White, M.D.
709 Madison Ave

of milk
Assistant Sanitary Inspector, of said city, being duly sworn, deposes and says, that on the
25th day of *October* in the year 1881, at premises number
124 *Attorney St.* in the City of New York, the said premises being a place then and
there where Milk was kept for sale, one *Jacob Van* unlawfully did then
and there keep, have and offer for sale ~~the~~ impure and unwholesome Milk, which had been
and was then and there watered, adulterated, reduced and changed by the addition of water or other
substance, or by the removal of cream therefrom, and that such impure, unwholesome, watered, adul-
terated or reduced and changed Milk, was then and there, by the said

Jacob Van, unlawfully held, kept and offered for sale against and in
violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all
times thereafter in force and operation, and especially against and in violation of the provisions of a
section and ordinance of such Sanitary Code which was duly passed and adopted by the Board of
Health of the Health Department of the City of New York, and by said Health Department at a
meeting thereof, duly held in said city, on the twenty-third day of February, 1876, in the manner and
language following, to wit:

" Resolved, That under the power conferred by law upon the Health Department, the following
" additional section to the Sanitary Code, for the security of life and health, be, and the same is hereby,
" adopted and declared to form a portion of the Sanitary Code.

" " No Milk which has been watered, adulterated, reduced or changed in any respect by the
" " addition of water or other substance, or by the removal of cream, shall be brought into, held,
" " kept or offered for sale at any place in the City of New York, nor shall any one keep, have or offer
" " for sale in the said city any such Milk."

That said ordinance was thereafter duly published once a week, for two successive weeks, in the
City Record, a daily official newspaper and journal published in said city, to wit, in the issues of such
newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and that said
ordinance was, at all times alleged herein, in full force and operation in said city and county.

Sworn to before me the 11th day }
of November 1881. }

J. Blake White

[Signature] Police Justice.

0538

Police Court, 3^d District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John B. Whitehead,
209 Madison Ave.

vs.
George H. H. H. H.
124 Avenue 12

Dated Nov 11th 188

Justice.

Officer.

100 H. B. H. H.
G. H.

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Affidavit

Dated 188

Justice.

Officer.

0540

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c
ON THE COMPLAINT OF

John B White

vs.

Paul Sam

BAILED,

No. 1, by

Richard M. Munn

Residence

111 Mullett

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Apr 11

188

Murray Magistrate.

Officer.

Killed

Clerk.

Witnesses

No.

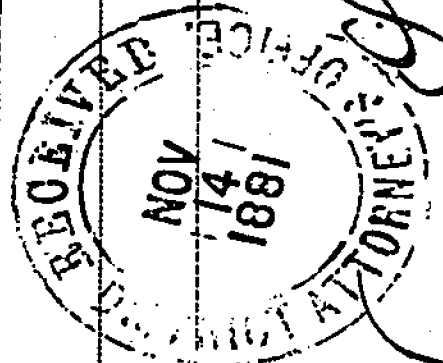
Street,

No.

Street,

No.

Street.



Police Justice.

188

Dated

Guilty of the offence within mentioned, I order h to be discharged.

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

I have admitted the above named

Police Justice.

188

Dated

admitted to the Warden or Keeper of the City Prison until he give such bail. Handed Dollars and be com-

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

0541

City and County of New York, ss.

Police Court—3rd District.

THE PEOPLE

vs.

Jacob Auer

On Complaint of John B. White
For Selling Adulterated Milk

After being informed of my rights under the law, I hereby demanded a trial by Jury, on this complaint, and demand a trial at the **COURT OF SPECIAL SESSIONS OF THE PEACE**, to be holden in and for the City and County of New York.

Dated August 11 1888.

Wm J. Murray

POLICE JUSTICE.

Jacob Auer

0542

Court of General Sessions of the
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

The Grand Jury of the City and County of New York by this indictment accuse

Jacob Neu
of the crime of *exposing for sale*
impure milk
committed as follows:
The said *Jacob Neu*

~~That~~
late of the ~~precinct~~ *Ward* of the City of New York, in the County of New York, aforesaid, on the *twenty fifth* day of *October* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County aforesaid, unlawfully and knowingly did expose for sale at the *store* known as number *one hundred and twenty four* *Attorney* Street, then and there situate, ten quarts of impure, adulterated and unwholesome milk, 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 Grand Jury aforesaid, by this indictment, further accuse the said

Jacob Neu
of the CRIME OF *offering for sale impure milk changed*
by the addition of water or other substance
committed as follows:
The said *Jacob Neu*

~~late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid; at the store and place of business of the said~~ *Jacob Neu*
known as number *one hundred and twenty four* *Attorney* Street, in said Ward, City and County, and the said premises being then and there a place where milk was kept for sale, unlawfully did then and there keep, have, and offer for sale ten quarts of impure and unwholesome milk, which had been, and was then and there watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated, reduced and changed milk was then and there by the said *Jacob Neu*
unlawfully held, kept and offered for sale against and in violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and 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.

0543

And the Grand Jury aforesaid, by this indictment, further accuse the said

Jacob New

of the CRIME OF *bringing into the City of New York*
impure and unwholesome milk for sale
committed as follows:

The said

Jacob New

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, did bring into the said Ward, City and County, and then and there have and offer for sale, at the store and place of business of him, the said

Jacob New

known as number *one hundred and twenty-four* Attorney Street, the said premises being then and there a place where milk was kept for sale, unlawfully did then and there keep, have, and offer for sale, ten quarts of impure and unwholesome milk, which had been and was then and there, watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated or reduced and changed milk was then and there, by the said

Jacob New

unlawfully

held, kept and offered for sale against and in violation of the provisions the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code, which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said City, on the twenty-third day of February, 1876, in the manner and language following, to wit:

"Resolved, That under the power conferred by law upon the Health Department, the following additional section to the Sanitary Code, for the security of life and health be, and the same is hereby adopted and declared to form a portion of the Sanitary Code.

"No milk which has been watered, adulterated, reduced, or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept or offered for sale at any place in the City of New York, nor shall any one keep, have, or offer for sale in the said city any such milk."

Which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and which said ordinance was then and there, and at all times thereafter, in full force and operation against the forms of the Statute in such case made and provided.

DANIEL O. ROLLINS,

~~BENJ. R. FIELDS~~, District Attorney.

0544

BOX:

55

FOLDER:

633

DESCRIPTION:

Nolan, Richard

DATE:

12/09/81



633

0545

Counsel
Filed
Pleads
1881

Dec 7

1881

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Richard Nolan.

DANIEL C ROLLINS,
~~HEAVY~~

District Attorney.

A True Bill.

Wm. J. Foreman
Dec 7
Spec. J. L. Moore
G. J. L. Larceny
Sentimental
Dec 7

0546

FORM 89b.

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

Police Court--Second District.

Dennis J. Sullivan 34. Truckman
of No *19 City Hall Place* Street, being duly sworn, deposes
and says, that on the *First* day of *December* 188*1*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent *and from the front of*
No 16 Barclay Street
the following property, to wit: *One horse one harness and*
One truck in all

of the value of *Two hundred and 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 *Richard Nolan*

(nowhere) for the reason that deponent
is informed by officer *Charles E. Roman*
an officer of the *25th Precinct Police* that
he arrested said *Nolan* having the above
described property in his possession.

Dennis J. Sullivan

Sworn to before me, this *Second* day
of *December* 188*1*

Michael J. Sullivan 1881

Michael J. Sullivan Police Justice.

0547

City and County of New York § 55 -

Charles E. Homan 37 years an officer of the 25th Precinct Police being duly sworn deposes and says, that on the first day of December 1881 he arrested Richard Nolan (now here) having in his possession a horse, truck and harness, which has since been seen by Dennis Sullivan and identified by him as his property and which had been stolen from him.

Sworn to before me
this 22 day of December 1881 } Charles E. Homan

Michael J. O'Sullivan
Police Justice.

0548

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

Richard Nolan being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his right to
make a statement in relation to the charge against him, that the statement is designed to
enable him if he see fit to answer the charge and explain the facts alleged against him
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial,

Question. What is your name?

Answer.

Richard Nolan

Question. How old are you?

Answer.

Twenty four

Question. Where were you born?

Answer.

Ireland

Question. Where do you live, and how long have you resided there?

Answer.

33. West 13th St. Two weeks

Question. What is your business or profession?

Answer.

Groom

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer.

I was drunk and don't remember
being on the truck at all.

Taken before me, this 22

day of Dec

1881

Richard Nolan

Marcus H. Brown Police Justice.

0549

BAILED,

No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

Sec. 208, 209, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel J. Sullivan
19 City Hall Place

Richard Nolan

1
2
3
4

Offence, Morantterburg

Dated December 2d 1881

Ottoburng Magistrate.

Shuman 25 Officer.

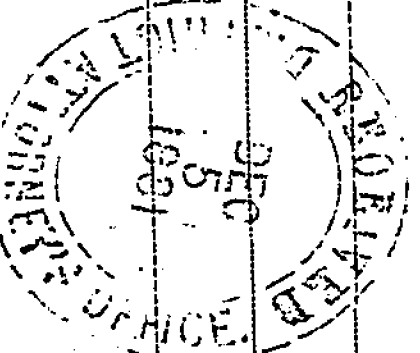
Clerk.

Witnesses John E. Shuman

No. 25th Precinct Street.

No. _____ Street.

No. _____ Street.



Conrad

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Richard Nolan

guilty thereof, I order that he ^{held to answer the same and fine} be admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Dec 25th 1881

Morantterburg Police Justice.

I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 1881

Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 1881

Police Justice.

Police Court - 2 - District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dennis J. Sullivan
19 City Hall Place

Richard Nolan

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *December 2d* 188*1*

Otterburg

Magistrate.

Roman 25

Officer.

Clerk.

Witnesses

Chas E. Roman

No.

25th Precinct

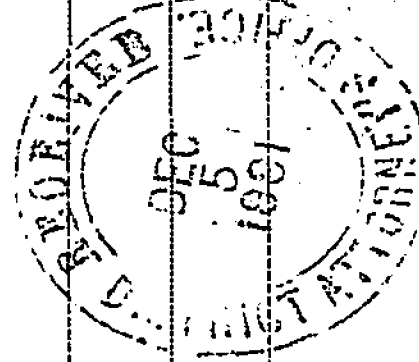
Street,

No.

Street,

No.

Street.



Carroll

It appearing to me by the within-depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

guilty thereof, I order that he be admitted to bail in the sum of *Five Hundred Dollars* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Dec 2 5/4* 188*1*

Amorville
Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188*1*
Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188*1*
Police Justice.

0550

0551

48
The People vs Richard Nolan } Court of General Sessions Part I
Indictment for grand larceny and receiving stolen goods. Before Judge Gildersleeve Dec 15, 1889.

Dennis J. Sullivan sworn. I am a truck man at 13 Barclay St. I had a truck taken from me on the 1st day of December; it was valued at \$250, horse, harness and truck; it was my property. I saw it at Prince St. about an hour and a half after. I don't know the prisoner. I did not authorize him to take it.

Charles E. Roman, sworn and examined. I am an officer of police attached to the Broadway squad. I arrested the prisoner on the 1st of Dec. corner of Prince St. and Broadway about 3-40. The prisoner was coming down Broadway driving rather fast this horse and truck. I held up my hand to him and he stopped immediately, and a gutterman says to me, "That man is drunk, is he not?" I said, "I do not think he is." I went and got on the truck and asked him where he was driving? He was in front of Max Stadler's store. He said he drove for Stadler. I knew that was not so because he did not own any such trucks. He would not tell me who he drove for. I says, "Pull around to the

0552

station house. going down the street he told me he drove for Ryerson and Brown. I thought they did not own such trucks as that. I got him in the house and I told the sergeant my suspicion. Ryerson and Brown have several places. They were not the owners of the truck. The truck was identified by the ~~last~~ witness as his property. Cross Examined. I arrested the prisoner because he was driving too fast. He acted as if he had been drinking. I thought myself and a citizen on the sidewalk observed that the man was drunk. I never would have locked him up for intoxication if he had given me suitable answers to the questions. I have been on the force about thirteen years and on Broadway about eight. I call a man drunk when he is not able to take care of himself, staggering on the street.

Richard Nolan sworn and examined in his own behalf testified. I received the letter now shown from ~~Ex Officio~~ Cooper on the 14th of Nov, it was written at his house. I never had a policeman lay his hands upon me before this time. I have been in New York city five years. I never was arrested.

0553

in my life. I left Ex. Mayor Cooper on the 17th of Nov. and went to drive for Ryerson and Brown on the 19th. I drove right along till the first day of Dec. I was a bit under the influence of liquor that morning. I was to go out at one o'clock. I was driving a monthly carriage for a party at the Albemarle hotel corner of 24th St. and Broadway. Then my time came to go out. The foreman came to me and said, "Hold on, you are under the influence of drink, go home, take this day off, and come tomorrow morning when you are all right." I went to go on the Sixth Avenue car to Thirteenth St., whether I was stupid or what I do not remember. I do not remember whether I got on the truck and I don't remember getting arrested. That is all I have got to say about it. I was awaking in Thirteenth St. and I got on a horse car at 35th St. to go ~~down~~ to my room. The foreman of the 32nd St. stable told me I was not fit to go on a carriage. ~~Cross~~ Examined. I never drove for Max Stadler. I am not acquainted down town. I could not tell how many drinks I had that day. The last thing I remember is getting on a Sixth Avenue car. I live at No. 33

0554

West Thirteenth St. I am 24 years old. I came from Ireland. I worked for Mr. Cooper eight months. I am boarding in West Thirteenth St. I am not in the habit of drinking. If I was, Mr. Cooper would not speak of me as he does. I was in Newport with him last summer. The following letter was read in evidence: "No 12 Washington Square, North Richard Nolan has been in my service as groom for eight months. He is an excellent servant - honest, sober, industrious, always ready, respectful, neat and tidy. He understands the care of horses; is kind to them, drives well and keeps the horses, carriages and harness in excellent order. He leaves my employment of his own accord having given entire satisfaction to Mrs. Cooper and myself while in the service. Edward Cooper. The Counsel stated he had another certificate of E. M. Earle, 235 Fifth Avenue, New York of the same tenor.

Charles E. Homan was recalled and said the prisoner was driving down Broadway, the party who owned the truck kept a stand 43 Barclay St. The jury rendered a verdict of guilty of grand larceny.

0555

Testimony in the case
Richard Nolan
filed Dec. 1889.

0556

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Richard Nolan against

The Grand Jury of the City and County of New York by this indictment accuse

Richard Nolan

of the crime of

larceny

committed as follows

The said

Richard Nolan

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

*One living animal (of the kind commonly
called a horse) of the value of one hundred dollars.*

One set of harness of the value of fifty dollars

One truck of the value of one hundred dollars.

of the goods, chattels, and personal property of one

Annis L. Sullivan

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.

0557

And the Grand Jury aforesaid, by this indictment, further accuse the said

Richard Nolan
of the CRIME OF *Receiving Stolen Goods*
committed as follows:
The said *Richard Nolan*

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

*One living animal (of the kind commonly
called a horse of the value of one hundred
dollars.
One set of harness of the value of fifty dollars
One truck of the value of one hundred dollars.*

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

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

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

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

DANIEL C. ROLLINS,

~~BENJ. R. PHELPS~~, District Attorney.

0558

BOX:

55

FOLDER:

633

DESCRIPTION:

Norton, Marcus

DATE:

12/27/81



633

0559

Dear friend

\$5000 - 10/10

10/10/10

10/10/10

10/10/10

10/10/10

10/10/10

10/10/10

10/10/10

10/10/10

Dec 27 1881

THE PEOPLE

12

12

10/10/10

10/10/10

DANIEL F. ROLINS

10/10/10

10/10/10

0560

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0561

Petition by Debtor.

SCHEDULE B.

Choses in Action. (3)

To include items, with situation and incumbrances. The items of each class may be inserted in Schedules to be hereto annexed, duly referred to by numbers.

Dollars.

a.—Debts due Petitioner on open Account,

Pol 97 Hiram C. Paine Troy N.Y. Money loaned
 Edward L. Allen. Fair Haven Vt. Legal services

\$20.00
 55.00

b.—Stocks in Incorporated Companies, and interest in Joint Stock Companies,

Fully described and set forth in Schedule "C"
 hereto annexed

c.—Policies of Insurance,

None

d.—Unliquidated Claims of every nature, with their Estimated Value,

None

Margaret P. Norton

Petitioner

0562

Petition by Debtor.

SCHEDULE B. Property in Reversion, Remainder, or Expectancy, including Property held in trust for the Petitioner, or subject to any power or right to dispose of, or to charge. (4)
(N. B.)—A particular description of each interest must be entered. If all or any of the debtor's property has been conveyed by deed of assignment, or otherwise, for the benefit of creditors, the date of such deed should be stated, the name and address of the person to whom the property was conveyed, the amount realized from the proceeds thereof, and the disposal of the same as far as known to the petitioner.

General Interest.	Particular Description, including Situation and Incumbrances.	Supposed Value of my interest. Dollars. Cts.
Interest in Land.	None	
Personal Property.		
Fol 98	None	
Property in Money, Stock, Shares, Bonds, Annuities, etc., etc.	None except as herein before stated	
Rights and Powers.	None	
Property heretofore conveyed for benefit of creditors.	None Except the mortgage upon personal property described in Schedule "A" No 2	
What portion of Debtor's property has been conveyed by deed of assignment or otherwise, for benefit of creditors; date of such deed; name and address of party to whom conveyed; amount realized therefrom and disposal of same, so far as known to petitioner.	None Except what is mentioned and set forth in Schedule "A" No 2	

Amount realized from proceeds of Property conveyed.
Dolls. Cts.

Marcus P Norton

Petitioner.

0563

Schedule "F"

130 shares in the mabbitt Railway chair Manuf-
acturing Co of New York City par value \$13,000⁰⁰

50 Shares in the Hagan Manufacturing Co
par Value ~~\$5,000~~ \$5,000⁰⁰

75 Shares in the Colorado Gold & Silver Ore
Separating Co par value \$7,500⁰⁰

Fol 30 240 Shares in the Manhattan Steam Boiler
Cleaning & Glazing Co. par value \$12,000⁰⁰

No dividend have ever been declared
upon any of the above stock and the same
is considered worthless

One promissory note for \$102.35 dated
Dec 6th 1864 made by R. L. Moore of Troy, N.Y.,
to the order of Lewis Lillie & Son and by them
made payable to the order of your petitioner

all of the above being in possession
of the petitioner Marcus P. Norton, and
no encumbrances upon the same

Marcus P. Norton
Petitioner

0564

Schedule "A"

Amount Brought down	
8 Oil Paintings & Gilt Frames	\$650.-
3 Engravings & Frames	75.-
1 Chandelier & Globes	80.-
1 Large Centre Table	22.-
40 yds Parlor Carpeting @ \$6.00	240.-
Curtain Cornice & Fixture	250.-

Bed Room off Library

1 Bed room set Black Walnut	
Bedstead Tucker Bed Spring Hair	
& Cor Husk Mattresses Mirror Marble	
Top Wash stand 2 Brackets Towel	
Rack 2 Clothes Racks &c	\$240.-
Curtain Cornice & Fixture	50.-
Gas Brackets & Globes	20.-
Bedding Bed clothes &c	25.-
Carpet for this Room 13 yds @ \$3.-	39.-

Vol 32

Bed Room off Parlor

1 Black Walnut Bedstead Tucker	
Spring Hair and Husk Mattresses &c	182.-
1 Large double Wash stand	45.-
1 Mirror	60.-
1 Corner Bracket	18.-
Curtain Cornice & Fixture &c	125.-
1 Sofa Chair	30.-

0565

Aunt brought over	
Towel Rack & Cloth Rack	14.-
Gas Fixture	18.-
Bedding Pillow &c	75.-
Bed Room Carpet 16 yds	96.-
Hall Carpet 5 yds	30.-
Bureau & Mirrors Black walnut	100.-

Front Room 3rd Floor

Lot 33	1 Black Walnut Commode	22.-
	1 Black Walnut Wardrobe	60.-
	Black Walnut Brackets & Shelves	
	Mirror Slat & Brackets	75.-
	Towel Rack Cloth Rack &c	25.-
	1 Clock	20.-
	7 Pictures	20.-
	1 Black Walnut Bedstead "Hickory Springs"	
	Hair and Husk Mattresses &c	175.-
	Vase Water Bottle Stands &c	
	Toilet Articles	30.-
	Chamber set	40.-
	1 Marble Top Wash Stand	35.-
	Window Curtain Cornice Fixture &c	50.-
	30 yds Carpeting @ 3.	90.-

Front Bed Room 3rd Floor

1 Black Walnut Bedstead "Hickory Springs"	
Mattresses Hair & Husk	90.-

0566

Amf. Bro. over

Feb 34	1 Black Walnut Washstand	22.50
	1 Black Walnut Commode "Marble Top"	15.00
	1 Oval Mirror	15.00
	Travel & Cloth Rocker Bracket &c	12.00
	Gas Fixture	5.00
	Curtain Cornice & Fixture	25.00
	Camber Set	20.00
	Bedding in closet off this Room	100.00
	Carpet &c 10 yds @ 3.00	30.00
	Hall Carpet Upper Hall	15.00

Back Room 3rd Floor

	1 Mahogany Bedstead "Tucker Spring"	175.00
	Hair & Husk Mattresses &c	10.00
	1 Mahogany Dressing Case & Mirror	65.00
	1 Marble Top Bureau	12.00
	2 Mahogany Chairs	22.00
	1 Mahog. Lucy Bottom Rocking Chair	50.00
	1 Mahogany Washstand Marble Top	22.00
	1 Mahogany Commode	18.00
	1 Mahogany Mirror	22.00
	1 Stewart Warlor Wood Stove	12.00
Feb 35	1 Cloth Rack	15.00
	5 Pictures	50.00
	1 Blk Walnut Writing Desk	50.00
	1 Folding Crib Mattresses &c	50.00
	Curtain Cornice & Fixture	50.00

0567

Amk. Brought Over

1 Clock 20. ✓

Water Bottles Cups Vases & Toilet Bottles 50. ✓

Chamber Set 25. ✓

Gas Fixture & Globe 20. ✓

Trunk & Dressing Room

Marble Top Bureau & Mirror 100. ✓

2 Sole Leather Trunks @ 75. 150. ✓

1 Canvas Trunk 25. ✓

3 Large Ladies Trunks 150. ✓

2 Large Ladies Trunks @ 60. 120. ✓

2 Travelling Bags 25. ✓

2 Large Cedar Packing Cases 80. ✓

Vol 36

4 Vases in Dining & Sitting Room 40. ✓

Carpets for Upper rear Sleeping Room 30. ✓

1 Gold Chronometer Watch no 7315

and Gold Chain carried & owned

by M. P. Norton 550. ✓

Dining Room & Table Crockery 450. ✓

All the Solid Silver & Silver

plated ware & each & every article

thereof in & about side board in

Dining Room closets & within said

dwellings & for table & Dining Room

uses & purposes 2000. ✓

Stationary in Library 50. ✓

0568

Sitting Room 1st Floor

Sol 37	1 Lg Mahogany Book Case	125.-
	1 Blk ^{mahogany} Side Desk	55.-
	1 Bed Lounger	87.-
	1 Mahogany Centre Table	30.-
	1 Mahogany Side Board & Book Case	50.-
	1 Gilt Looking Glass & Slap	75.-
	1 Mahogany Sofa Rocking Chair	35.-
	2 Mahogany Ottomans	20.-
	2 Mahogany Rocking Chairs	40.-
	2 Mahogany Sofa Back Chairs	30.-
	5 Pictures & frames in Sitting Room	35.-
	1 Bronze Clock & Bracket	35.-
	1 Organ Music Box	110.-
	Bracket & Marble Top Stand	20.-
	1 adjustable Chandelier	75.-
	1 Ladies Sewing Chair	6.-
	1 Marble Top Sewing Chair	45.-

Hall

Sol 38	Hat Rack Stand & Mirror	150.-
	Umbrella Stand	8.-
	1 Cloth Rack	12.-
	1 Hall Chair	22.-
	1 Barometer & Thermometer	18.-
	1 pair Folding Steps	8.-
	2 Large Pictures	30.-
	2 Hall Chandeliers	40.-

0569

Am't. Brought Over

Dining Room

8 Oak Dining Room Chairs	72.-
1 Oak Dining Table (Extension)	60.-
3 Oak Dining Children Chairs	15.-
1 Side Board	65.-
1 Clock	75.-
Mirror Marble Slab & Brackets	100.-
1 Chandelier or Grand Centre light	60.-
3 Pictures	30.-
Curtains Cornice & other fixture in Dining Room & Sitting Room	740.-
Carpets in Dining & Sitting Rooms and in lower Hall	250.-
5 Black Walnut Brackets in Dining & Sitting Rooms	25.-

Bath Room

1 Marble Top side Table	100.-
1 Bk Walnut Case & wardrobe	75.-
1 Mirror 16 ⁰⁰ , 2 Pictures 15 ⁰⁰	31.-
2 Gas Stove Shelter Brackets &c.	25.-
3 Bk Walnut Brackets	10.-
3 Towel Rack	4.-
Gas Bracket Pipe & fixture	22.-
Oil cloth in Bath Room	10.-

Vol 39

0570

Amk Brought over
1 BK Towel Rack
2 Gas Lighters

4.5
3.5

Kitchen

2 Kitchen Tables
4 Kitchen Chairs
1 Stewart Cooking Stove & fixture
1 Clock
Cooking utensils & Kitchen Crockery

15.5
8.5
50.5
5.5
75.5

Bed Room off Kitchen

1 Door Folding Bedstead
1 Mahogany Mirror
1 Mahogany Bureau
1 Mahogany Washstand
Bed Bedding & Mattresses &c
Gas fixture Kitchen floor
1 Large Refrigerator
1 Small "

18.5
10.5
10.5
5.5
25.5
12.5
40.5
22.5

Library

1 Black Walnut Sofa
1 Black Walnut Easy Chair
1 pair Library Steps
6 BK Walnut Sofa Bottom Chairs
4 BK Walnut folding chairs
1 BK Centre Stand

33.5
60.5
10.5
42.5
38.5
18.5

118.5

0571

Ant. Brough OVER

	1 Writing Desk	\$ 90.-
	1 Globe stand & fixture	60.-
	1 Bronze Clock	40.-
	1 Bronze desk stand	25.-
	1 Mirror Slab & Bracket	90.-
	7 Pictures	35.-
	1 Picture	30.-
	1 Book Rack (Black Walnut)	10.-
	1 Writing Case	35.-
	Vase Fancy ornaments &c	100.-
Fol 41	Telescope & telescope view &c	40.-
	30 yds Carpeting @ 6.00	180.-
	Matta Rug &c	25.-
	Bronze Statuette	50.-
	Curtains Cornices & fixtures	200.-
	1 Chandelier & Globes	75.-

Parlor

	1 Rosewood Sofa 2 Easy chairs	
	4 Rosewood chairs & Rosewood marble	
	top Centre Table & music Rack	\$ 600.-
	1 Rosewood Piano stool	22.-
	2 Rosewood foot stools	20.-
	1 Ladies folding chair	18.-
	1 Large Album	50.-
	Vases Card Cases Ornaments	3.-
	& Handkerchief case	75.-

0572

	Amk brought down	
	Mattie & Ruggs in said dwelling House	200.-
	7 Tons of Coal @ 75¢	52.50
	Washing Room & Laundry utensils in said House	200.-
	6 Spittoons in said House	15.-
Feb 42	1 Organ Music Prof with drum & Triangle attachment	200.-
	Carpet Bag & Hand Bag	30.-
	Pilot Boy & Cosee	100.-
	Marcus P. Norton Petitioner	

0573

	Amich Concordance to the Holy		
	Scripture	1 Vol	\$ 7.50
	Holy Bible "Illustrated"	"	25.00
	History of the Eastern Church		4.00
	Encyclopedia by "Ketto" of		
	Biblical Literature	2 Vol	12.00
	Cyclopedia of Wit & Humor "Burton"		10.00
	Large Morning & Evening Exercises	1"	3.50
	Dicks Works	2"	10.00
	Thirty Years U. S. Naval "Burton"	2	14.00
	The Annual Cyclopedia "Appleton		
Fol 43	& Co" from 1861 to 1867 inclusive	7 Vol	47.00
	Appletons New American Cyclopedia		
	16 Vols Complete @	7.00	112.00
	Man Nature by Marsh	1 Vol	3.50
	Writings of James Madison	4"	30.00
	Thompsons Seasons	1"	5.00
	Homestead of the Nations	1"	5.00
	Life of Cicero "Forsyth"	2"	6.00
	Louther Portical Works Illust	1"	10.00
	Randalls Life of Thomas Jefferson	3	25.00
	Life of Franklin Illustrated	1"	6.00
	History of the Bible "Illust"	1"	7.50
	Christmas Holly	1"	4.00
	Wills Crusades	1"	3.00
	Supper Proverbial Philosophy	1"	5.00
	Lives of Bolton & Malt	1"	7.00
Fol 44	Byingtons History of the Navy	2"	15.00
	The seven weeks war "Russell"	14	10.00
	Sherman his Campaigns	1"	6.00

0574

	Locke Essays	1 Vol	3.00
	Addison Works	6 "	30.00
	Critical & miscel Essays "Carlyle" 4 Vols.		20.00
	Hallams Middle Ages	3 "	12.00
	Life & Letters of Washington Irving	4 "	16.00
	Cotters Saturday Night Burns	1 "	6.00
	Favorite Authors "Illustrated"	1 "	5.00
	Great Touches by American Authors	1 "	5.00
	The Farmer Boy "Illustrated"	1 "	5.00
	Language and Poetry of Flowers	1 "	5.00
	Pleasures of memory & Hope	1 "	4.00
	Napiers Peninsular War	5 "	30.00
	McCaulays Essays	6 "	20.00
	Life of M. Angelo Grimm	2 "	10.00
Fol 45	Iliad of Homer "Derby"	2 "	6.00
	Montaignes Works	4 "	12.00
	Pictures & Maps "Illustrated"	1 "	5.00
	Miscellaneous Poems by different authors "Illustrated"	12 Vol	40.00
	Sketches of Christian Life	1 "	3.00
	The Great Picture of Bachaue		
	& Synas Holy Places	1 "	4.00
	Goldsmithe Works	4 "	15.00
	Clarke Counts on new Testament	1 "	5.00
	The Annals of the Stage	2 "	6.00
	Exposition of the 39 articles of the church of England	1 "	5.00
	Home without Hands	1 "	5.00

0575

Fol 46	Life Campaigns of Gen Grant By Hadley	1 Val	5.00
	Victo Hugo's Works	6 "	12.00
	The Complete works of Edmund Burke	12 "	50.00
	Life of Adams by Quincy	1 "	3.00
	Mosheim's Church History Large		10.00
	National Portrait Gallery	2 " "	20.00
	History of the War for the Union	3 " "	45.00
	Classical Bible Story Book	4 "	13.00
	Shakespeare's Complete Works	4 "	40.00
	The Queens of England "dlt"	1 "	20.00
	Flora's Dictionary	" " 1 "	25.00
	Swiss Pictures Pen & Pencil	1 "	15.00
	The Galleries of Vienna "dlt"	1 "	30.00
	The Parables of our Lord "		15.00
	The Great War Times of Charles II & Cromwell "dlt"	1 " "	20.00
Fol 47	The Life of man Symbolized	1 "	25.00
	Gallery of famous Portraits	1 "	18.00
	Fleetwood's Life of Christ "dlt"	1 "	18.00
	Women of Beauty & Heroism "	1 "	18.00
	Gibbon's Roman Empire "dlt"	2 "	30.00
	Bible album	" 1 " Val	15.00
	Cooper's Gallery of Great Pictures	1 "	18.00
	Burns Complete Poetical Works	1 "	16.00
	Life & Times of Lord Wellington	1 "	50.00

0576

	History of the U.S. of America		
	Bartlett & Woodward	3 Vol	3.00
	Bryan's Pilgrims Progress "Illust"	1"	15.00
	Milner's Gallery of Nature	" 1"	15.00
	The Poets Gallery	" 1"	16.00
	Golden Thoughts from Golden Fountains	1"	18.00
	The Art Gallery	1 Large	15.00
	Rivers & Lakes of the Bible "Illust"		5.00
	Pages & Pictures	" 1"	18.00
	Book of Favorite Modern Ballads	1"	15.00
	Scott's Poetical Works	1"	7.00
	Murray's Geography of the Sea	1"	3.00
	British Poets	5 Vol	20.00
	The Evening of Life	1"	9.00
Fol 48	Roses & Holly "Illust"	1"	10.00
	The Excellent Women	1"	9.00
	Plants Fruits & Flowers of the Holy Land "Illust"	1 Large	15.00
	Sacred Allegories	1"	10.00
	Bryant's Poems	1"	10.00
	Millons Poetical Works	1 Vol	5.00
	The River Jordan "Illust"	1"	4.00
	MacKay's Home Affections "Illust"	1 Vol	12.00
	Illustrations of Scriptures	1"	3.00
	The ^{Course} of Time	1"	8.00
	The Book of Rubies	1"	6.00
	Montgomery's Poems "Illust"	1"	10.00
	Kempes Imitation of Christ	1"	6.00

0577

	Genius of Literature "dlist"	1 Vol	7.00
	Charles the Bold "Kirk"	2 "	10.00
Fol 49	"Merchant of Venice" "dlist"	1 "	9.00
	Jomini's Life of Napoleon 1 st "dlist"		35.00
	Ecce Homo	1 Vol	8.00
	Prescott's Complete Works	15 Vol	75.00
	Parables of Knemacher "dlist"	1 "	5.00
	Sacred Quotations "dlist"	1 "	5.00
	Maud Muller	1 "	6.00
	American Female Poets "dlist"	1 "	5.00
	British Female Poets "dlist"	1 "	5.00
	The Union Pulpit	1 "	5.00
	Gray's Elegy "dlist"	1 "	7.00
	The True Church "Large"	"	12.00
	Poets Wit & Humor "dlist"	1 Large	10.00
	Raymond's Life of Lincoln	1 Vol	6.00
	Russell's History "dlist"	1 "	5.00
	Moses & the Prophets	1 "	7.00
	Sacred Poetry by Wesley	1 "	3.00
	Parables from Nature by "Gail"	7 "	5.00
	Pen & Pencil Pictures "dlist"	1 "	5.00
	Campbell's Pleasures of Hope "dlist"		5.00
	Heroes of American Statesmen		10.00
	The Christian Year "Kibble"	1 Vol	6.00
Fol 58	Washington Drawings Complete		75.00
	Works "dlist"	22 Vols	10.00
	Daniel Webster's Works complete		25.00
		6 Volumes	

0578

	Hallams Constitutioned History of England	3 Vol	10.00
	Hallams Literature of Europe	4 "	12.00
	Charles Dickens Complete Works "Allst" New Edition	53 Vols	160.00
	History of the Romans "Merrivale"	7 Vols	30.00
	Life of Josephus	4 "	20.00
	Bible History of the Holy Land "Ketto"	1 "	4.00
	Robinson Crusoe	1 "	3.50
	The Waldenses	1	7.00
	Pilgrims Fathers	1	3.50
	Correspondence of Daniel Webster	2	12.00
	Book of Shakespeare Genes	1 "	10.00
	Book of Marry Genes	1 "	10.00
Total	Age of Fables	1 "	5.00
	Bowen the Clouds "Allst"	1 "	10.00
	Dennys sons Poems	1 "	12.00
	Arctic Explorations by Kane	2 "	10.00
	Letters and Journals of Lord Byron	2 "	7.00
	Marry Novels "Scott" "Allst"	25 "	150.00
	Book of Perfumes	1 "	5.00
	History of Civilization	2 "	15.00
	Longfellow's Poetical Works "Allst"	1 "	12.00
	Heben Poetical Works	1 "	9.00
	Holy Land "Dickson"	2	6.00
	Lossing's "Hudson River"	1 "	15.00
	Christy the Twelve "Allst"	1 "	9.00
	Liphon on the 1 st Peter	2	7.00

0579

The Dutch Republic	3 vols	15.00
The Book of Common Prayer	1 "	1.00
Senai & Palestine "Stanley"	1 "	5.00
Christmas with the Poets	1 "	15.00
Knight's History of England "Ellis"	8 "	70.00
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Kelley on Usury	1 "
Willes on Circumstantial Evidence	1 "
Montague on Lije	1 "
Emmigon on Insurance ^{Plumances}	1 "
Broome Legal Maxims	1 "
Hill on Trusts	1 "
Roseoir Criminal Evidence	1 "
Gilman's Digest and Reports ^{Reports}	1 "
Exchequer Digest	1 "
Smith's Mercantile Law	1 "
Tiffany on ^{on} Govt Constitutional Law	1 "
Rockwell's Spanish & Mexican Law	1 "
<u>Shelf 2</u>	
Byles on Bills	1 "
Caldwell on Arbitration	1 "
Edwards on Bills & Notes	1 "
Broome's Conitor Common Law	1 "
Law of Debtor & Creditor	1 "
Shilford's Law of Railways	2 "
Coke upon Littleton	2 "
Houck upon ^{upon} Rivers	1 "
Storkie on Evidence	1 "
Manual of Bankrupt act ^{act} & act ^{act}	1 "
U.S. Bankrupt Law	1 "
Appleton on Evidence	1 "
Foster on Scire ^{Scire} Facias	1 "
Caldwell on Arbitration	1 "

Folsy

0602

	Bishop on Marriage & Divorce	2 Vol
	Bankers Manual	1.
	Edwards on Bailments	1.
	Haites Law & Practice	2.
	<u>Shelf 3</u>	
	Jarvis on Wills	2.
	Redfield on Law of Wills	2.
	Redfield on Railways	1.
	Redfield on Law of Railways	2.
Fol 85	Adams Equity	1.
	Bishop on Criminal Procedure	2.
	Brightlyes Law of Costs	1.
	Bevill on Assignments	1.
	Graham & Watson on News Trials	3.
	Curtis Commentaries	1.
	Curtis Equity Precedents	1.
	Willards Equity Jurisprudence	1.
	Conkling on Admiralty	2.
	California Practice	1.
	<u>Shelf 4</u>	
	Collipson on Partnership	1.
	Hayton on Surrogates	1.
	Tapping on Mandamus	1.
	Spencer Equity Jurisdiction	2.
	Digest of Insurance Decisions	1.
	Story on Agency	1.
Fol 86	Story on Sales	1.

0603

Story's Equity Jurisprudence	2 Vol
Story on Bailments	1.
Story on Contracts	2.
Story Equity Pleadings	1.
Story on Partnerships	1.
Story on Bills of Exchange	1.
Story on Promissory notes	1.
Story on Conflict of Laws	1.
Story on the Constitution	3

Shelf 5

Phillips on Evidence	3.
Greenleaf on Evidence	3.
Tyler on Infancy & Coverture	1.
Thompson on Provisional Auditors	1.
Parsons on Partnerships	1.
Parsons on Maritime Law	2.
Parsons Mercantile Law	1.
Parsons on Marine Insurance	2.
Parsons on notes & Bills	2.
Parsons on Contracts	3.

Shelf 6

Vol 87 Law & Practice of Legislative Assemblies	1
Bateman on Commercial Law	1.
Barbour's Law of Setoff	1.
Sedgwick on Statutory Law	1.
Sedgwick on Measure of Damages	1.
Corkin's Treatise	2.
Stephen on Pleading	1.

0604

Rawle on Covenants for Title	10 ^{vol}
Blackwell on Tax Titles	1
Hilliard on Remedies for Torts	1
Hilliard on New Trials	1
Hilliard on Bankruptcy	1
Hilliard on Mortgages	2
Hilliard on Torts	2
Hilliard on Sales	1
Hilliard on Bankruptcy & Insolvency	1
Hilliards on Vendors	1
Notte Mechanics Lien Law	1

Marcus S. Norton
Petitioner

0605

Fol 88 Books in Burdicks Room

Turran on Manufact of Iron	1 vol
Rutter ^{on} Ventilation & Warming	1.
Iron Manufacture "Farbun"	1.
Book of Forms	1.
Practical Forms	1.
Annuaire of Scientific Discovery "Hull"	18.
The Year Book of Facts	39.
Lippincotts Gazetteer of the World	1.
Price on Fire & Ship Prop Locke &c	1.
Hulls Natural Philosophy	1.
Hulls Chemistry	1.
Newtons London Journal	14
Orstedes Philosophy	1.
Harris Chemical Instructions	1.
Maugh of Iron "Overman"	1.
Thompson on Heat &c	1.
Knappe Chemical Technology	2.
Treatise on Metallurgy	1.
Manual of Prison & County Law	1.
Steam Steam Engines &c	1.
Ewbanks Hydraulics & Mechanics	1.
U.S. Official Register	1.
Iron Manufacture Guide	1.
Law & Practice of Patents	1.
Davis Bourdon	1.
Parkes Philosophy	2.
Philips Chemistry	1.

0606

	Boiler Engineering	126
	Parkie's Chemistry	1
	William on Construction of Coal	1
	Warming & Ventilating	1
	Treatise on Fuel	1
	Mechanic for Millwright &c	1
	Rees' Cyclopaedia Complete	47
	Thomlinson's Cyclopaedia	2
	Byrnes Dictionary	2
	Ware's Dictionary & Supplement	3
	Helbut's Encyclopedia	2
	Military Com. to Europe	1
Vol 90	U.S. Congressional Globe	74
	Public Documents	15
	American Archives	7
	Eight Census of the U.S.	14
	Railway Practice "Holley"	1

0607

	Clerks assistant	1 Vol
	Deane Medical Jurisprudence	1 "
	Williams on Personal Property	1 "
	McCall's Clerks assistant	1 "
	Tyler's Reports	2 "
	Statutes of Vermont	1 "
	Connecticut Digest	1 "
	State Trials of the U.S.	1 "
	Howards N.Y. Code	1 "
	Voorhies Code	1 "
	Consolidated Statutes of Canada	7 "
	Trial of Andrew Johnson	1 "
	Genl Statutes of Vermont	1 "
	U.S. Patent Office Reports "complete"	45 "
Vol 91	Laws of New York	1 "
	Court of Claims Reports	3 "
	Chipmunk Reports	1 "
	Vermont Reports	4 "
	New Clerks assistant	1 "
	U.S. Law Register	1 "
	Law Register & Official Dictionary	1 "
	The Reporter	1 "
	N.Y. Code of Public Instruction	1 "
	Serious Forms of oaths	1 "
	Trial of Aaron Burr	1 "
	U.S. Pension Laws	1 "
	Rogers Trial	1 "

0608

Bankruptcy Practice	/ Vol
Brayton's Reports	1 "
Dodgson's Precedents of Wills	1 "
Wentworth's Digest	1 "
McCall's Forms	1 "
Smith Probate Law	1 "
Sent Debates	1 "
Paschal's Annotated Constitution	1 "
Livingstone's U.S. Law Register	1 "
Webster's Dictionary Small edition	1 "

Webster's Unabridged Dictionary	1 Vol
Colton's Atlas	"
Mitchell	"

0609

M P Norton's Room

35 yds Brussels carpeting 2 Curtains & fixtures
 1 Large Oak Office Desk 1 Oak Shelf in
 Brackets 1 Large Oak Office side desk
 1 Calendar Clock 1 small Oak Office Desk
 1 Lg Oak Blank Case 1 Revolving Office Chair
 & Desk 1 Picture masonic chart Mahogany sofa
 1 Picture "Lords Prayer" 1 Lg light extension
 Chandelier 2 Mats 1 Thermometer 2 Desk
 Stands

Fol 9.3

Room 103

40 yds matting on floor, 4 Coal Hods 1 Lge
 Double door Davidson Safe 1 Side Bracket
 1 Small single door Davidson safe 1 Bracket
 for sealing wax 1 Blk Walnut case on Large
 Sofa 4 mats 1 Blk Walnut case on small sofa
 2 Tape Rollers 1 Hot Copying Press & fixtures
 1 Blk Walnut Table & desk 3 Blk Walnut office
 Chairs 1 Mucilage Cup 1 Large Walnut
 Revolving Chair 2 Porcelain Desk Stands
 1 Large ~~double~~ ^{double} Walnut Office Desk 2 Feather
 Dusters 1 Blk Walnut shelf on Brackets ^{on brackets}
 2 Drawers 2 Brooms 1 Blk Walnut shelf
 2 drawers dust Pan & C 1 Blk Walnut
 shelf on Brackets 2 drawers 1 Blk Walnut
 Platform under safe 3 Paper Baskets 3 Light Extension Chandeliers
 1 Bronze Clock & Bracket 1 Pine Wood clock 2
 Curtains & fixtures

0610

2 machines for fastening Papers 1 match
Safe 1 Walnut Case for checks 2 P.O.
Letter Scales 1 Iron cord cup 1
Thermometer 2 Spittoons

Library

Fol 95

1 Large B Walnut Book case 35 yds Brussell
Carpeting 1 Large B Walnut Book case
1 Large Edey chair (green up) 1 Large B Walnut
Office Table 1 B.W. Office Chair 1 Stewart stove
Pipes & fixture 1 B.W. Step Ladder 1 Large Revolving
Office chair & Rock 1 Mahogany sofa 1-5 light
Chandelier & Globes 1 Side Bracket & Globe 1
Fire screen 1 Lge Tang Oak stand and Rack
2 Window shades & fixture 1 Thermometer
1 Blk Walnut Shelf & brackets 1 Globe Clock
2 Pieces of oil cloth

Room no

40 yds Matting on floor 1 Blacking case
1-4 light Chandelier & Globes 1 Side light & Globe
1 Lge Pine Case for drawings 1 B.W. Wash stand
1 " B Walnut Case for Books 1 Map
3 B.W. Office Chairs 1 Patient Umbrella stand
2 Curtains & fixture 1 Blk W Office desk
2 mats 1 Spittoon & stand 2 pieces of oil
cloth

0611

Burdicks Room

40 yds Carpeting on floor / BM letter case
 1 Lge. B. N. Book case / Sofa
 1 Large B N Book cases with drawers
 1 Large B N double office Table
 1 Large B N Revolving office chair & track
 1-4 Light Chandeliers & Globes / Revolving
 Pol 96 Office chair 1 Blk Walnut desk on wall
 2 Blk Walnut office chairs 2 curtains &
 fixture 1 B Walnut step ladder 2 Ink
 stands 1 Paper Basket

Court Room

Oil cloth on floor 1 Large mirror 1 Sofa
 1 Lge 5 legged B Walnut Table & Map
 1 B Walnut Office Desk 1 Pine shelf on wall
 1 Stewart stove pipe & fixtures 4 Curtains &
 fixtures 1 Pine wood ^{model} case 4 Spittones
 1 Large Oak Revolving office chair 6 Large
 Oak Revolving office chairs 1 Thermometer on
 4 light Chandeliers & Globes 1 2 light
 Chandelier & Globe 4 Ink stands 1
 Umbrella Rack

Marcus P Norton
 Attitioner

06 12

Petition by Debtor.

SCHEDULE B. A Particular Statement of the Property claimed as excepted from the operation of said Act, by the provisions of the 14th Section thereof, giving each item of Property and its valuation; and, if any portion of it is Real Estate, its Location, Description, and Present Use. (5)

[N. B.—The property claimed to be exempt under the laws of any State is to be described separately from the rest, and reference given to the statute of said State creating the exception.

Valuation.
Dollars. Cts.

Property claimed to be excepted from the operations of said Act, and which may be set apart by the assignee under the 14th section.

None

None

Property claimed to be exempt by State laws; its valuation; whether real or personal estate; its description and present use; and under what State law exemption is claimed.

Vol 99

None

None

Marcus P. Norton

Petitioner.

0613

Petition by Debtor.

SCHEDULE B.

(6)

The following is a True List of all Books, Papers, Deeds, and Writings relating to my Trade, Business, Dealings, Estate and Effects, or any part thereof, which at the date of this Petition, are in my possession or under my custody and control, or which are in the possession or custody of any person in trust for me, or for my use, benefit or advantage; and also of all others which have been heretofore at any time in my possession, or under my custody or control, and which are now held by the parties whose names are hereinafter set forth, with the reason for their custody of the same.

Books.....

One Day Book and
One Ledger both in possession of petitioner

DEEDS.....

None

PAPERS, ETC.

None

Marcus P. Norton

Petitioner.

06 14

United States of America,
Northern
District of *New York* } ss.

Vol 100

On this *26th* day of *January*, A. D. 18*97*, before me personally came
Marcus P Norton, the person mentioned in and who sub-
scribed to the foregoing Petition and Schedule, marked **B**, respectively, and who being by me first duly
sworn did declare the said schedule to be a full and true statement of all his estate,
both real and personal, in accordance with the Act of Congress entitled "An Act to Establish a Uniform
System of Bankruptcy throughout the United States," approved March 2, 1867.

John T Lacey
United States Commissioner
for the Northern District of New York
Thos J. J.

0615

U.S. District Court
Northern Dist. of New York

18 John B. Baudouin
In the matter of the petition

Manuscript

To be declared a Baudouin

Albert B. Baudouin

Attorney for Petitioner

Copy

13-11 75
May 20

Filed January 20, 1970
J. G. Baudouin

0616

Creditors Holding Securities. (2)

SCHEDULE A.

(Petition by Debtor.)

[N. B.—Particulars of Securities held, with dates of same, and when given, to be stated under the names of the several creditors, and also particulars concerning each debt, as required by the eleventh section of the Act, and whether contracted as copartner or as joint contractor, with any other person; and if so, with whom.]

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND DESCRIPTION. [Including nature and cause, and consideration of indebtedness.]	When and where Contracted.	Value of Securities. Dolls. Cts.	Amount of Debts. Dolls. Cts.
None	John L. Flagg	<p>Troy New York: Assignee of two chattel mortgages executed by petitioner to Samuel Gleason & John H. Porter dated about Feb 4th 1868 the consideration thereof being borrowed money. Petitioner claims that the consideration for which the above securities were given is complete, accurate and good.</p>	Troy New York February 4 th 1868 \$10,000.00 / \$5,000.00		
None	Daniel W. Ford	<p>Troy New York: Mortgagee named in a certain chattel mortgage given by petitioner for money loaned this petitioner mortgage. Dating date August 5th 1868.</p>	Troy New York August 5 th 1868 \$5,000.00 / \$995.00		
None	Samuel H. Tucker	<p>Troy New York: Mortgagee named in a chattel mortgage executed by petitioner for money loaned to him dating date about February 1868.</p>	Troy New York February 1868 \$250.00 / \$390.00		

Marcellus Norton

Petitioner.

Petition by Debtor.

SCIENCE & THE ARTS

Creditors whose Claims are Unsecured. (3)

(N. B. —When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each case, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT.	When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
			Dolls.	Cts.	
Vol 8	None	Irving New York Attorney at Law	\$5000.00	Irving New York About February 1868	Money loaned to petitioner for which he gave his promissory note and secured same by the Charles Morgan Co. The same by the Charles Morgan Co. given to petitioner, also paid about February 1868, guarantee perfected for money loaned to petitioner
	Samuel H Ford	Irving New York Bank Teller	\$3975.00	August 1868 Irving New York	Money loaned to petitioner for which he gave his promissory note and secured the same by the Charles Morgan Co. given to petitioner, also paid about February 1868, guarantee perfected for money loaned to petitioner
	Samuel P Bell	Harlem New York Retired Merchant	\$7000.00	Irving New York Summer of 1868	Money loaned to petitioner for which he gave his promissory note and secured the same by the Charles Morgan Co. given to petitioner, also paid about February 1868, guarantee perfected for money loaned to petitioner
Attorney's Ledger	Charles D. Kellum	Irving New York Solicitor of Patents	\$333.00	Irving New York 1868 to 1870	Money loaned to petitioner for which he gave his promissory note and secured the same by the Charles Morgan Co. given to petitioner, also paid about February 1868, guarantee perfected for money loaned to petitioner
None	Albert S. Benedict	Granville New York Attorney at Law	\$3000.00	Irving New York 1869 & 1870	Money loaned to petitioner for which he gave his promissory note and secured the same by the Charles Morgan Co. given to petitioner, also paid about February 1868, guarantee perfected for money loaned to petitioner
None	Henry H. S. Quackenbush Jr. & Co. William H. Quackenbush H. L. Benedict, Bullock	Irving New York Merchants	\$95.00	Irving New York During 1868	Money loaned to petitioner for which he gave his promissory note and secured the same by the Charles Morgan Co. given to petitioner, also paid about February 1868, guarantee perfected for money loaned to petitioner

Marcus Portia

Petitioner

Creditors whose Claims are Unsecured

of the last
written

Marcellus Norton

0619

Petition by Debtor. **SCHEDULE A.** Creditors whose Claims are Unsecured (3)

(N. B.—When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each case, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT. Dolls. Cts.	When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
None	Erron M. Marston	Fry New York Merchant	21500	Fry New York 1868	Merchandise sold and delivered to petitioner and his promissory note given for the foregoing account
None	William Edely	Fry New York Merchant	22520	Fry New York 1866	Merchandise sold and delivered to petitioner and his promissory note given for the foregoing account
Jul 12 None	Alfred M. Kynes	Fry New York Physician	22500	Fry New York 1866	Merchandise sold and delivered to petitioner and his promissory note given for the foregoing account
None	Daniels & Heston all goods purchased of John Heston and Alfred Daniels	Fry New York Merchants	161500	Fry New York 1869	Merchandise sold and delivered to petitioner and his promissory note given for the foregoing account
None	Hickes, Wolfe compounded of Edward & Hickes & Gordon & Wolfe	above Fry New York Merchants	20000	Fry New York 1869	Merchandise sold and delivered to petitioner and his promissory note given for the foregoing account
None	Morrison & Colwell compounded of James Morrison & Thomas Colwell	above Fry New York Merchants	15025	Fry New York 1866 to 1869	Merchandise sold and delivered to petitioner and his promissory note given for the foregoing account
None	William H. Young	Fry New York Book Seller	172000	Fry New York 1866 to 1870	Merchandise sold and delivered to petitioner and his promissory note given for the foregoing account

Monica Morlan
Petitioner

0620

Creditors whose Claims are Unsecured. (3)

SCHEDULE A

Petition by Debtor.

(N. B.—When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each case, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT. Dolls. Cts.	When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
None	Lemuel H. Hopper	Froy New York Broker	\$90.00	Froy New York 1868	Money loaned to petitioner and his promissory note given for the amount and secured by chattel mortgage hence for maintenance of Mortgage
None	Young & Blake composed of William H. Young & Franklin H. Blake	Froy New York Book dealer	43 75	Froy New York 1869	Merchandise sold and delivered to petitioner and his promissory note given for the amount
None	Levi Willard	Froy New York News dealer	140.00	Froy New York 1868	Merchandise sold and delivered to petitioner and his promissory note given for the amount
None	Malcolm Willard	Froy New York News dealer	45.00	Froy New York 1868	Merchandise sold and delivered to petitioner
None	Anthony Seiler	Froy New York Merchant	102.50	Froy New York 1869	Merchandise sold and delivered to petitioner
None	Arthur H. Howe	Froy New York Tailor	160.00	Froy New York 1869	Merchandise sold and delivered to petitioner and his promissory note given for the amount
None	Anthony Lawton	Froy New York Tailor	\$8.00	Froy New York 1866	Merchandise sold and delivered to petitioner

Marcus Norton

Petitioner

0621

Petition by Debtor.

SCHEDULE A

Creditors whose Claims are Unsecured. (3)

(N. B. — When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill, or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each case, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT. Dolls. Cts.	When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
None	J. H. & O. H. Morrison - composed of William H. Morrison & Charles H. Morrison	Washington, D. C. Bookkeepers		Washington, D. C. 1866 to 1890	Merchandise sold and delivered to petitioner and family
None	E. A. Burrows (son) - composed of John A. Burrows & Lorena Burrows	Brooklyn, N. Y. Merchant	10/62	Brooklyn, N. Y. 1868	Merchandise sold and delivered to petitioner
None	William Beunstead Reed B. Beunstead	Brooklyn, N. Y. Merchant	4/25	Brooklyn, N. Y. 1868	Merchandise sold and delivered to petitioner
None	Administrator of the Estate of Walter Brewster Deal	Brooklyn, N. Y. Post & Shoe Dealer	443.32	Brooklyn, N. Y. 1864/1868	Merchandise sold & delivered to petitioner for which he gave his note for \$353.00 for the balance on account
None	Augustine A. Boyce	Utica, N. Y. U.S. Circuit Court Clerk	62.00	Brooklyn, N. Y. 1868/1869	Services as of U.S. Circuit Court Clerk - petitioner for which he gave promissory note
None	Carroll M. Hicke	Brooklyn, N. Y. Dressmaker	350.00	Brooklyn, N. Y. 1868 to 1869	Merchandise sold & services rendered to petitioner and family
None	United States Patent Office	Washington, D. C.	163.65	Washington, D. C. 1868	Due for certified copies of papers furnished petitioner

Marcus D. Norton

Petitioner.

0622

Petition by Debtor.

SCHEDULE A.

Creditors whose Claims are Unsecured. (3)

(N. B.—When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each cause, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT. Dolls. Cts.	When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
None	William Fleming	Dry New York	250.00	Dry New York 1869	Merchandise sold & delivered to petitioner for which he gave his promissory note
Vol 2	George Shepard	One 5 th St Dry New York Bookbinder	60.00	1868 & 1869	for the amount thereof
None	John R. Hyland	Dry New York Merchant	75.00	Dry New York 1868	Merchandise sold & delivered to petitioner
None	James J. Spring	Dry New York Merchant	50.00	Dry New York 1869	Merchandise sold & delivered to petitioner
None	Gochar & Dobin composed of John Gochar and Patrick Dobin	Dry New York Carpenter	unknown	Dry New York 1868 & 1869	Merchandise sold to and work done for petitioner
None	William H. Whitman	Dry New York Paperhanger	140.00	Dry New York 1869	Merchandise sold to and work done for petitioner
None	Joseph J. Pillingham	Dry New York	100.00	Dry New York 1869	Merchandise sold to and work done for petitioner
None	Dry Gas Light Company	Dry New York	19.00	Dry New York 1869	for gas in telephone office
None	Danielson & Robinson	Dry New York Merchant	35.00	Dry New York 1868	Merchandise sold to petitioner and his promissory note given for the foregoing amount

Marcel P. Norton

Petitioner

0623

(Petition by Debtor.)

SCHEDULE A.

Liabilities on Notes or Bills Discounted, which ought to be paid by the Drawers, Makers or Acceptors.

(N. B.—The dates of the notes or bills, and when due, with the names, residences, and the business or occupation of the drawers, makers or acceptors thereof, are to be set forth under the names of the holders. If the names of the holders are not known, the name of the last holder known to the petitioner should be stated, and his business and place of residence. The same particulars as to notes or bills on which the petitioner is liable as endorser.)

Reference to Ledger or Voucher.	NAMES OF HOLDERS AS FAR AS KNOWN.	PLACE OF RESIDENCE AND OCCUPATION.	PLACE WHERE CONTRACTED.	AMOUNT.		Nature of Liability, and whether same was contracted as copartner or joint contractor, or with any other person, and if so, with whom; also cause and consideration of each indebtedness.
				Dolls.	Cts.	
None	Samuel C. Bell Holder Philos P. Stewart Maker	Harlem New York Retired Merchant	For New York 1868	7000		Liable as endorser individually for cash received by petitioner
None	William H. Young (Holder) Philos P. Stewart (Maker)	For New York 1868 For New York 1868	For New York 1868	600	00	Liable as endorser individually for cash received by petitioner
Vol 24	Harvey J. King the amount of said note having been put into a judgment and fully set out and described in Schedule A No 3	For New York 1867	For New York 1867	381	43	Liable as endorser individually and the consideration of the same being an accommodation Endorser.

Marcus P. Norton
Petitioner

0624

Petition by Debtor

SCHEDULE A.

Accommodation Paper.

(b)

[N. B.—The dates of the notes or bills, and when due, with the names, residences, and business or occupation of the drawers, makers, and acceptors thereof, are to be set forth under the names of the holders; if the bankrupt be liable as drawer, maker, acceptor, or endorser thereof, it is to be stated accordingly. If the names of the holders are not known, the name of the last holder known to the petitioner should be stated, with his business and place of residence. Same particulars as to other commercial paper.]

Reference to Ledger or Voucher.	NAMES OF HOLDERS.	Residences of Holders and Particulars of Notes or Bills.	Place Where Contracted.	AMOUNT. Dolls. Cts.	Whether liability was contracted as copartner or joint contractor, or with any other person; and if so, with whom. Nature of each debt or demand, and cause and consideration of each indebtedness.
None	Joseph J. Alden	Essex, New York	Essex, New York	150.00	Accommodation drawn upon a note expected by William H. Alden as maker for the foregoing amount.

Marcus C. Norton

Petitioner

0625

United States of America, }
NORTHERN DISTRICT OF NEW YORK. } SS.

On this 26th day of January 1890, before me personally came

Marcus P. Norton and

Fol 26 the persons mentioned in and who subscribed to the foregoing Petition and Schedule marked A, and each of whom being by me first duly sworn, did each for himself declare the said schedule to be a full and true statement of all ^{his} debts ~~of the partnership~~ mentioned in the annexed Petition, &c., in accordance with the Act of Congress, entitled "An Act to Establish a Uniform System of Bankruptcy throughout the United States," approved March 2, 1867.

United States of America
Northern District of New York

John T. Lampert United States Commissioner
for the Northern District of New York
City N.Y.

Fol 27 On this 26th day of January 1890 before me personally came Marcus P. Norton the person mentioned in and who subscribed to the foregoing petition and schedule marked A and who being by me first duly sworn did for himself declare the said schedule to be a full and true statement of all his debts mentioned in the annexed petition &c in accordance with the act of Congress entitled "an act to Establish a uniform system of Bankruptcy throughout the United States" approved March 2^d 1867

John T. Lampert
United States Commissioner
for the Northern District of New York
City New York

Petition by Debtor.

Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.

Manuel Morla

0627

Petition by Debtor.

SCHEDULE A.

Creditors whose Claims are Unsecured. (3)

(N. B.—When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each cause, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT. Dolls. Cts.	When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
None	Harvey King	Brooklyn New York	37,43	Brooklyn New York about 1867	Accommodation Endorsement on a note of George Prescott & judgment perfected for the foregoing amount.
None	Erasmus & Bechtel Company Sylvan Edmunds and Rufus & Peckhaup	Albany New York	5786 4	Albany New York 1863	For legal services rendered petitioner and judgment perfected for the foregoing amount.
Vol 11	None	Heare & Little	14500	Albany New York 1868	Merchandise sold and delivered to petitioner and judgment perfected for the foregoing amount.
None	John Mitchell	Washington Dist of Columbia Merchant	320 74	Brooklyn New York about 1868	Money loaned to petitioner and judgment perfected for the foregoing amount.
None	James Dennis	Brooklyn New York	205 24	Brooklyn New York 1867 & 1868	Merchandise sold and delivered to petitioner and judgment perfected for the foregoing amount.
None	Gilbert & Golden	Brooklyn New York Underwriter	162 4 1/2	Brooklyn New York 1868	Merchandise sold and delivered to petitioner and judgment perfected for the foregoing amount.

Marshall P. Morton

Petitioner.

0628

Petition by Debtor.

SCHEDULE A.

Creditors whose Claims are Unsecured. (3)

(N. B.—When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each case, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT.		When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
			Dolls.	Cts.		
None	E. Mutton Brown	Greenwich New York	348	00	For New York 1867	Merchandise sold and delivered to petitioner and his promissory note given for the foregoing account
None	Dr. R. H. Hattstead Ward	New York City Physician	100	00	For New York 1869	Professional services rendered petitioner's family
None	Catherine Daley	New York City Servant	115	00	For New York 1869	For New York services rendered petitioner by wife (son is the capacity of servant and clerk)
None	George Morrison	New York City Merchant	137	50	For New York 1868	Merchandise sold and delivered to petitioner and family
None	Charles H. Wilson	New York City Merchant	32	38	For New York 1868	Merchandise sold and delivered to petitioner and family
None	Edwin D. Beach	New York City Merchant	450	00	For New York 1869	For New York 1869 Robert of New York City
None	Ed. Baker & Co. Composed of Lemuel D. Baker and Fred Pallen	New York City Merchants	750	00	For New York 1868	Merchandise sold and delivered to petitioner and his promissory note given for the account
None	Charles W. DeForest	New York City Lawyer	130	00	For New York 1868 & 1869	For New York use of New York and coming of family petitioner and family
None	Robert G. Fox	New York City Attorney	750	00	For New York 1867 & 1869	For New York money loaned to petitioner

Marcus P. Porter
Petitioner.

0629

Petition by Debtor.

SCHEDULE A.

Creditors whose Claims are Unsecured. (3)

(N. B.—When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each case, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT. Dolls. Cts.	When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
None	George Bristol & Co. Composed of (George Bristol & Co. & Charles C. Patterson)	Longwood, N.Y. Manufacturers	5000	Longwood, N.Y. 1869	Merchandise sold and delivered to petitioner
None	Peck & Williams Composed of Joseph Williams and Cleaver Peck	Longwood, N.Y. Insurance Agents	113 40	Longwood, N.Y. 1869	Each premium due on life insurance policy issued to petitioner (4 paid)
None	Wheeler & Beator Composed of Richard B. Wheeler and Orson H. Beator	Washington D.C. Columbian District of Box Carriers	213 44	Washington D.C. 1869 to 1870	Merchandise sold and delivered to petitioner.
None	Kehr Keller & Co. Composed of Peter Keller & Co. Keller	New York City Disk Manufacturers	100 00	New York City 1869	Merchandise sold and delivered to petitioner
None	Hae Kine & Co. Composed of Wm & Hae Kine & Co. One of the firm unknown Charles C. Patterson	New York City Stationers	400 00	Longwood, N.Y. 1869	Merchandise sold and delivered to petitioner for which he gave his promissory note for the amount
None	Charles C. Patterson	Longwood, N.Y.		Longwood, N.Y. 1869	For legal services rendered to petitioner

Petitioner.

Manuel P. Norton

0631

Petition by Debtor.

SCHEDULE A.

Creditors whose Claims are Unsecured. (3)

(N. B.—When the name and residence, (or either) of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each cause, and the place where such indebtedness accrued.)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT. Dolls. Cts.	When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
None	Patrick O'Brien	Brooklyn N.Y. Homekeeper	90 00	Brooklyn N.Y. 1868	Merchandise sold to and services rendered to petitioner
None	Peter Battimore	Brooklyn N.Y.			Merchandise sold to and services rendered to petitioner
None	Safford Reynolds	Middleton Vermont	30 00	Brooklyn N.Y. 1868	Merchandise sold to and services rendered to petitioner for which he gave promissory note to the foregoing amount
None	Olie Bigelow	Brooklyn N.Y. Merchant	90 00	Brooklyn N.Y. 1868	Merchandise sold to and services rendered to petitioner for which he gave his promissory note to the foregoing amount
None	John T. Lanipost	Brooklyn N.Y. Lawyer	100 00	Brooklyn N.Y. 1868	Accommodation endorser on a note executed by William H. Newman for the foregoing amount
None	Joseph J. Alden	Brooklyn N.Y. 6th Ave	150 00	Brooklyn N.Y. 1868	Merchandise sold to and services rendered to petitioner
None	Devlin & Co. Composed of Gennick & Co. & Co.	New York City	225 00	New York City 1868	Merchandise sold to and services rendered to petitioner for which he gave his promissory note

Marcus R. Norton
Petitioner

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Petition by Debtor.

SCHEDULE A.

(N. B.—When the name and residence, (or either), of any drawer, maker, endorser or holder of any bill or note, &c., are unknown, the fact must be stated, and also the name, residence and occupation of the last holder known to the petitioner. The debt due to each creditor must be stated in full, and any claim by way of set-off stated in the schedule of property. The nature of each debt and demand, whether founded on written security, obligation, contract or otherwise, and also the true cause and consideration of such indebtedness in each case, and the place where such indebtedness accrued.)

Creditors whose Claims are Unsecured. (3)

Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES AND OCCUPATIONS.	AMOUNT.		When and Where Contracted.	Nature and Consideration of the Debt, and whether any Judgment, Bond, Bill of Exchange, Promissory Note, &c., and whether contracted as co-partner or joint contractor, with any other persons; and if so, with whom.
			Dolls.	Cts.		
None	Flagg, King & Co. John Flagg, Alexander & King H. H. King, Alexander & King	Dry New York Merchants 470 42 Dry New York				Merchandise sold & delivered to peti- tioners for which he gave his 1869 promissory note of the foregoing amount
None	Charles Dawson	Washington D.C. Hotel Keeper	100 00			Money loaned to petitioners. To peti- tioners for which he gave his promissory note of the foregoing amount

Morton

Petitioner.

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Petition by Debtor.

SCHEDULE B.

Personal Property. (2)

To include items, with situation and incumbrances. The items of each class may be inserted in Schedules to be hereto annexed, duly referred to by numbers.

Dollars.

Cts.

a.—Cash on hand.....

None

b.—Bills of Exchange, Promissory Notes or Securities of any description, (each to be set out separately)

See Schedule hereto annexed marked "f"

c.—Stock in Trade, in my business of

at

of the value of

None

d.—Household Goods and Furniture, Household Stores, Wearing Apparel, and ornaments of the Person,

See Schedule hereto annexed marked "d"

e.—Books, Prints and Pictures,

See Schedule "e" hereto annexed

f.—Horses, Cows, Sheep and other Animals,

None

g.—Carriages, and other Vehicles,

None

h.—Farming Stock, and Implements of Husbandry,

None

i.—Shipping, and Shares in Vessels,

None

k.—Machinery, Fixtures, and Apparatus used in business; with the place where each is situated

See Schedule "e" hereto annexed

l.—Goods or Personal Property of any other description, with the place where each is situated

See Schedule "d" & "e" hereto annexed

Marcus P. Norton

Petitioner.

0635

People
v
Marcus P. Norton

The defendant is charged with
refusing to an answer in
suit in Supreme Court in
which the Complainant
was plaintiff and ~~the~~
said Norton the defendant.
It is claimed that he swore
falsely in his answer.

Herein are the papers and
an order of Justice Lawrence
directing the answer to be
unfornished.

Indorsement was obtained
by plaintiff

The Schedule in Bankruptcy
accompanying shows that
Norton admits an indebtedness
to complainant of \$7000 in
1868 for money loaned.

The answer denies any indebted-
ness whatever.

0636

People ✓

Marcus J.

Morton

Perjury

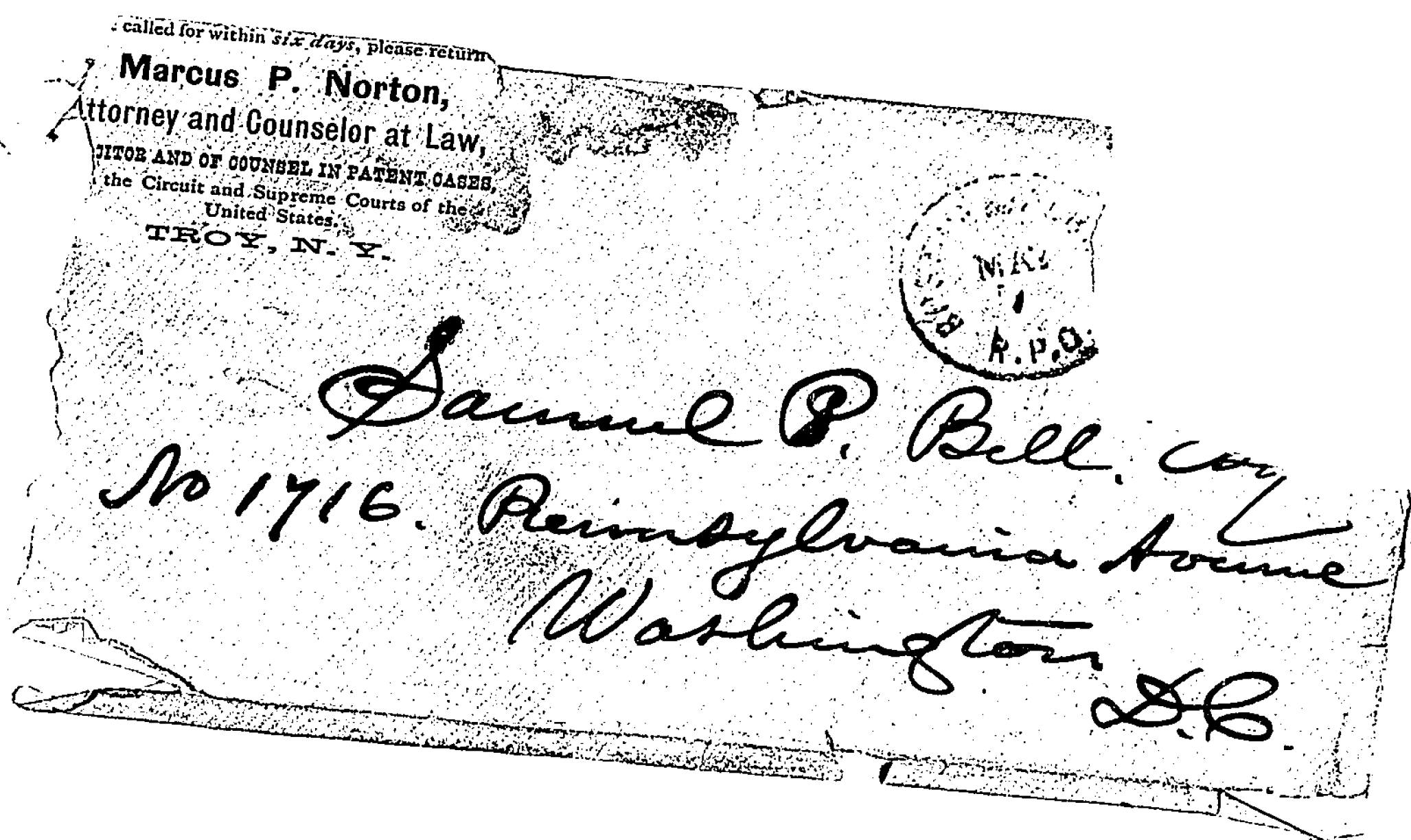
Conspiracy

Samuel P. Bee

0637

TORN PAGE(S)

0638



0639

(1)

Hubbard House
Canaan H. Corners N.Y.
May 22nd 1877

Samuel P. Bell Esq
Washington, D.C.

My dear Sir:

Your letter under date of the 19th instant, came to me on last evening on my return from Troy. I shall again be in Washington in the early part of June and remain until close of Congress.

I have been very ill for four weeks of the time since I saw you in Washington last, but am all right again. We have been taking proofs in Troy in P.O. Stamp Case for the past 8. or 10. days.

I am glad that Wiggins has found the papers we wish for. Please ask him to send me the dates of each paper as well as what it is. If he has them I will remit to you check for him for fifteen dollars as agreed. When I come then we will want

0640

to use them, how soon put them
when they will be perfectly safe

Advise me as soon as you can
I go to Cleveland - Ohio, on next
Tuesday, and would like to know
just what papers he has found
He can number them 1, 2, 3, 4, 5, 6, 7
and give briefly what each number
is, also, the date, as well before
Whom the oath is or was taken ^{all}
Cases ^{when} they are affidavits, &

My entire family join with
me in considerations of high regard
for you and your daughter. Love
Address me

Marcus Morton

Hubbard House

Canaan 4 corners

Columbia County N.Y.

I am very truly your friend
and obedient

Marcus Morton

0641

(2)

Hubbard House

Canaan 4 Corners

Columbia County N.Y.

Samuel P. Bell, Esq.

May 7 1878

My dear Sir:

Since I saw you I have been very ill, but am now getting into first rate condition again. We go on with our proofs again in ~~Andover~~ Troy N.Y. on next Monday at 10.0. clock forenoon. Judge Williams will be there from Washington D.C.

I wish you would see Mr Wiggins and ask him if he has found certain papers he was to look after for me at the Capitol. Please let me know about the same. Write me at this place.

You ought to come here for the summer. Write to "Mrs E Hubbard

Hubbard House

Canaan 4 Corners

Columbia County N.Y."

for a circular and also for prices.

The whole family send many-many kind

0642

words and wishes to you.

I am truly your friend &

~~Yours~~

Harold Plotkin

0643

(3)

No. 7. Bowdoin Square.
Boston, Mass

October 11 1872

Samuel J. Bell, Esq

No 1716, Penn Avenue
Washington D.C.

My dear Sir,

Your kind letter of
the 9 instant reached me
here last evening. My ad-
dress will be here for the next
month as I have important
business here in Boston and
my family are all here with
me. So when you write please
me here as above or Troy N.Y.
We are substantially through
with Canada 4. Corners N.Y. It
will therefore be either Troy
N.Y. or No. 7. Bowdoin Square
Boston, Mass. I was very glad
to get your letter. Had I known

0644

Your address I would have written for before now I was in New York from the 19 day of August last until the 28 following and at the Metropolitan Hotel.

It is true that I have written the suit upon my Post Office Post marking and Postage Stamp Canceling Machine patented June 14 1863. and No. 38,175. It is a great and substantial victory for me.

It was a very great personal and professional triumph for me to day nothing of the vast sums of money involved. The victory and Court decision are full, complete, and decisive.

The judge has just signed a decree carry into full force his decision in the case and appointed a Master to

0645

fix the amount of the judgment in this case, which will be done during this month.

You speak of appealing the case to the U.S. Supreme Court. I should like very much to have them do so as it would then cost the Government a very much larger sum. But to take the appeal, they would have to give a Real Estate Bond in twice the amount of the judgment, which would be about half a million of dollars - as our judgments are about \$250,000. as appears from data in my possession.

I am now going to sue a large number of the larger Post Offices - and make it as comfortable for the Government as possible. The whole claim goes up to about five millions.

0646

of dollars. I do not know
of a newspaper in all this
country but that fully en-
dorse and support Judge
Wheeler's decision in this suit.

Get the New York Times Aug 15
1879, also New York Tribune
of August 18th 1879, also any
of the leading papers of 15th
or 16th of same month, and you
will see some splendid things
about my case. I could
send them if you wish. I
am having the decision
and opinion printed and
will send you 100 of for
nothing.

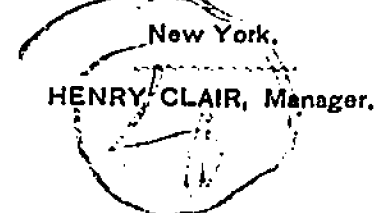
We expect to be
in Washington all the winter.
I wish we could get a good
furnished house, and yet
Mrs Norton, daughters, and Miss
Angell may go to Europe by
way for Educational purposes.
May all send kind words and
pleasant recollections.

Truly yours Marcus Norton

0647

METROPOLITAN HOTEL,

Broadway and Prince St.,



New York, November 19 1879

Samuel P. Bell, Esq

My dear Sir - Four two
letters have been received by
me. One came here, and one
direct to Troy. My family are
at No. 7 Bowdoin Square
Boston Mass. where they will
remain until they go abroad
sometime next month.

I will be here until one
week from tomorrow when
I go to Boston. We are now
fixing up the amount we
are to receive in the suit against
Port Master James. It will all
be determined on Thursday of
next week.

My suits on the steam fire
engine case against New
York city and city of Boston

0648

will be finished in a few
days. We are now at work
on the finishing end.

I will be at Washington
in early part of January
1880 - of course will see you
then. if Providence permits.

Truly your friend and

~~Wm~~
Marcus Morton

Morton

Radem

Morton

0649

OFFICES OF

MORTIMER C. ADDOMS,

BRYANT BUILDING,

33 Liberty Street,

New York, May 3rd 1884

Hugh Donnelly, Esq.
Chief Clerk, Dist. Ctys. Office,
Dear Sir:

In the suit of The
People against Marcus P.
Norton, I have seen Mr
Parris and he consents to
put the case on the Calendar
for trial at as early a day
as possible. Will you
kindly draw his attention
to the matter when the
case may be tried.

Yours Truly

Mortimer C. Addoms

0650

MARCUS P. NORTON,
President.

RUEL PHILBROOK,
Vice President.

PRESIDENT'S OFFICE,

MIDDLETOWN SPRINGS AND TINMOUTH

Iron & Marble Railroad Company,

NOS. 6 AND 7 BOWDOIN SQUARE.

MARCUS P. NORTON,
General Manager.

Boston, Mass., Jan'y 3^d 1882

James B. Lorkwood Esq

My dear Sir -

I hope you will see to
the matter of Indictment in
the District Attorney's Office
about which we have had some
correspondence. I would
like to wait until about
the middle of this month
before I come to New York to
make the Bond if I can -
but rather than have any
trouble about any "~~Requisition~~
"Requisition" I will come at
any time you name. Please
do the best you can

I have good Bonds to give

0651

I come to New
York - but I am so worked
now, that I would like to
visit until the time I
have named if I can

I enclose you a letter
confidentially from last
after going out of office
Jan'y 1st 1882, Please to
return it to me

Yours truly
Marcus P. Norton

0652

Feb 1. N. Y. Supreme Court,

Samuel P. Bell,
(Plaintiff)
agst
Marcus P. Norton,
(Defendant)

Place of Trial,
City & County of New York,

The Complaint of the above named plaintiff, by Mortimer C. Adams his Attorney, respectfully shows to this Court,

I, That on or about the 22nd day of October 1875, at the City of New York, the defendant made and delivered to the plaintiff, his certain Promissory Note, in writing, dated on that day, and thereby promised to pay to the order of the plaintiff. Thirteen thousand three hundred and five dollars (\$13,305) one day after said date, for value received, with interest thereon,

II, That no part thereof has been paid and that there is now justly due thereon from the defendant to the plaintiff, the sum of Thirteen thousand three hundred and five dollars (\$13,305) with interest thereon from the 22nd day of October 1875,

0653

3 Wherefore the plaintiff demands
judgment against the defendant
for said principal sum, with interest
thereon from the 22nd day of October,
1875, besides the costs of this action,
Mortimer C. Addams,
Plaintiff's Attorney,

City & County of New York, ss:-

Samuel P. Bell, being duly sworn,
says, that he is the plaintiff in the
above entitled action; that he has
read the foregoing Complaint and
knows the contents thereof; that the
same is true of his own knowledge,
except as to the matters therein stated
to be alleged on information and belief,
4 and as to those matters, he believes
it to be true,

Sworn to before me this } Samuel P. Bell,
2nd day of June 1881 }
E. Douglas Smith,
Notary Public,
Co. of N.Y.

0654

Notio 1. New York Supreme Court

Samuel P. Bell,
agst,
Marcus P. Norton,

The defendant for answer to the
Complaint herein,

✓ I. Avers that the note in said Complaint
mentioned was, and is wholly without
consideration, and that it was made at
the solicitation of the plaintiff solely for
his accommodation and as a memorandum
merly of the transaction hereinafter set
forth,

II. For a further, separate and complete
defense, the defendant shows:

2 That in the year 1868, one Philo P. Stewart,
since deceased, was the owner of two
patents for improvements in cooking
stoves, re-issues of which were granted
to said Stewart, by the Commissioner of
Patents of the United States in July of
said year 1868. That thereafter said
Stewart desired and consented that
this defendant and the plaintiff should
jointly, in his behalf, commence suits
against, and prosecute infringers of said

0655

patents, of whom there were a large number, That the remuneration promised to plaintiff and defendant by said Stewart for such services, was a contingent interest in the amounts recovered by such suits & prosecutions, or in settlement thereof, & said plaintiff and defendant in consideration thereof agreed to conduct such suits & prosecutions at their own expense; & as between themselves they agreed that such prosecutions should be a joint or partnership business, the parties agreeing to share the profits and divide the losses.

3 That pursuant to such arrangement the plaintiff and defendant entered into the business of prosecuting such infringers as aforesaid, and defendant as the active manager consulted counsel, prepared complaints, commenced a number of suits, and paid out and expended a considerable sum of money therein, That the amount thus disbursed by this defendant was between \$8,000, and \$9,000; and the disbursements of the plaintiff was about the sum of \$5,750; as defendant is informed and verily believes,

4 That the arrangement so made was suddenly terminated by the death of said Stewart before he could sign a written paper, embodying the terms of said agreement, and by the refusal of his executrix to adopt, ratify or carry on the same: whereby the work, labor and services of the parties to this action, and their advances and disbursements aforesaid became & were wholly lost,

5 That thereafter the defendant was induced by the plaintiff to give him a note which defendant is informed and believes was for much less than the amount of the alleged note in suit, as a memorandum of his losses in the transaction, and not as an obligation of defendant to plaintiff, but solely for the accommodation of the plaintiff for some purpose of his own. (That when said note was given, the defendant was not indebted to said plaintiff in any sum or amount whatever) (said note was wholly without consideration as aforesaid) and said plaintiff promised and agreed that he would hold the same simply for the memorandum

purpose aforesaid - this defendant stating to him however, - that if he, the defendant, should ever grow rich he would willingly and voluntarily reimburse plaintiff for his losses and advances in the Stewart transaction, inasmuch as it was through defendant's exertions that said Bell was induced to enter into the business wherein such losses were incurred; but defendant avers that it was expressly understood that no legal obligation or liability was thereby imposed upon or incurred by defendant; and said conditional promise was also wholly without consideration,

6 That shortly before the expiration of six years from the giving of said note, and as defendant verily believes about the time mentioned in the complaint, to wit: on or about the 22nd day of October 1875, the plaintiff induced defendant, as he is informed and verily believes, to make another note, in renewal of the first, but for a very much larger sum, upon similar representations and promises, and for the purpose, and without consideration as aforesaid,

0658

7 Defendant was then very sick, and was enfeebled in mind and body, and irresponsibly mentally for what he did, The plaintiff artfully taking advantage of defendant's situation, said condition of his mind and health, procured his signature to a new promissory note to be substituted for the old one which he supposes to be the one in suit - but whether in point of fact it was for the amount, or of the tenor set forth in the complaint, for the reason aforesaid, defendant does not recollect and has no knowledge or information sufficient to form a belief and prays leave to refer to the original on the trial, But he avers that if such a note was given it was and is void as against the defendant and wholly without consideration as aforesaid.

8

✓ He further avers that it is untrue that there is justly due from defendant to the plaintiff the sum of \$13.305. or any other sum or amount whatever, III. For a further, separate complete defense the defendant avers that the advances and losses of the plaintiff in said business whereof said note

is the representative or memorandum
 amounted to only about the sum of
 \$5,750, and that the said note is usur-
 ious and void, for the reason that it
 reserves and secures to the plaintiff
 a greater sum for interest than at
 the rate of seven percent per annum,
 (which was the legal rate at the time
 of the making of said note and the
 advances of the plaintiff as aforesaid)
 and was procured and taken by the
 9 plaintiff (as defendant avers & charged)
 upon the usurious and corrupt agree-
 ment that such excessive & illegal
 interest should be reserved & taken,
IV. Except as hereinbefore admitted,
 denied, controverted or explained, de-
 fendant denies each and every alleg-
 ation in the said complaint contained,

Wherefore he demands that said
 complaint be dismissed with costs,

Wm. H. Townley,

Def'ts Atty,

Office address, Tribune Building,

154 Nassau St.,

New York City,

0660

City & County of New York, ss:-

Marcus P. Norton being duly sworn
deposes and says that he is the def-
-endant herein; that the foregoing
answer is true of his own knowledge,
except as to the matters therein stated
to be alleged upon information and
belief, and that as to those matters he
10. believes it to be true,

Sworn to before me, this

12th day of July 1881

Simson Wolf,

Notary Public,

N.Y. Co.

Marcus P. Norton,

0661

x²
N.Y. Supreme Court.
Samuel P. Bell,
Plaintiff.
Against
Marcus P. Norton,
Defendant.
(copy)
Pleadings,
Mortimer C. Addoms,
Attorney for ~~Pliff~~
57 1/2 Liberty St
NO BROADWAY,
NEW YORK CITY.
To
Attorney for
Due Service of Copy of within is hereby admitted.
Dated, New York, 187
Attorney for

0662

People }
DISTRICT ATTORNEY'S OFFICE,
In. P. Norton } New York, Dec. 29, 1881
Rec'd from the
Dis. Atty. Order
of the Supreme
Court directing
original answer
in the action en-
titled Samuel
P. Bell v. Francis
P. Norton to be
filed with the
County Clerk, or-
der dated Oct. 28/81.
Martin A. Adams
Plffs Atty
54 Liberty St. N.Y.

0663

Per
v
Int -

Receipt
for Order
improving
Affidavit

0664

PETITION BY DEBTOR.

Young, Lockwood & Co., Printers and Stationers, 209 Main Street, Buffalo.

To the Hon. Stephen M. Hurlburt, Judge of the District Court of the United States for the Northern District of New York.

The Petition of Marcus P Norton
of the City of Troy in the County of Rensselaer
and State of New York, and District aforesaid:

Respectfully Represents, That he has resided

for 3 for months months next immediately preceding the filing of this petition at Troy New York within said Judicial District; that he owes* debts exceeding the amount of Three Hundred Dollars, and is unable to pay all of the same in full;†

that he is willing to surrender all his* estate and effects for the benefit of his creditors, and desires to obtain the benefit of the act entitled "An Act to Establish a Uniform System of Bankruptcy throughout the United States," approved March 2, 1867.

for 4 That the Schedule hereto annexed, marked A, and verified by your petitioner's oath, contains a full and true statement of all his debts, and (so far as it is possible to ascertain) the names and places of residence of his creditors—and such further statements concerning said debts as are required by the provisions of said act.

That the schedule hereto annexed, marked B, and verified by your petitioners oath, contains an accurate inventory of all his estate, both real and personal, assignable under the provisions of said act.

Wherefore your Petitioner Prays, That he may be adjudged by the Court to be a bankrupt, within the purview of said act; and that he may be decreed to have a certificate of discharge from all his debts provable under the same.

A. S. Burdick Attorney for Petitioner Troy New York Marcus P Norton Petitioner of Troy New York

United States of America, } ss.
NORTHERN DISTRICT OF NEW YORK.

for 5 I, Marcus P Norton the petitioning debtor mentioned and described in the foregoing petition, do hereby make solemn Oath that the statements contained therein are true according to the best of my knowledge, information and belief; and I do further make Oath that I am a citizen of the United States of America, and that I will bear true faith and allegiance to the same.

Subscribed and sworn to before me, this 26th day of January A. D. 1870 } Marcus P Norton Petitioner.

John T. Lamport United States Commissioner for the Northern District of New York

* If the Petitioner owes Partnership Debts, here insert the words "individual and partnership."

† In case of Partnership Debts, here insert "that a part of such indebtedness was contracted by your petitioner, and (inserting name of partner) while doing business as co-partners under the firm name of....., and such co-partnership does.....subsist."

(The oaths must be taken before a United States Commissioner, or a Register in Bankruptcy.)

5990

(Petition by Debtor.)

SCHEDULE A.

(1)

Statement of all Creditors who are to be Paid in Full, or to whom Priority is Secured according to the provisions of the 28th Section of said Act.

Order of Payment. Preferred Claims.	Reference to Ledger or Voucher.	NAMES OF CREDITORS.	RESIDENCES & OCCUPATIONS.	AMOUNT. Dollars. Cts.	Where & When Contracted.	Nature and Consideration of the Debt, and whether contracted as copartner or joint contractor; and if so, with whom.
1. Debts due the United States, and taxes and assessments under the laws thereof.	None	United States District Court	Washington District of Columbia	16365	Washington DC, 1868	For certified copies of papers furnished petitioner
2. Debts due to the State of New York and taxes and assessments under the laws of said State.	None					
3. Wages due Clerk, servant, &c., to an amount not exceeding \$50, for labor performed within six months.	None	Charles D. Williams	Long Island City New York	50 00	Long Island City, N.Y.	For services rendered petitioner for services rendered petitioner as Clerk
		William H. Bailey	Long Island City New York	50 00	Long Island City, N.Y.	For services rendered petitioner for services rendered petitioner as Clerk
4. Other debts preferred by said act.	None	None				

Marion D. Spontoni
Petitioner.

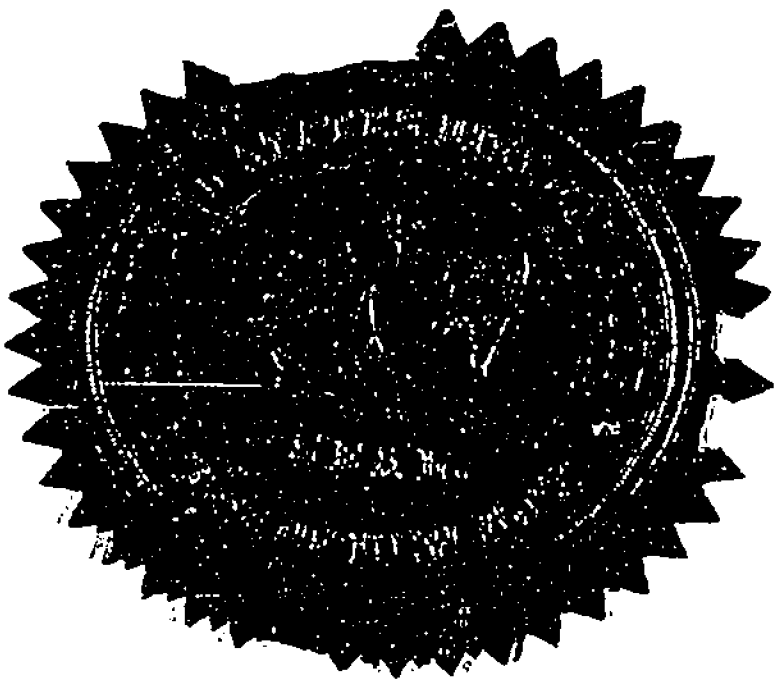
0666

United States of America, }
SS.
NORTHERN DISTRICT OF NEW YORK. }

I, WINFIELD ROBBINS, Clerk of the District Court of the United States,
for the Northern District of New York, do hereby certify that I have compared the annexed copy of
a *Certificate, Petition & Schedule & endorsement of filing #* with the
ORIGINAL *Certificate, Petition & Schedule & endorsement of filing* entered and on file in this
office, and that the same is a correct transcript therefrom, and of the whole of said ORIGINAL.

IN TESTIMONY WHEREOF, I have caused the seal of the said
Court to be affixed at the City of Buffalo in said District
this *21st* day of *October* A. D. 188*1*.

Winfield Robbins
Clerk.



0667

Fol 1

United States District Court
Northern Dist. of New York

ss

In Bankruptcy
In the matter of the Petition
of

Marcus P Norton

to be declared bankrupt

Northern Dist of New York } ss I A. B. Voorhies
one of the Registers of this Court in Bankruptcy
do hereby Certify that I have carefully
Examined the annexed or within petition
and the Schedule or inventory thereto ann-
exed and also the verifications thereof
and that the same are proper and
sufficient in substance to authorize
an adjudication in Bankruptcy
and the issuing of a warrant under
the 11th section of the Bankrupt Act,
Given at Albany this 27th day of
January A.D. 1870

A. B. Voorhies
Register in Bankruptcy

0668

Court of General Sessions
of the City and County of New York

The People of the State
of New York
against
Marcus P. Norton

The Grand Jury of the City and County
of New York by this indictment
accuse Marcus P. Norton of the Crime
of Perjury committed as follows:

That prior to the twelfth day of
July in the year of our Lord one
~~thousand~~ eight hundred and eighty-one
one Samuel P. Bell brought as plaintiff
a suit, cause and action against
one Marcus P. Norton as defendant
in the Supreme Court of the State
of New York, a court then and
there having jurisdiction thereof to
recover the sum of Thirteen thousand
three hundred and five dollars upon
a certain promissory note of the
aforesaid amount claimed and
alleged therein by the said Samuel P.
Bell to have been made by the said
Marcus P. Norton for value received

by him the said Marcus P. Norton
 and to be payable one day after
 the date thereof to the order of the
 said Samuel P. Bell as by reference
 to the complaint in said suit, cause
 and action and the other proceedings
 therein now on file with the clerk
 of the said court more fully appears.
 and that the said Samuel P. Bell
 in the said suit, cause and action
 in the said court then and there
 duly exhibited against and served
 upon him the said Marcus P. Norton
 his complaint against him the said
 Marcus P. Norton, duly sworn to
 and verified by him the said
 Samuel P. Bell as and in the manner
 in such case ~~made~~ by the law
 provided, and that he the said Samuel
 P. Bell in and by his said complaint
 stated and alleged in substance
 and to the effect following that is
 to say:

"That on or about the twenty-second
 day of October in the year of our Lord
 one thousand eight hundred and ^{seventy five} ~~eighty~~
 one at the city of New York, the

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defendant (the said Marcus P. Norton
thereby meaning) made and delivered
to the plaintiff (the said Samuel P.
Bell thereby meaning) his (the said
Marcus P. Norton's thereby meaning)
promissory note in writing dated on
that day, and thereby promised to
pay to the order of the plaintiff (the
said Samuel P. Bell thereby meaning)
Thirteen thousand three hundred and five
dollars (\$13305) one day after said
date for value received (for value
received by him the said Marcus P.
~~Bell~~^{Norton} thereby meaning) with interest
thereon.

That there is now justly due thereon
(upon the aforesaid note meaning
thereby) from the defendant (from the
said Marcus P. Norton meaning thereby)
to the plaintiff (to the said Samuel P.
Bell meaning thereby) the sum of
Thirteen thousand three hundred
and five dollars (\$13305) with
interest thereon from the twenty-second
day of October in the year of our
Lord one thousand eight hundred
and seventy-five, and as in and

0671

by the said complaint of the said Samuel P. Bell now on file with the said court and clerk thereof in the city and county aforesaid more fully appears.

That the said Marcus P. Horton the defendant in said suit, Cause and action afterwards to wit, on the said twelfth day of July in the year of our Lord one thousand eight hundred and eighty-one.

0672

at the City of New York in the County of New York aforesaid did come in his own proper person before one Simon Wolf who was then and there a Notary Public of the County of New York aforesaid and who was then and theretofore duly commissioned and qualified and acted as such Notary Public as aforesaid, and he the said Marcus S. Norton then and there did exhibit and produce to and before the said Simon Wolf as such Notary Public as aforesaid the answer in writing of him the said Marcus S. Norton to the said complaint and the affidavit and verification in writing hereinafter set forth of him the said Marcus S. Norton to upon and accompanying said answer and in which said answer then and there stated and alleged and he the said Marcus S. Norton then and there stated and alleged therein "that the vote in said complaint mentioned was and is wholly without consideration, and that it [the said vote thereby meaning] was made at the solicitation of the plaintiff [the said Samuel S. Bell thereby meaning] solely for his accommodation [for the accommodation of the said Samuel S. Bell thereby meaning]

0673

That it is justice there is justly due
from defendant | the said Marcus P. Norton
meaning thereby | to the plaintiff | the said
Samuel P. Bell meaning thereby |
the sum of thirteen thousand three hundred
and five dollars or any other sum or
amount whatever and that the said
Marcus P. Norton was then and there
sworn in due form of law by and
took his corporal oath before him
the said Simon Wolf as such notary public
as aforesaid touching and concerning
the matters contained in his said answer
and affidavit and verification in writing
| he the said Simon Wolf then and there
having as such notary public as aforesaid
sufficient and competent power and authority
to administer the said oath to him
the said Marcus P. Norton in that behalf
and that he the said Marcus P. Norton
being so duly sworn as aforesaid
and being then and there lawfully
required to declare and depose
the truth in a proceeding in a Court
of justice did then and there on
the said twelfth day of July
one thousand eight hundred and eighty one
at the City and County aforesaid

upon his oath aforesaid concerning the matter contained in his said answer, affidavit and verification in writing before the said Simon Wolf as such Notary public as aforesaid wilfully, wickedly, falsely, corruptly and feloniously say, swear, depose and make affidavit and verification in writing among other things in substance and to the effect following, that is to say, "That the foregoing answer is true of his knowledge of the said Marcus P. Norton's knowledge meaning thereby) except as to the matters therein stated to be alleged upon information and belief" and that as to those matters he, the said Marcus P. Norton meaning thereby) believes it (the said answer thereby meaning) to be true."

Whereas in truth and in fact, the said answer was not nor was the aforesaid statement and allegation therein "that the said note in the said complaint mentioned was and is wholly without consideration, and that the said note was made at the solicitation of the said Samuel P. Bell solely"

for the accommodation of the said Samuel P. Bell" then and there true nor had he the said Marcus P. Norton then and there any knowledge or information sufficient to form a belief, nor did he the said Marcus P. Norton then and there believe that the statement and allegation last aforesaid was true, for and in that the said answer and the statement and allegation last aforesaid was true for and in that the said answer and the statement and allegation last aforesaid were false and the said Marcus P. Norton had then and there and theretofore been given by him the said Marcus P. Norton for consideration given therefor by him the said Samuel P. Bell to him the said Marcus P. Norton to wit for money loaned and advanced by him the said Samuel P. Bell to him the said Marcus P. Norton at divers times before the delivery of said note, amounting in the aggregate to the said sum of Thirteen thousand three hundred and five dollars the amount of said note, all which he the said Marcus P. Norton then and there well knew: and

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Whereas in truth and in fact, the said answer was not, nor was the aforesaid statement and allegation therein "that it is untrue that there is justly due to the said Samuel P. Bell the sum of Thirteen thousand three hundred and five dollars or any other sum or amount whatever," then and there true, nor had he the said Marcus P. Norton then and there any knowledge or information sufficient to form a belief, nor did he the said Marcus P. Norton then and there believe, that the statement and allegation last aforesaid was then and there true, for said in that the said answer and the statement and allegation last aforesaid were false and that there was then and there justly due as he the said Marcus P. Norton then and there well knew, upon the aforesaid note from the said Marcus P. Norton to the said Samuel P. Bell the sum of Thirteen thousand three hundred and five dollars with interest thereon from the twenty-second day of October in the year

of our Lord one thousand eight hundred
and ~~eighty-one~~ seventy five.

And the Grand Jury
aforesaid do say: that he the said
Marcus P. Norton on the said twelfth
day of July in the year of our Lord
one thousand eight hundred and
eighty-one at the City and County afore-
said before the said Simon Wolf as
such Notary Public as aforesaid (he
the said Simon Wolf as such Notary
Public as aforesaid having then and
there full and competent power and
authority) did administer the said
oath to him the said Marcus P. Norton
in that behalf) of his own act
and accord feloniously, wilfully,
wickedly, maliciously and corruptly
did commit wilful and corrupt perjury.

Daniel G. Rollins
District Attorney

0678

BOX:

55

FOLDER:

633

DESCRIPTION:

Nugent, James

DATE:

12/15/81



633

0679

Sept has Secured
Rem 2 Mar for
R.L.

FS

Counsel,
Filed 15th day of Dec 1881
Pleads

32
12
11
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1
THE PEOPLE
vs.
James Nugent.
BURGLARY—Third Degree, and
Grand Larceny.

DANIEL G. ROLLINS,
District Attorney.

A True Bill.
146m
J. J. [Signature]
Foreman.

Verdict of Guilty should specify of which count.
Fair Jws Dec 16-1881
Pleads Guilty

0680

Police Court—Second District.

City and County } ss:
of New York.

Frances Seifert 54 years married
of No. 106 Charles Street, being duly sworn,

deposes and says, that the premises No. 106 Charles
Street, 9th Ward, in the City and County aforesaid, the said being a Tenement House
and which was occupied by deponent as a Cellar for the storing of Coal
wood tubs and other property were **BURGLARIOUSLY**
entered by means of drawing out the staple holding
the padlock on said door which fastened
said door

on the morning of the 9th day of December 1887
and the following property feloniously taken, stolen, and carried away, viz:

a number of wash tubs and other property
of the value of eight dollars

the property of Lena Degai
and deponent further says, that she 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 Nugent (now here)

for the reasons following, to wit: Deponent saw said
Nugent coming from the above described
cellar and caused his arrest. Deponent
had seen said door about one hour previous
and at that time it was fastened and in
good order.

Subscribed and sworn to before me
this 9th day of December 1887
Salom Benoit Police Justice

0681

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

James Nugent being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his right to
make a statement in relation to the charge against *him*; that the statement is designed to
enable *him* if he see fit to answer the charge and explain the facts alleged against *him*
that he is at liberty to waive making a statement, and that his waiven cannot be used
against *him* on the trial,

Question. What is your name?

Answer. *James Nugent*

Question. How old are you?

Answer. *Thirty-two*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live, and how long have you resided there?

Answer. *46 Clark St. Eighteen months*

Question. What is your business or profession?

Answer. *Porter*

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer. *I am guilty*

Taken before me, this *9th*
day of *Dec* 188*8*

James Nugent

Salvatore Smith
Police Justice.

0682

BAILED,

No. 1, by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Sec. 208, 209, 210 & 212.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frances D. Smith
106 Standard St.

James Nugent

Offence, Burglary

Dated Dec-9- 1881

Smith Magistrate.

Cary Clerk.

Witnesses John A. Cheever
156 Chelsea Street.

No. _____ Street,

No. _____ Street,

Cary

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named James Nugent

guilty thereof, I order that he hold him in the same manner be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Dec 9 1881

John A. Cheever Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.

Dated _____ 1881

Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 1881

Police Justice.

0000

Sec. 208, 209, 210 & 212.

Police Court--2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Francis Sullivan
106 Charles St.

James Nugent

Offence, Burglary

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

1881

Magistrate.

Over 9-
Smith

Cary 9,
Officer.

Clerk.

Witnesses

Johna Sheehan

No. 106 Charles Street,

No. Street,

No. Street.

Cary

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Dec 9 1881

Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.

Dated 1881

Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.

Dated 1881

Police Justice.

0684

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Nugent

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME *James Nugent*
Burglary
committed as follows:

The said

James Nugent
late of the *ninth* 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 *one* with force and arms,
about the hour of *eight* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Rena Degai
there situate, feloniously and burglariously did break into and enter, ~~by means of~~
~~forcefully~~

he the said

James Nugent

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

Rena Degai

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 Grand Jury aforesaid, by this indictment, further accuse the said~~

~~of the CRIME or~~

~~committed as follows:~~

~~The said~~

~~late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the~~
~~year aforesaid, at the Ward, City and County aforesaid,~~

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

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

DANIEL G. ROLLINS, District Attorney.