

0009

BOX:

63

FOLDER:

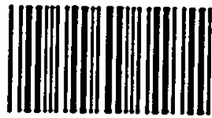
707

DESCRIPTION:

Mackey, William

DATE:

03/10/82



707



0011

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Mackey*

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

*William Mackey*  
of the CRIME OF *Burglary and Larceny*  
committed as follows:

The said *William Mackey*

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

on the *second* day of *March* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *nine* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of \_\_\_\_\_

*Thomas W. Oliver* there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking opening an outer door of said dwelling* whilst there was then and there some human being, to wit, one \_\_\_\_\_

*Thomas W. Oliver* within the said dwelling-house, he, the said *William Mackey*

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Thomas W. Oliver*

\_\_\_\_\_ 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 OF

*William Mackey*  
*Larceny*

committed as follows:

The said

*William Mackey*

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, about the hour of *nine* o'clock in the *night* time of said day, the said \_\_\_\_\_

*two suits of the value of forty dollars each*

of the goods, chattels, and personal property of *Thomas W. Oliver*

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

*John M. Keon*  
District Attorney.

0012

*McCambell  
28. Rich*

COURT OF GENERAL SESSIONS OF THE PEACE,  
City and County of New York }

District Attorney's Office,

New York, *March*, 11-1887

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Thomas W. Oliver*  
against  
*William Mackey.*

For \_\_\_\_\_

The defendant having been indicted by a Grand Jury of this Court,  
on the *10<sup>th</sup>* day of *March* 1887, for the offense  
of *burglary 1<sup>st</sup> Deg. &c. &c.* upon a charge preferred  
by me against him, and having since fully compensated me for all  
injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received  
full and complete satisfaction for the injuries and damages so sustained  
by me, and request that no further proceedings be had on said indictment,  
and that the defendant be discharged therefrom.

*Thomas W. Oliver*  
Complainant.

City and County of } ss.  
New York,

*Thomas W. Oliver*, the said complainant,  
being duly sworn, says, that the foregoing instrument by him subscribed  
is true of his own knowledge.

Sworn to before me, this *10<sup>th</sup>* day of *March* 1887. } *Thomas W. Oliver*  
Complainant.

*J. J. Roberts*  
Notary Public (5)  
City & County,

**UNSUBSTANTIATED CHARGE.**  
 A youth of 17, named William Mackey, residing at No. 233 East Sixty-second-street, was tried before Judge Cowing, in the General Sessions Court, yesterday, on the charge of having broken into the apartments of his brother-in-law, Thomas W. Oliver, No. 1,055 Third-avenue, stealing therefrom, as alleged, two silk dresses, the property of his sister, Mrs. Oliver. When the latter was sworn she said that her dresses had not been stolen at all, having merely been concealed under the mattress in a room adjoining her bed-chamber. Her father,

she said, had asked her to keep a watch on her brother, the accused, and the latter, in order to worry her, had hidden the dresses. This was the only evidence against young Mackey. "It is monstrous," said Judge Cowing, "that this boy should have been indicted for burglary in the first degree." Having ascertained that the youth had been indicted on hearsay testimony presented to the Grand Jury by Detective Campbell, of the Twenty-eighth Precinct, the Judge, addressing the officer, said: "You do not mean to say that you had nothing but hearsay testimony to lay before the Grand Jury on which to base an indictment for one of the gravest crimes known to the law against a young man of hitherto unblemished character?" "I thought it my duty to do as I did, Judge," replied the detective, apologetically. "This," continued the Judge, "is the worst instance of the abuse of the power of the Grand Jury I have ever known. It is absolutely inexcusable." Turning to the jury he said: "Gentlemen, there is not one particle of evidence upon which to indict this young man, and it is your duty to acquit him without leaving your seats. I instructed the Grand Jury in their duties at the beginning of the term, but they seem to have forgotten their instructions. There have been several cases of this kind recently, but I hope this—the worst—will be the last." The jury promptly acquitted young Mackey, and he left the court room with his sister and brother-in-law.

0015

COURT OF GENERAL SESSIONS OF THE PEACE, }  
City and County of New York

District Attorney's Office,

New York, *March*, 11-1887

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Thomas W. Oliver*  
against

For

*William Mackey*

The defendant having been indicted by a Grand Jury of this Court, on the *10<sup>th</sup>* day of *March* 1887, for the offense of *burglary 1<sup>st</sup> Deg. R.* upon a charge preferred by me against him, and having since fully compensated me for all injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received full and complete satisfaction for the injuries and damages so sustained by me, and request that no further proceedings be had on said indictment, and that the defendant be discharged therefrom.

*Thomas W. Oliver*  
Complainant.

City and County of } ss.  
New York,

*Thomas W. Oliver*, the said complainant, being duly sworn, says, that the foregoing instrument by him subscribed is true of his own knowledge.

Sworn to before me, this *10<sup>th</sup>* day of *March* 1887. } *Thomas W. Oliver*  
Complainant.

*J. P. Roberts*  
Notary Public (5)  
City & County,

0016

*of Campbell  
28 Feb*

0017

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

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

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

629 214  
 Police Court District.

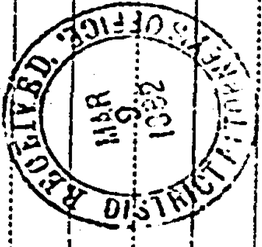
THE PEOPLE, &c.,  
 vs THE COMPLAINANT OF

*Thomas McOlin*  
*1055 3rd St. S.E.*  
*William Mackey*  
 Offence *Burglary and Larceny*

Date *March 9* 188*2*

*James* Magistrate  
*Carroll* Officer  
*28 Brewer* Clerk

Witnesses \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_



*One for trial without bail for \$500*

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 Mackey

guilty thereof, I order that he be ~~admitted to bail~~ *held to answer* in the sum of ~~\_\_\_\_\_~~ *\_\_\_\_\_* hundred dollars and be committed to the Warden or Keeper of the City Prison until he ~~is released~~ *is legally discharged*

Dated March 9 1882 *Thos. G. Jones* 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.

0018

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

William Mackey being duly examined before the undersigned, 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. William Mackey

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

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

Answer. 252 Eush 62 Street, about seven years

Question. What is your business or profession?

Answer. Soda Water

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 9 day of March 1888 } William Mackey

Glyph Gardner Police Justice

Police Office, Fourth District.

City and County of New York, ss.

Thomas W Oliver

35 years occupation Clerk

of No. 1055 3 Avenue Street, being duly sworn, deposes and says, that the premises No. 1055 3 Avenue

Street, 19th Ward, in the City and County aforesaid, the said being a dwelling house and which was occupied by deponent and his family as

a place of abode, were BURGLARIOUSLY entered by means of forcibly breaking the lock on the door leading into apartments on the 2nd floor

on the night of the 2 day of March 1882 and the following property feloniously taken, stolen and carried away, viz.:

Two silk suits complete of the value of seventy five dollars

the property of deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed, and the aforesaid property taken, stolen and carried away by William Mackey now here and Thomas Hurton who's names are mentioned for the reasons following, to wit: the said Mackey has acknowledged and confessed to deponent in the presence of a witness that he said Mackey and the said Hurton

0020

did burglariously enter the  
said premises as aforesaid  
and that they the said Mackay  
and the said Hutton did  
feloniously take steal and  
carry away the said property

Sworn to before me } Thomas H. Oliver  
this 9 day of March 1882 }  
G. Hugh Gardner  
Police Justice

0021

BOX:

63

FOLDER:

707

DESCRIPTION:

Martin, James

DATE:

03/20/82



707

0022

Bill entered  
11/2  
Day of Trial

Counsel,  
Filed 20 day of March 1882

Pleads

THE PEOPLE

James Martin P

*Burglar and  
Grand Larceny*

*John J. [unclear]*  
**DANIEL & ROLLINS,**  
District Attorney.

A True Bill.

*John Lane*  
*March 20/82*  
*Foreman.*  
*W. H. [unclear]*  
*James R. [unclear]*

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*James Martin*

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

of the CRIME OF

*James Martin*  
*Burglary*

committed as follows:

The said

*James Martin*

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

*Fredrick Barrett,*

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

forcibly *Breaking an outer door of said dwelling house*

he the said

*James Martin*

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

*Fredrick Barrett*

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.

*of the goods chattels and personal property of said*  
*Fredrick Barrett*  
*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*

*John M Keon*  
*District Attorney*

~~Grand Court of General Sessions~~

~~OF THE CITY AND COUNTY OF NEW YORK~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

*James Martin*

The Grand Jury of the City and County of New York, by this indictment, <sup>further</sup> accuse ~~the said~~ *James Martin* of the CRIME OF *Burglary*

committed as follows:

The said

*James Martin*

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

~~there situate~~ *then situate through an open outer door thereof* feloniously and burglariously did break into and enter, by means of ~~force~~ *open an inner door of said dwelling house*

he the said

*James Martin*

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

*Frederick C. Barrett*

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.

0025

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

*James Martin* further  
The said *James Martin*  
of the crime of *Grand Larceny*

committed as follows:

The said

*James Martin*

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  
one Chain of the value of twenty five dollars  
one Badge of the value of ten dollars  
Two cuff Buttons of the value of ten dollars each  
Two vests of the value of five dollars each  
Nine neckties of the value of one dollar each  
one valise of the value of ten dollars  
Promissory notes for the payment of money  
the same being then and their due and uncollected  
and of the kind known as United States Treasury  
Notes the denomination of which is to the Grand  
Jury aforesaid unknown and a more accurate  
description of which cannot now be given and  
of the value of ten dollars.

of the goods chattels and personal property of said  
*Fredrick L. Bennett*

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

*John M. Keon*  
District Attorney

0025

Bill entry 12  
Sec. 219, 200, 210 & 211

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Edward L. Bennett  
N E Cor, 52nd St + Broadway

James Martin

Offence, Burglary

Dated March 13<sup>th</sup> 1882

Wm. W. Eastman Magistrate.

Wm. W. Eastman 22  
Officer.

Clerk.

Witnesses

No. Street

No. Street

No. Street

*[Handwritten signatures]*

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

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 Martin

guilty thereof, I order that he be ~~held to answer~~ held to answer and be committed to the Warden or Keeper of the City Prison until he ~~is~~ is ~~legally discharged~~ legally discharged

Dated March 13<sup>th</sup> 1882 Wm. W. Eastman Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0027

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

Police Court—Fourth District.

*Frederick C. Barrett*  
of *the City of New York* Street, being duly sworn, deposes and says,  
that on the *13<sup>th</sup>* day of *February* 18*82*  
at the City of New York, in the County of New York, *the property as*

*more fully described in the annexed  
affidavit, with the exception of the one gold  
Chain and one gold badge which have  
not yet been found, and now here shown  
is the property stolen from this deponent!  
And this deponent further avers that  
James Martin (nowhere) is the person of  
that name mentioned in deponent's  
affidavit of the 10<sup>th</sup> day of March 1882.  
And further the deponent saith not.*

*Fred. C. Barrett*

Sworn to before me this *13<sup>th</sup>* day

of *February* 18*82*.

*Richard Thompson* Police Justice.

0028

Police Office, Fourth District.

City and County  
of New York,

ss. Frederick L. Barrett, aged 21 years -  
occupation Plumber  
and Broadway  
Street, being duly sworn,

a room in the basement of the premises on the North East Corner of 52<sup>nd</sup> Street and Broadway  
deposes and says, that the premises on the North East Corner of 52<sup>nd</sup> Street and Broadway  
Street, 2<sup>nd</sup> Ward, in the City and County aforesaid, the said being a dwelling house  
and which was occupied by deponent as a sleeping apartment

were **BURGLARIOUSLY**  
entered by means of feloniously opening the door leading  
into said room with false keys -

on the night of the 22<sup>nd</sup> day of February 1892  
and the following property feloniously taken, stolen and carried away, viz.:

one gold chain, one gold badge one gold  
ring, six gold collar buttons, one pair of gold cuff  
buttons four gold scarf pins, one over coat  
two dress coats, two pair of pantaloons two  
vests, two shirts four silk handkerchiefs nine  
neck ties, one valise, and good and lawful  
money of the united states of the value of ten dollars.  
and all of the value of  
Two Hundred dollars.

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

for the reasons following, to wit: that previous to said  
Burglary and larceny the said door leading  
into said room was securely fastened and the  
said property in said room, and said Martin  
was employed in the said premises.

as a firmman, and that on the said day of the Commission of the said Burglary and Larceny the said Martin left the said premises, and this deponent found an old over coat and a pair of cuffs in deponents room, after the said property herein mentioned had been stolen from said room, and this deponent identified the said old coat and the said cuffs as the property of said Martin, deponent has also received from the Chief of Police of the City of Auburn a telegraphic despatch, stating that he had arrested a person in that city who represented himself as Frederick C. Barrett, and that he had property in his possession which answered the description of the property so taken and stolen from the possession of deponent

Frederick C. Barrett

Sworn to before me  
this 10<sup>th</sup> day of March 1882

Henry Gardner  
Police Justice

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 Frederick H. Bennett of North 2nd East Corner 52 Street, that on the 22 day of February 1882 at the City of New York, in the County of New York, James Martin, did feloniously and Burglariously enter the room occupied by complainant in the said premises by means of false keys and the following property was feloniously taken and stolen from said room, one gold chain, one gold badge, one gold ring, six scarf pins, 1 pair of cuff buttons, two pairs of cloths and other property all of the value of Two hundred dollars

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 him forthwith before me, at the 4 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 10 day of March 1882

Hugh Gardner POLICE JUSTICE.



POLICE COURT. 4 DISTRICT.  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Frederick H. Bennett  
vs.  
James Martin

Warrant-General.

Dated March 10 1882

Hugh Gardner Magistrate

James H. Kelly Officer.

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

Officer.

Dated 1882

This Warrant may be executed on Sunday or at night.

Hugh Gardner Police Justice.

REMARKS.

Time of Arrest, \_\_\_\_\_  
Native of \_\_\_\_\_  
Age, \_\_\_\_\_  
Sex \_\_\_\_\_  
Complexion, \_\_\_\_\_  
Color \_\_\_\_\_  
Profession, \_\_\_\_\_  
Married \_\_\_\_\_  
Single, \_\_\_\_\_  
Read, \_\_\_\_\_  
Write, \_\_\_\_\_

11000

City of Auburn S.S.  
Due proof being made of the genuineness  
of the signature of Hugh Gardner the within  
named Police Justice - by the oath of James  
H. Riley - let the within warrant be  
executed in Cayuga County -  
Dated Nov. 10. 1882  
E. H. Woodman  
City Judge

.....  
Police Justice.

.....  
Dated 188

.....  
WARDEN or KEEPER of the City Prison of the City of New York.  
having been brought before me under this Warrant, is committed for examination to the

.....  
The within named

0032

Sec. 198-200  
CITY AND COUNTY }  
OF NEW YORK } ss.

4th  
DISTRICT POLICE COURT.

*James Martin* being duly examined before the undersigned, 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. *James Martin*

Question. How old are you?

Answer. *22 years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *New York state. (22 years)*

Question. What is your business or profession?

Answer. *Fireman*

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 of the charge*

*James Martin*

Taken before me, this *13th*

day of *June* 188*2*

1882

*B. J. Morgan* Police Justice.

0033

**BOX:**

63

**FOLDER:**

707

**DESCRIPTION:**

Marzolf, George

**DATE:**

03/29/82



707

Bail fixed at  
\$1,200.

W. H. Henderson  
Judge General Sessions

I  
Bailed by David Stevenson  
of No 224 W. 46<sup>th</sup> St

WITNESSES.

160  
D. Laughon  
Day of Trial  
Counsel,  
Filed 29 day of March 1882  
Plead  
Stoughton (James A)

W. H. Henderson  
Judge General Sessions

THE PEOPLE  
vs.  
George Margul  
-Portway-

John W. Keon  
DANIEL C. ROLLINS,  
District Attorney

A True Bill  
John L. ...  
Foreman.

308 W 52<sup>nd</sup>  
a/Road Feb 9<sup>th</sup> 1887

0035

**Court of General Sessions**

OF 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

of the CRIME OF

committed as follows:

The said

Court of General Sessions of the Peace  
In and for the City and County of New York

The People of the State of New York  
against  
George Margold

The Grand Jury of the City and County of New York, accuse George Margold of the crime of perjury committed as follows: on the day and years hereinafter mentioned at the City and County of New York, a certain action had been duly begun and was then and there pending in the Marine Court of the City of New York, wherein one Ruth W. Hallam was plaintiff and the said George Margold was defendant. The said action being to recover under summary proceedings the possession of certain lands and tenements in said City and County situated, known and described as numbers three hundred and six, three hundred and eight, three hundred and ten and three hundred and twelve west Fifty-second Street in said City, to-wit: said lands and tenements the

0037

Said George Margold was then  
and there the tenant in possession.  
On the eighth day of February in  
the year of Our Lord one thousand  
Eight hundred and Eighty-two at  
the City and County of New York afores-  
said, the said action and due form  
of law came on to be tried, in the  
said Justice Court of the City of  
New York, and was then and there  
tried before the Honorable S. Bur-  
dette Hyatt, of the Justices of the  
said Justice Court. And the  
said George Margold late of the  
City and County aforesaid did  
and upon the trial of the said ac-  
tion, on the day and in the year afores-  
said, in the City and County aforesaid,  
personally came and appeared before the  
said Honorable S. Burdette Hyatt  
Justice aforesaid, and offered him-  
self as a witness to be sworn  
and examined as a witness on  
the said trial, and the said George  
Margold was then and there in due  
form of law, sworn and did take  
his Corporal oath, by and before  
the said Honorable S. Burdette Hyatt

0038

Justice as aforesaid, to testify the truth,  
concerning the several material mat-  
ters at issue in said action, he  
tho. said the Honorable J. Burdette  
O'Byatt then and there having full  
and competent power and authority  
as such Justice as aforesaid, to ad-  
minister the said oath to the said  
George Margolf in that behalf. And  
upon the said trial, the and there  
certain matters became and were  
material in substance as follows  
That is to say, whether on or about  
the first day of May one thousand  
eight hundred and eighty-one, one  
Archibald Scott entered into an  
agreement with the said George  
Margolf whereby the said George  
Margolf could retain possession  
of a portion of the heretofore  
described lands and tenements  
until the first day of May in the  
year one thousand eight hundred  
and eighty-two and whether the  
said George Margolf was then  
in possession of said lands and  
tenements under an agreement  
with one Archibald Scott and

whether the said George Mergoff  
 had been in such possession under  
 such agreement since the twentieth  
 day of November one thousand  
 eight hundred and seventy-seven,  
 and whether the term of possession  
 of the said George Mergoff of the  
 said lands and tenements under  
 said agreement did not ex-  
 pire before the first day of May  
 one thousand eight hundred and  
 eighty-two, and whether on the  
 first or second day of May in  
 the year one thousand eight  
 hundred and eighty the said  
 Archibald Scott told the said  
 George Mergoff that he could  
 continue as before and whether  
 he the said George Mergoff has  
 paid the said Archibald Scott  
 the rent of the said premises  
 for the month of January one  
 thousand eight hundred and eighty-  
 two, and whether in the month of  
 December one thousand eight  
 hundred and eighty one he  
 David Mullen and the said  
 Archibald Scott came together

to see him the said George Marzoff - and whether the said Archibald Scott then said that the said George Marzoff should pay the December rent of said premises to him the said Archibald Scott and whether the said George Marzoff did pay the said December rent to the said Archibald Scott and whether the said George Marzoff told the said David Wallace that he would give one hundred dollars to be allowed to remain in possession of the said premises, and whether the said David Wallace thereupon said that he was satisfied with that.

And the said George Marzoff being so, as aforesaid, defied them and there, knowingly, falsely, corruptedly, wickedly and wilfully so, swore, depose and give in evidence before the said The Honorable S. Burdette Hyatt Justice as aforesaid, upon the said trial in substance and to the

0041

effect following that is to say:  
On or about the first day of May  
One thousand eight hundred and  
eighty-one Archibald Scott  
(the said Archibald Scott thereby  
meaning) who was my landlord  
(the landlord of him the said  
George Morzoff thereby meaning)  
entered into an agreement  
with me (himself the said George  
Morzoff meaning) whereby I  
(himself the said George Mor-  
zoff meaning) could retain  
possession of the portion of the  
premises numbered three hun-  
dred and six, three hundred and  
eight three hundred and ten  
and three hundred and twelve  
West Fifty-second Street.  
(The said lands and tenements  
herein before described thereby  
meaning) known as the whole  
premises let in rental agreed upon  
until the first day of May, one  
thousand eight hundred  
and eighty-two. I (himself  
the said George Morzoff meaning)  
am in possession of a portion

of said premises, (the said  
 lands and tenements meaning)  
 under an agreement with one  
 Archibald Scott (the said  
 Archibald Scott thereby meaning)  
 and I (himself the said  
 George Murgoff meaning)  
 have been in such possession  
 under said agreement ever since  
 the twentieth day of November  
 one thousand eight hundred  
 and seventy seven, and that  
 my term & the term of him the said  
 George Murgoff thereby meaning)  
 under said agreement does  
 not expire until May the first  
 one thousand eight hundred  
 and eighty two, on the first  
 day of May one thousand  
 eight hundred and eighty two.  
 (The said Archibald Scott  
 thereby meaning) said I could  
 continue on the year that has  
 been the way I (himself the said  
 George Murgoff meaning) have  
 kept on ever since. I (himself  
 the said George Murgoff thereby  
 meaning) have already paid

Archibald Scott, (the said Archibald  
 Scott truly meaning) my  
 rent of said premises (the rent  
 of him the said George Marzoff  
 of the said lands and tenements  
 truly meaning) for the month  
 of January, one thousand eight  
 hundred and eighty two. In  
 December last year David  
 Wallace and Archibald Scott  
 (the said David Wallace and  
 Archibald Scott truly meaning)  
 came together to see me. (I see  
 the said George Marzoff truly  
 meaning) and Scott says  
 I should pay for my December  
 rent then David Wallace he  
 says the same, so then I did  
 not know who to pay it to.  
 finally I (I myself the said  
 George Marzoff meaning) paid  
 it the said rent truly meaning  
 to Scott (the said Archibald  
 Scott truly meaning). I saw  
 David Wallace (the said David  
 Wallace truly meaning) the  
 agent of plaintiff (the agent  
 of the said Ruth Wallace truly

meaning) Shortly after my  
 conversation with Scott and  
 Wallace and I told him I  
 would give him one hundred  
 Dollars to allow me to stay  
 as he had me in a bad position.  
 He (the said David Wallace truly  
 meaning) said he was satis-  
 fied with that.  
 Whereas in truth and in fact the  
 said Archibald Scott on or  
 about the first day of May  
 one thousand eight hundred  
 and eighty-one did not enter  
 into an agreement with the  
 said George Marshall, whereby  
 the said George Marshall could  
 retain possession of the said  
 lands and tenements or of  
 the portion thereof known as the  
 stable part, until the first  
 day of May one thousand eight  
 hundred and eighty-two, and  
 whereas in truth and in fact  
 the said George Marshall was  
 not then in possession of a portion  
 of said lands and tenements  
 under an agreement with the

said Archibald Scott, and had  
 not been in such possession under  
 said agreement ever since the  
 20<sup>th</sup> day of November 1877, and whereas  
 in truth and in fact there was no a-  
 greement between the said Archibald  
 Scott and the said George Marzoff  
 by which the terms of the said George  
 Marzoff did not expire until  
 May 1<sup>st</sup>, 1882, and whereas  
 in truth and in fact the said  
 Archibald Scott did not say  
 on the 1<sup>st</sup> or 2<sup>nd</sup> of May 1880,  
 that the said George Marzoff  
 could continue on the estate,  
 and it was not in that way that  
 he the said George Marzoff had  
 kept on ever since, and whereas  
 in truth and in fact the said  
 George Marzoff had not already  
 paid the said Archibald Scott  
 his rent of the said premises for the  
 month of January 1882, and  
 whereas in truth and in fact,  
 the said George Marzoff did  
 not pay the December rent of  
 said premises of the said Ar-  
 chibald Scott, and whereas in

Truth and in fact, the said  
 George Margoff did not tell  
 the said David Wallace, that  
 he would give <sup>him</sup> one hundred dol-  
 lars to allow him the said George  
 Margoff to stay and the said  
 David Wallace did not say that  
 he was satisfied with that, and  
 so the said jury aforesaid do  
 say; that he, the said George Margoff  
 in manner and form aforesaid,  
 on the day and in the year first  
 aforesaid, knowingly, and un-  
 lawfully at the City and County  
 aforesaid did commit wilful  
 and corrupt perjury, 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.

John W. Snow  
 District Attorney

0047

John O'Brien.

Marine Court.

~~George~~ George Marzolf

ag't

Andrew Leatham

SUBPOENA DUCES TECUM.

James M. ~~J. M.~~ ~~James~~ ~~James~~  
Deft. Atty  
173 Bivary.  
N.Y. City.

To  
Hon. John M. E. Ken  
as District Attorney

0048

John O'Brien.

Marine Court.

~~George~~ George Marzoff

vs

Andrew Leatham

SUBPOENA DUCES TECUM.

James M. FitzGerald

Deft. Atty

173 Bivary.  
N.Y. City.

To  
Hon. John M. E. Keon  
as District Attorney

0049

The People of the State of New York,

To Hon. John Mc Keon as District Attorney for the County of New York, Greeting:

We Command You, That (all and singular business, and excuses being laid aside) you be and appear in your own proper persons, before Hon. S. Burdette Hyatt, in Part II of the Marine Court of the City of New York held in Room 19 City Hall on 14th day of Nov 1887, at 10 o'clock in the fore noon of the same day, to testify what you may know in a certain action now depending undetermined in the said Court, between George Marzoff plaintiff and Andrew Lestman defendant the part of the defendant, and that you bring with you, and produce at the time and place aforesaid, a certain Indictment and all other papers and proceedings in the action of the People vs. George Marzoff: said Marzoff being indicted for the crime of Perjury

now in your custody, and all other deeds, evidences, and writings which you have in your custody or power, concerning the premises. And for a failure to attend, you will be deemed guilty of a contempt of Court, and liable to pay all losses or damages sustained thereby to the parties aggrieved, and forfeit fifty dollars in addition thereto.

Witness, Hon. S. Burdette Hyatt one of the Justices of our said Court.

James M. Fitzsimons

John Savage Clerk.

defto Attorney  
Office & P. O. Address. 173 Broadway, N.Y. City.

0050

LAW OFFICES OF ERNEST T. FELLOWES,

223 Broadway, Cor. Barclay Street,

New York City.

Dear Ed

May 1<sup>st</sup> 1882.

If not inconsistent with your branch of duties, would you see, or call attention to the fact that the case of the Temple apt George Maszloff lies slumbering, unconscious of the past, oblivious to the present, and without hope of resurrection hereafter.

Yours truly  
Ernest T. Fellowes

Hon John R. Fellows



**COURT OF SESSIONS**  
of the City of New York

New York, April 12, 1855

Samuel John M. Heave

District Attorney

City of New York

In the amount of \$1000.00  
 in a summary proceeding was brought to  
 fore me at the Chambers of this Court by one  
 Wallace, landlord against himself tenant.  
 The case was tried upon the merits & dis-  
 missed the proceedings and gave judgment  
 for the tenant Grayson.

I arrived at this decision upon the  
 merit and <sup>of the testimony</sup> credibility of the parties to the  
 proceeding and their witnesses and also the  
 circumstances of the case in support of the  
 evidence given.

Wallace and one Scott had business relations  
 with each other and were friendly at the  
 time of the trial, Scott if produced by  
 the landlord might have contradicted  
 the tenant and his witnesses; he was

not produced and upon inquiry by the  
Court for the reason of such failure the  
Court said there was no answer or excuse.

Since that time, I have been called upon  
to give a Certificate that the case was tried  
upon its merits to a District Court where  
I understood the case had been removed  
in a different form.

Now you told that Justice has told  
that I sent the case to the Grand Jury  
& never did so, and hence of no value  
why I should or why any one else should  
take such a proceeding.

I wrote this letter upon the application  
of Mr. Margolf who informs me that  
you are aware of his relations.

Very Respy

S. M. Pratt

Kenya

Margot

Ray

John York

Daniel Young

They can't make  
out on the calendar  
what day Christmas  
is and every month  
he decided before

any other night  
to take 5 am

Mr. Tom  
Sunday

0053

0054

BOX:

63

FOLDER:

707

DESCRIPTION:

Matthews, James P.

DATE:

03/28/82



707

0055

54 US Bill no 1

286 19th

Filed 28 day of March 1882

Placed for quality of copy

THE PEOPLE

vs. W.A.

JAMES MATTHEWS B

John McLean  
DANIEL G. ROBBINS

District Attorney  
22 Nov 12. 1882.

Rail discharged.  
A TRUE BILL.

John Lane Foreman

22 Nov 26. 1882

Indictment dismissed.

Attorney General

J.P.

Bail \$1500.  
N.Y.

I Bailed by

Amos S. Campbell  
14 Columbia St.

0056

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*James P. Matthews*  
against  
The Grand Jury of the City and County of New York by this indictment accense  
*James P. Matthews*

of the crime of *receiving Stolen Goods*  
committed as follows:  
The said *James P. Matthews*

*Case of the first term of the City  
of New York in the County of New  
York aforesaid, on the seventeenth  
day of January in the year of Our  
Lord One Thousand Eight Hundred  
and eighty two at the Ward,  
City and County aforesaid  
with force and arms.  
One cloak of the value of four  
hundred Dollars,*

of the goods, chattels and personal property of the said  
*By One Charles R. De Forest and certain other persons to the Grand Jury*  
~~by a certain person or persons to the Jurors aforesaid unknown, then lately before~~  
feloniously stolen, taken and carried away from the said *Proveness Booss*  
unlawfully, unjustly, did feloniously receive and have (the said *James P. Matthews*

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

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

0057

ESTABLISHED 1853.

**FRBOSS & BRO.**

**Manufacturers of Fine Furs**

DEALERS IN  
**SKINS & FURRIERS TRIMMINGS**

HIGHEST AWARD



CENTENNIAL 1876

GOLD MEDALS



PARIS 1875  
PARIS 1876

449 BROADWAY  
& 26 MERCER ST  
BETWEEN HOWARD & GRAND STS  
New York, June 3 1882

Abraham King 1445 - 3 and  
in business  
924 Broadway

M. M. Raphael  
Broadway near  
89th St

Peo  
&  
DeForest L  
Matthews }

Paul Juro

Subpoena the  
above witnesses -  
Allen

25 Cents  
for Confine -  
W.D.

0058

154 Wm. B. Brice  
Wife's Rec. & C.  
1880  
Filed 28 day of March 1882  
Plentis for guilty to the effect of

Accusing them of the

THE PEOPLE

vs. <sup>N. S.</sup>  
James P. Matthews  
B.

John M. Keon  
~~Attorney~~

District Attorney  
22 New 12. 1882  
Arrested & acquitted.  
A TRUE BILL.

John H. ...  
Foreman.

aj.

Bail \$1500.  
G. A. G.

I Bailed by  
Samuel J. Campbell  
14 Columbia St.

0059

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

THE PEOPLE OF THE STATE OF  
NEW YORK, -

*James P. Matthews* <sup>against</sup>  
The Grand Jury of the City and County of New York by this indictment accuse

*James P. Matthews*  
of the crime of *Receiving Stolen Goods*

committed as follows:

The said *James P. Matthews*

*(late of the first ward of the City of New  
York in the County of New York aforesaid  
on the seventeenth day of January in the  
year of our Lord one thousand eight hundred  
and eighty two at the ward city and county  
aforesaid with force and arms;  
One cloak of the value of four hundred  
and Twenty five dollars*

of the goods, chattels and personal property of the said *Frederick Booss*  
*By one Charles R. De Forest* ~~in certain other persons to the Grand Jury~~  
~~by a certain person~~ aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said *Frederick Booss*

unlawfully, unjustly, did feloniously receive and have (the said *James P. Matthews*

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

*John M. Keon*  
~~District Attorney~~, District Attorney.

*N. Y. General Sessions*

*The People.*

*vs.  
Charles R. De Forest  
and  
Matthews.*

*Chief of facts.*

N. Y. General Sessions.

People  
 — vs. —  
 Charles R. De Forest  
 and Matthews.

Statement of F. Boess.

De Forest was a clerk in my store No. 449 Broadway. He began in October 1880 and continued until early in February 1882. De Forest was salesman. In February 1882 the busy season being over we reduced our help and discharged De Forest with some other clerks. Afterwards he applied to me to let him have samples of our goods in order to effect sales, he stating to me that he was going to California with a patented plumbing materials of a large plumbing house in New York to take orders for this plumbing house. He said the son of the Proprietor of the plumbing house was to go along with him to cooperate with him in

making sales.

I then let Le Forest have one dolman worth \$450.00, one seal skin sacque worth \$950.00, and a Beaver cape worth \$15.00 and one French lincey cape \$8.00, these being all wholesale prices. This occurred about the middle of March.

By taking stock on the 1<sup>st</sup> of February we ascertained that some of our goods had been stolen. Before we let Le Forest have the goods above specified we notified the Central Office of Police, Mulberry Street that goods had been stolen from our store. The matter was put in the hands of detective King at the Central Office. He undertook to see if he could trace our stolen goods to the pawn broker's offices.

When I let Le Forest have these goods as samples I proposed to send them to his residence (I had a memorandum of his residence in my book while he was clerk with us); but he said he wanted to take them himself as he expected to leave for California the next day.

[Detective King, as I am informed, saw De Forest with a fur garment coming out of a pawn broker's shop in Broadway near Bond Street. King followed De Forest up Broadway into Mercer Street with this fur garment (a dolman) with him.]

Detective King after he had arrested De Forest came to my store, that afternoon or the next morning, and informed me of the arrest. I went with detective King to the pawn broker's - Thomas - in Broadway near Bond Street. Mr. Thomas told me that this man (De Forest) wanted to sell these garments, a dolman and seal skin sacque for about \$50.00. Mr. Thomas said he thought there was something wrong because De Forest offered the things so cheap. Thomas said he proposed to De Forest to leave the garments there until three o'clock in the afternoon, and he would then make up his mind. De Forest left the articles and came back at three o'clock. Thomas

4

told him he would not buy the goods. De Forest asked Thomas to loan him \$10.00 on the seal skin sackage which he did. De Forest then left taking the dolman with him. Detective King, as he informed me, searched the prisoner's pockets and found several pawn brokers tickets. He found on the person of the prisoner a business card of Matthews No. Broadway on which was written by Matthews, "one bundle of skins \$100.00". Matthews calls himself a diamond broker. Mr. King and I went to Matthews store, the morning after the arrest, about ten o'clock. We were informed by Matthews' clerk that he was not in, and would be in shortly. We waited there until he came in which was about three o'clock in the afternoon. While waiting for Matthews to return I noticed some seal skin dolmans hanging up in the adjoining room near the door. I asked the clerk if these dolmans were for sale. He said "yes". I asked to see them, and the clerk handed one to me. I

identified it as one of our manufacture, and by the number as one of those that had been stolen from us. I asked the clerk for another one; he handed it to me, and I identified that as one that had been stolen from us. Then I discovered a seal skin racque hanging up and I asked to have that taken down. The clerk handed it to me, and I identified that as one that had been stolen from us.

When Matthews came in Mr. King gave him his card, told him he was a detective, and said this gentleman (alluding to me) claims those goods (the furs) and says he wants to see that bundle of skins at the same time showing him (Matthews) his business card on which was written "one bundle of skins \$100.00."

Matthews called me by name saying this is Mr. Boese and asked if I remembered him, and told me that he had been in my store, and stated that on one particular occasion I

attended to him myself, he said he came with Mr. Rankin the actor who brought his children with him to have seal skin sagues made for them. He said he introduced Mr. Rankin to me. I said to him I recollect the occurrence. Then he asked Mr. King and myself inside the railing. I then observed another seal skin sague in the adjoining room. I looked at it and identified it as one that had been stolen from me. Matthews said he bought all these goods from De Forest, whom he had known since he (De Forest) from the time he was in Gunther's employ which was several years before. Matthews stated that he bought these goods of De Forest at the following prices: one dolman on January 19<sup>th</sup> 1880 for \$25.00 [wholesale value \$425.00], another dolman on December 15<sup>th</sup> 1881 for \$150.00 [wholesale value \$425.00], a seal skin sague for \$40.00 [wholesale value \$260.00], another seal skin sague for about \$400.00 [wholesale value \$285.00]. Also the bundle of 10 seal skins for \$100.00 [wholesale value \$440.00]. Matt

hews said he bought three seal skin  
 racques before he bought the dolman.  
 He said he bought the bundle of  
 seal skins on the 7<sup>th</sup> of February  
 last and took them away a few days  
 later. Matthews said De Forest told  
 him he wanted \$50.00 more for the  
 skins; that he could get \$150.00 for  
 them elsewhere and he would re-  
 turn the \$100.00 Matthews had paid  
 him if he would let him have the  
 skins back. Detective King took these  
 goods from Matthews on an order of  
 Police Justice Smith and they are now  
 in the property clerk's office. The bun-  
 dle of skins we have not yet found.

Abram King of 1445 Third Avenue works  
 at 924 Broadway (store floor) Dalefield  
 Chair Company, is a young man,  
 probably about twenty, was in the employ  
 of Matthews for about ten months and  
 left him in February last. He, in  
 the presence of his father and de-  
 tective King stated, (Inspector Byrnes  
 was present part of the time) that  
 while in the employ of Matthews,

8

he sent him with letters to De Forest (at our store) and received bundles from De Forest which he took to Matthews. He stated on a particular occasion where Matthews said "deliver skins to bearer." He received this bundle and took it to Matthews who opened it. It contained seal skins which Matthews put on the piano. Matthews sent Abram King to Mr. Backus, a furrier in Broadway, to show him the articles and then return them, [to put a value on these skins]. Backus did not state the value to King. Abram King said he had taken seal dolmans to Backus, I think he said on one occasion he took four. The value was not given to Abram. Backus told Abram they were very fine skins.

Mr. Backus told me that he told Matthews that these skins were cheap at \$46.00 each; he had some in his store which cost \$46.00 and were not equal to them. Mr. Backus informed me also that he told Matthews that the dolmans were worth from \$400.00

to \$500.00 each.

Henry Grasse, 120 Broadway, lawyer, (attorney for Mr. Boese) saw De Forest in Central Police Office and in the Tombs. De Forest confessed the thefts to him.

Witnesses to prove case against De Forest.

Frederick Boese.

Detective King.

Henry Grasse.

Witnesses to prove case against Matthews

Frederick Boese.

Detective King.

0070

<sup>10</sup> Abram King.

Packers.

0071

BOX:

63

FOLDER:

707

DESCRIPTION:

May, John

DATE:

03/31/82



707

218  
23  
28

~~Day of Trial,~~  
Counsel,  
Filed 31 day of March 1882  
Pleads *Not Guilty Apr 17.*

THE PEOPLE  
vs. *John Mear*  
*17 Apr 1882*  
*sum'd by office*  
*County Court May 31/82*  
*Admitted into the*  
*of 24th Jan 82*  
*of Prison, Criminal*  
*John Mear*  
**FRANK G. FOLLIOTT,**

Selling Lottery Policies.

*21 Apr 25. 1882*  
*Bail forfeited & returned*  
**A True Bill.**  
*John Mear*  
*17 Apr 25. 1882*  
*City Prison 10 days &*  
*Fine \$10 -*

0073

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John May*

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

*John May*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *John May*

late of the \_\_\_\_\_ Ward, in the City and County aforesaid,  
on the *Twentythird* day of *March* in the year of our  
Lord one thousand eight hundred and eighty *two* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one *Bernard Nevins*

and did procure and cause to be procured for the said *Bernard Nevins*

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

*Both 23*  
*my*  
*-9-29-46-60*  
*4 f 5 =*

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John May* of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *John May*

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

*John May*

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

*Two hundred and thirty nine East Twenty Eight Street*

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

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John May* of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *John May*

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said *John May*

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

*Two hundred and thirty nine East Twenty eight Street*

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

*Bernard Stevens*

and did procure and cause to be procured for the said *Bernard Stevens*

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

*Both 23 May*

*= 9-29-46-60  
4. f=5 =*

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

## Fourth Count

And the Grand Jury aforesaid by this indictment further accuse the said John May of the Crime of selling a paper, in the nature of a bet upon the drawings of a lottery.

Committed as follows: The said John May — late of the Ward, City and County aforesaid, on the twenty third day of ~~March~~ — in the year one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, feloniously did sell to one Bernard ~~Kevin~~ a certain paper in the nature of a bet upon the drawing of a lottery, a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given which said paper contains the words and figures following that is to say

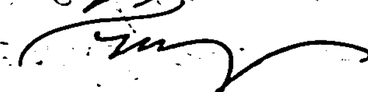
Both <sup>23</sup>  
~~may~~

— 9 — 29 — 46 — 60  
 4 f = 5 =

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,

Fifth Count

And the Grand Jury aforesaid by this indictment, further accuse the said John May of the crime of selling a writing in the nature of a lottery, committed as follows: The said John May — late of the Ward, City and County aforesaid on the twentieth day of March — in the year one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, feloniously did sell to one Bernard Stevens a certain writing in the nature of an insurance upon the drawing of a lottery, a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given which said writing is as follows:

Both <sup>73</sup> 

9-29-46-60

4-f-5

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

FOURTH COUNT

**SIXTH**  
~~FOURTH~~ COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John May* of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*John May*

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

*Two hundred and thirty nine  
East twenty eight street*

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

**SEVENTH**  
~~FIFTH~~ COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John May* of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*John May*

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

*Two hundred and thirty nine  
East twenty eight street*

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

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

*John M. Keon*  
~~Attorney at Law~~

District Attorney.

0078

Sec. 204, 209, 210 & 211.

Police Court - 4 District.

271

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Edward J. ...  
John May

Offence, Violation Lottery Law

Dated March 23 1882

W. ... Magistrate.  
Clerk.

Witnesses  
MAR 27 1882  
DISTRICT ATTORNEY'S OFFICE

James M. ...  
New Bridge

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 John May

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

Dated March 23 1882 George Gardner Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0079

Proffery  
9-29-46. 60/2  
4/5=

0080

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

Bernard Nevins  
of the 14<sup>th</sup> Precinct Police Street

being duly sworn deposes and says, that on the 23<sup>rd</sup> day of  
March 1882 at No. 239 East 28<sup>th</sup>  
Street, in the City and County of New York.

John May (nowhere)  
did unlawfully and feloniously sell and vend to

deponent for the sum of twenty cents  
and tickets annexed  
a certain paper and document, the same being what is commonly known as, and  
is called a Lottery Policy, and which said Lottery Policy, writing, paper,  
and document is as follows, that is to say:

Both 22<sup>nd</sup> 9-29-46-60 4 f 5-

Wherefore deponent prays that the said John May  
may be dealt with according to law, Bernard Nevins

Sworn to before me, this 23<sup>rd</sup>  
day of March 1882

George Gardner Police Justice.

0081

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK } ss.

John May 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. John May

Question. How old are you?

Answer. 44 years

Question. Where were you born?

Answer. Germany

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

Answer. 56 Avenue C. two years

Question. What is your business or profession?

Answer. Seegar maker

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 not guilty of the charge  
preferred against me

Taken before me, this 23<sup>rd</sup> } John May  
day of March 1887

Blough Gardner Police Justice.

State of New York  
 City & County of New York ss. -

John May being duly sworn deposes and says that he resides at no. 134 attorney street in said City - that he is a cigar maker by trade and has always worked and maintained himself and family by that business, with the exception of a few <sup>about four,</sup> weeks when being out of work he was induced to sell policy, that he has not been in the business since his arrest and has no intention of ever engaging in it again, that he was employed by Tom Kline of 14th Street and 9th Avenue as a cigar maker when he was locked up two weeks ago and has been in jail since that time, he further says that he has never been arrested before charged with any offense and prays that the Court

0083

will grant him such mercy  
and leniency as it can con-  
sistently do with its duty.

Sworn to before me  
this 14: day of June John May,  
1882

Hugh Coleman  
Notary Public  
W. M. C. (120)

N. Y. General Penon

In re

John May

0084

BOX:

63

FOLDER:

707

DESCRIPTION:

McCabe, John

DATE:

03/28/82



707

JOHN OF THE COURT

IN SENATE OF THE DISTRICT OF COLUMBIA  
MARCH 28 1882

1882  
WPK

Filed 28 day of March 1882  
Pleads *Admittedly* 29.

ROBBERY—First Degree.  
THE PEOPLE  
*John M. Keon*

JOHN McKEON,  
District Attorney.

I v. April 18, 1882  
Plea acquitted.  
A True Bill.

*John M. Keon*  
Foreman.

*a/*

0086

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*John M. Cobe*  
*against*

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

*John M. Cobe*

of the crime of Robbery in the first degree,

committed as follows:

The said

*John M. Cobe*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *fifteenth* day of *March* in the year of our Lord  
one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid,  
with force and arms, in and upon one *Maurice Brausfield*  
in the peace of the said People then and there being, feloniously did make an assault and

*one Handkerchief of the value of thirty five cents*  
*one pocket knife of the value of fifty cents*

of the goods, chattels and personal property of the said

*Maurice Brausfield*

from the person of said

*Maurice Brausfield*

and against

the will and by violence to the person of the said

*Maurice Brausfield*

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

JOHN McKEON, District Attorney.

0087

263

Rec. 214, 219, 210 & 212

Police Court 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Mercutio Bramfitt*  
203 W. 1st Ave

1 *John McLeach*

2  
3  
4

Offence, *Robbery*

Dated *March 20* 1882

*Arthur Young* Magistrate.

*Mr. E. L. Smith* Clerk.

Witnesses *de la* Officer

*Smith* Street

*James H. H. H. H. H.* Street

*James H. H. H. H. H.* Street

No. \_\_\_\_\_ Street

*Call*

*Apr. 6 1882*

Let the superintendent  
give bail in the sum  
of \$2,000.  
*Richard Young*  
*City Sheriff*

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

*John McLeach*  
*held to answer the same*  
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 *is legally discharged*

Dated *March 20* 1882

*Mercutio Bramfitt* 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.

0088

Police Court-Third District.

CITY AND COUNTY }  
OF NEW YORK } ss.

Maurice Bransfield

of No: 203 First Green Street

being duly sworn, deposeth and saith that on the 19 day of March

1872, at the 17<sup>th</sup> Ward of the City of New York, in

the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, without his consent and against his will, the following property,

viz.: One Silk Handkerchief, of the value of thirty-five cents, & one pocket knife of the value of fifty cents in all

of the value of Eighty five Cents 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 force and violence as aforesaid, by John McLeabe (now here) and another person who is not arrested and whose name is unknown to deponent for the following reason to wit:

Deponent was walking along East 13<sup>th</sup> Street, when said McLeabe and said unknown person, seized violent hold of deponent and held deponent and did take and steal said property from the pockets of deponent's clothing then upon his person, that said two defendants ran away and said McLeabe was caught by officer

Sworn before me, this

1872

Police Justice

Patrick Givley of the 17<sup>th</sup> Precinct Police  
and when caught the afore described  
Handkerchief was found in his  
possession.

Sworn to before me this 1<sup>st</sup>  
20<sup>th</sup> day of March 1882  
Maurice Bransfield  
Police Justice

City & County }  
of New York } ss

Patrick Givley of the 17<sup>th</sup> Precinct  
Police being duly sworn deposes and says  
that on the 19<sup>th</sup> day of March 1882 at  
night time he saw John Mc Leabe (number)  
and another person having hold of  
Maurice Bransfield the written complaint,  
while in East 13<sup>th</sup> Street, and said  
Mc Leabe had his hand in the  
pocket of said Bransfield and  
when detected by deponent they run  
away, that deponent caught said  
Mc Leabe and found the Handkerchief  
(here shown) in his possession, which  
said Bransfield identifies as the  
property of John from his possession  
and from his person

Sworn to before me  
this 20<sup>th</sup> day of March 1882  
Maurice Bransfield  
Police Justice

AFRIDA VIT ROBBERY

Police Court—Third District.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

vs.

Dated

187

Magistrate.

Officer.

Patrick Givley

WITNESSES:

0090

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*3rd* DISTRICT POLICE COURT.

John McLeabe being duly examined before the undersigned, 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. *John McLeabe*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *421 East 15<sup>th</sup> Street about 3 years*

Question. What is your business or profession?

Answer. *Plasterer.*

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 not guilty. The handkerchief found in my possession is my property*

Taken before me, this *20* day of *March* 188*7* } *John McLeabe*

*McLean O'Rourke* Police Justice.

0091

BOX:

63

FOLDER:

707

DESCRIPTION:

McCarthy, Samuel

DATE:

03/29/82



707

209

WITNESSES.

Day of Trial,

Counsel,

Filed 29 day of March 1882

Plends *Asst. Secy. Co.*

THE PEOPLE

vs.

*R*

*Samuel W. Carter*

*W. Anderson*  
*32 1/2*

LARCENY AND RECEIVING  
STOLEN GOODS

JOHN McKEON,

District Attorney.

*12* March 30, 1882

*W. A. G.*  
A TRUE BILL.

*John W. ...*

Foreman.  
*at*

0093

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Samuel M. Carthy*

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

of the CRIME OF LARCENY

*Samuel M. Carthy*

committed as follows:

The said

*Samuel M. Carthy*

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

*One horse of the value of  
Three hundred dollars  
one wagon of the value  
of two hundred dollars,*

of the goods, chattels and personal property of one

*John Bennett*

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.

*John M. Keon,  
District Attorney*

0094

And the Grand Jury aforesaid, by this indictment, further accuse the said  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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,

of the goods, chattels and personal property of the said

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

unlawfully, unjustly, did feloniously receive and have (the said

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

JOHN McKEON, District Attorney.

0095

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

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

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

Rec. 304, 309, 310 & 312

Police Court - 5th District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*William Hayes*  
*Samuel M. Carthy*  
*Greeny*

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_  
 Dated *March 17* 188*2*

Offence, \_\_\_\_\_

*Smith* Magistrate.  
*Kennedy* Officer.  
*Dy* Clerk.

Witnesses  
*Man to look*

No. *St. Nevey* Street,  
 No. \_\_\_\_\_ Street,  
 No. \_\_\_\_\_ Street.



*Carthy*

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 *Samuel M. Carthy*

*had to answer the same and he be liable*  
 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 *March 17* 188*2* *Solou Smith* 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.

0096

First District Police Court.

Affidavit Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. 8 Greenwich Avenue Street, 23 years old. Carman being duly sworn, deposes and says, that on the 16<sup>th</sup> day of March 1882

at the driver City of New York, in the County of New York, was feloniously taken, stolen and ~~carried~~ away from the possession of deponent, from Betsy Street in the daytime

the following property, viz:

One horse and truck of the value of five hundred dollars

the property of

John Bennett and

the deponents care and charge

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

Samuel M. Carthy  
Now present from the fact that while deponent was in a store in Betsy Street the defendant stole & drove away said property, which deponent found in the defendant's possession about one hour & a half after he had stolen the same

William Waters

Sworn before me this 17<sup>th</sup> day of March 1882  
Edmund Smith Police Justice

0097

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*First*

DISTRICT POLICE COURT.

*Samuel Mc Carthy* being duly examined before the undersigned, 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.

*Samuel Mc Carthy*

Question. How old are you?

Answer.

*21 years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*32 Deshusses Street, about 6 years*

Question. What is your business or profession?

Answer.

*Longshoreman*

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 did not know what I was doing I did not intend to steal the horse*

Taken before me, this *14* day of *March* 188*8*

*Samuel Mc Carthy*

*Solomon Smith*  
Police Justice.

0098

BOX:

63

FOLDER:

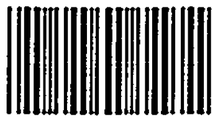
707

DESCRIPTION:

McDonald, James

DATE:

03/08/82



707

#29

WITNESSES.

Day of Trial,

Counsel,

Filed *8* day of *March* 1882

Pleads

THE PEOPLE

v/s.

*Z*

*James W. Donald.*  
Grand LARCENY AND RECEIVING  
STOLEN GOODS

JOHN McKEON, S  
District Attorney.

A True Bill.

*John L. Ryan* Foreman.  
*James G. [unclear]*  
*Elmer [unclear]*

0100

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James McDonald.*

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

*James McDonald.*

of the CRIME OF LARCENY

committed as follows:

The said

*James McDonald.*

*Mutual Bank*  
late of the ~~First~~ <sup>Third</sup> Ward of the City of New York, in the County of New York, aforesaid, on the *Third* day of *March* in the year of our Lord one thousand eight hundred and eighty *two* <sup>two the eighth day of said day</sup>, at the Ward, City and County aforesaid, with force and arms

- one watch of the value of one hundred and fifty dollars*
- one ring of the value of ten dollars*
- one Chain of the value of ten dollars*
- one Seal of the value of five dollars*
- one pencil of the value of ten dollars*
- two pocket Books of the value of one dollar each*
- one Handkerchief of the value of one dollar*

of the goods, chattels and personal property of one

*William J. Winsor*

*in the dwelling house of the said William J. Winsor*  
*then situated there and then being found in the dwelling*  
*aforesaid feloniously did steal* ~~them and them being found,~~

feloniously ~~did~~ 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

*James McDonald*

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*James McDonald*

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

*one watch of the value of one hundred and fifty dollars  
one Ring of the value of ten dollars  
one Chain of the value of ten dollars  
one Seal of the value of five dollars  
one pencil of the value of ten dollars  
two Pocket Books of the value of one dollar each  
one Handkerchief of the value of one dollar*

of the goods, chattels and personal property of the said

*William F. Winsor*

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

*William F. Winsor*

unlawfully, unjustly, did feloniously receive and have (the said

*James McDonald*

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

JOHN McKEON, District Attorney.

0102

Sec. 204, 205, 210 & 212.

Police Court First District.

1914

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William J. Williams  
15 E. 22nd St  
James McDonald

Offence, Grand Larceny

Dated March 27th 1892

Smith Magistrate.

Stung Clerk.

Witnesses \_\_\_\_\_

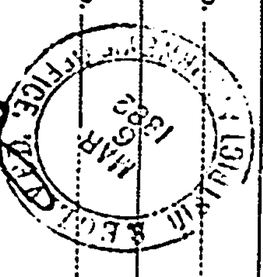
No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

Stung



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 McDonald

guilty thereof, I order that he ~~be~~ be held to answer the same and 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 March 27 1892 Solou B. Smith 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.

James McDonald

0103

Just District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK. } ss

of No. 15 East 4th Street William D Winsor 19 years Clerk

being duly sworn, deposes and says, that on the First day of March 1882  
at the above premises 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 residence in the night time  
the following property, viz:

One gold watch one gold ring one foot chain  
and gold seal one gold pencil two  
pocket books and one silk handkerchief  
and in all of the value of two hundred  
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 James Mc Donald (now here)

for the reason that deponent is informed by  
Officer Richard King of the Central Office that  
he found the above described property in the  
possession of said Mc Donald, with the exception  
of said seal, and for which said King finds  
upon said Mc Donald a paw ticket, Deponent  
has received said seal, represented by said ticket,  
and identifies it as his property. Also from the  
fact that said Mc Donald admitted to deponent  
that he took and carried away from deponent  
possession the above described property.

Wm D Winsor

Sworn before me this  
5th day of March  
1882  
at New York  
POLICE JUSTICE



Sec. 198-200.

*District* DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James McDonald*

being duly examined before the undersigned, 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. *James McDonald*

Question. How old are you?

Answer. *Nineteen years*

Question. Where were you born?

Answer. *US*

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

Answer. *503 E Houston St Seven months*

Question. What is your business or profession?

Answer. *Waiter*

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 *5th* day of *March* 188*2* *James McDonald*

*Solomon B. Swartz*  
Justice.

0106

BOX:

63

FOLDER:

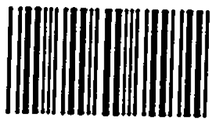
707

DESCRIPTION:

McGrath, James

DATE:

03/08/82



707

#31 Chas. 13

WITNESSES.

Day of Trial,

Counsel,

Filed 9 day of March 1889

Placed in the file (7)

THE PEOPLE

vs.

James W. Galt

LARCEY AND RECEIVING  
STOLEN GOODS

in the sum of ...

JOHN McKEON,

District Attorney.

A True Bill.

John W. ...  
Chas. 13  
Foreman.

James P. ...

Elmer ...  
Chas. 13

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James McGrath*

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

*James McGrath*

of the CRIME OF LARCENY

committed as follows:

The said

*James McGrath*

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

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

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

*Various coins of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of fifty cents*

of the goods, chattels and personal property of one *Louise Bonard* on the person of the said *Louise Bonard*, then and there being found, from the person of the said *Louise Bonard*

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.

*John McKeon*  
*District Attorney*



0110

2<sup>d</sup> District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss Louise Bernard, 32 years old, married  
of No. 470 Seventh Avenue Street, New York City

being duly sworn, deposes and says, that on the 4<sup>th</sup> day of March 1882  
at the in Broadway near 28<sup>th</sup> Street in 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 deponent's person  
the following property, viz: one leather pocketbook containing  
two bills or notes good and lawful money  
of the United States each of the denomination  
and value of one dollar and silver  
change to the value of fifty cents, in  
all of the value of two dollars and  
fifty cents, the property of deponent

Sworn before me this

4<sup>th</sup> day of

March 1882

Police Justice

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by James Mc Grath, now  
here, from the following facts: Deponent felt  
a hand in the pocket at the right side of a dress  
worn on her person and caught hold of the  
arm of said James Mc Grath who dropped  
the said pocketbook and ran away but was  
pursued and arrested by Emil Bernard  
deponent's husband and Officer Patrick Hogan  
of the 29<sup>th</sup> Precinct Police of the City of New York

L. J. [Signature]

CITY AND COUNTY }  
OF NEW YORK, } ss.

James McGrath being duly examined before the undersigned, 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. James McGrath

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York City

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

Answer. 33 Sullivan Street, N.Y., 16 years

Question. What is your business or profession?

Answer. Printer

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 not guilty

Taken before me, this 4 day of March 1882 } James McGrath

J. H. [Signature] Police Justice

0112

BOX:

63

FOLDER:

707

DESCRIPTION:

McGuire, Edward

DATE:

03/31/82



707

728

Day of Trial,  
Counsel,  
Filed 31 day of March 1982  
Pleads

Witnesses:

.....  
.....  
.....

THE PEOPLE  
vs.  
Edward J. McLean  
Petionous Assault and Battery.

John M. Kern  
~~WALTER C. ROHMING~~  
District Attorney.

A True Bill.  
John L. Quinlan

Foreman.  
aj [unclear] - put on 31st day.  
Rec'd Feb 9 1982

728

Day of Trial,

Counsel,

Filed 31 day of March 1882

Pleads

Witnesses:

THE PEOPLE

vs.

B

Edward J. McGuire

Retentious Assault and Battery.

John M. S. Lem

~~WALTER C. ROBINSON,~~

District Attorney.

A True Bill.

John L. R. Phua

Foreman.

at 2:30 - put on Green day

Rec'd Feb 9<sup>th</sup> 1882

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward M. Guine

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

Edward M. Guine of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Edward M. Guine late of the City of New York, in the County of New York, aforesaid, on the twenty-fourth day of March in the year of our Lord one thousand eight hundred and eighty-three with force and arms, at the City and County aforesaid, in and upon the body of John Raymond in the peace of the said people then and there being, feloniously did make an assault and with the said Edward M. Guine with a certain knife which the said

Edward M. Guine in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent to the said John Raymond then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Edward M. Guine of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Edward M. Guine afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said Edward M. Guine with force and arms, in and upon the body of the said John Raymond then and there being, wilfully and feloniously did make an assault and with the said Edward M. Guine with a certain knife which the said Edward M. Guine

Edward M. Guine in his right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound with intent to then and there wilfully and feloniously do bodily harm unto the said John Raymond against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

*Edward M. Guine*  
of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

*Edward M. Guine*  
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*Edward M. Guine*  
with force and arms, in and upon the body of *John Raymond*  
in the peace of the said people then and there being, feloniously and make another assault and *he* the said *Edward M. Guine*

which the said

*Edward M. Guine* in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound the same being such means and force as was likely to produce the death of *him* the said *John Raymond* with intent *him* the said *John Raymond* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

*Edward M. Guine*  
of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said

*Edward M. Guine*  
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*Edward M. Guine*  
with force and arms, in and upon the body of the said *John Raymond*  
then and there being, wilfully and feloniously did make another assault and *he* the said *Edward M. Guine* with a certain *knife* which the said

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound with intent then and there wilfully and feloniously to maim *him* the said *John Raymond* 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.

*John McLean*  
~~SAMUEL C. ROLLINS~~, District Attorney.

0117

Sec. 24, 29, 310 & 312

Police Court District 268

THE PEOPLE, &c..  
ON THE COMPLAINT OF

*John P. ...*  
*13 ...*  
*Edward Mc ...*

Offence, *Attempted*  
*Fel. Assault and*  
*Battery*

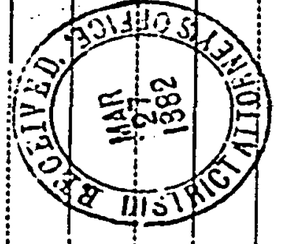
Date *March 24* 188 *2*

*City* Magistrate.

*Mc ...* Officer.  
*130 P.O.* Clerk.

Witness *...*

No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_



BAILED,

No. 1, by *Richard ...*

Residence *24 ...* Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street, \_\_\_\_\_

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

Residence \_\_\_\_\_ Street, \_\_\_\_\_

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

Residence \_\_\_\_\_ Street, \_\_\_\_\_

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 *Edward Mc ...*

guilty thereof, I order that he <sup>*be held to answer the charge and be*</sup> 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 <sup>*of the City of New York*</sup> give such bail.

Dated *March 24* 188 *2* *Mc ...* 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.

0118

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Edward Mc Guire 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. Edward Mc Guire

Question. How old are you ?

Answer. 23 years

Question. Where were you born ?

Answer. United States

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

Answer. 118 Broome Street about 4 years

Question. What is your business or profession ?

Answer. Hand polisher

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 do not know anything about  
it - I do not know whether I had the  
knife and if I had where I got it.  
I was under the influence of liquor -  
I have been working all day yesterday  
I have never been arrested before

Taken before me, this 24  
day of March 1884 } Edward Maguire

McGuire Police Justice.

0119

Police Court— 3<sup>d</sup> District.

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

John Raymond  
of No. the 13<sup>th</sup> Precinct Police Street,

being duly sworn, deposes and says, that  
on Friday the 24<sup>th</sup> day of March  
in the year 1882 at the City of New York, in the County of New York.

he was violently and feloniously ASSAULTED and BEATEN by Edward McGuire  
(now here) who at the hour of  
the half past three o'clock in the  
morning of said day, did violently  
and feloniously assault deponent  
with a knife then and there  
held in his said defendant's hand  
and with that said defendant  
did so assault deponent with  
said knife, attempting to stab  
deponent with the blade of  
said knife. Deponent further  
says that immediately previous  
to said assault, deponent had  
aroused said defendant, whom he said  
deponent found lying asleep  
across the side walk in front of  
house No. 2 Pitt Street. Deponent  
further says that said McGuire  
did so violently and feloniously assault  
and attempt to beat or stab deponent

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any justification on the part of the said assailant :

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

Sworn to before me, this 24 day  
of March 1882

John Raymond

Marcus Oberlin POLICE JUSTICE.

0120

BOX:

63

FOLDER:

707

DESCRIPTION:

McIntyre, Peter

DATE:

03/20/82



707

0121

99

~~Wm. C. ...~~  
Wm. C. ...

Day of Trial,

Counsel,

Filed: 20 day of March 1882

leads *McGuire Apr 10.*

THE PEOPLE

vs.  
*John M. ...*

*The witness will ...*

*John M. ...*

DANIEL G. ROLLINS,

District Attorney.

*D. G. ...*

A True Bill.

*John M. ...*

*John M. ...*

*John M. ...*

*John M. ...*

THE PEOPLE  
vs.  
*John M. ...*  
District Attorney.  
A True Bill.  
*John M. ...*  
*John M. ...*  
*John M. ...*  
*John M. ...*

Selling Lottery Policies.

0122

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against  
*Peter McIntyre*

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

*Peter McIntyre*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *Peter McIntyre*

late of the *5th* Ward, in the City and County aforesaid,  
on the *nineteenth* day of *February* in the year of our  
Lord one thousand eight hundred and eighty *two* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one *Nancy Nolan*

and did procure and cause to be procured for the said *Nancy Nolan*

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

*B6-9*  
*19-1-10*  
*5-1-2 1/2*  
*1-7-10*  
*61-2-2 1/2*  
*78-2-2 1/2*  
*Kent*  
*5-1-5*  
*1-1-10*

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

SECOND COUNT—

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

*Peter M. McIntyre*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*Peter M. McIntyre*

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

*Peter M. McIntyre*

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

*Fifteen New Chamber Street*

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

THIRD COUNT—

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

*Peter M. McIntyre*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*Peter M. McIntyre*

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that

he

the said

*Peter M. McIntyre*

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

*Fifteen New Chamber Street*

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

*Nancy Dolan*

and did procure and cause to be procured for the said

*Nancy Dolan*

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

<i>86-9</i>	
<i>19-1-10</i>	
<i>5-2-2 1/2</i>	
<i>1-0-10</i>	
<i>61-0-2 1/2</i>	
<i>78-2-2 1/2</i>	
<i>1-1-1</i>	

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

FOURTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Peter M. McIntyre* of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*Peter M. McIntyre*

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

*Fifteen New Chamber Street*

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

FIFTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Peter M. McIntyre* of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*Peter M. McIntyre*

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

*Fifteen New Chamber Street*

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

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

*Daniel G. Rollins*  
DANIEL G. ROLLINS,

District Attorney.

0125

May 16<sup>th</sup> 1883

To the Judge of the Court of  
General Sessions

I hereby certify  
that Mr. Peter McIntire is  
confin'd to his bed by a disease  
that threatens his life and he  
will not be able to attend  
Court

Wm J O'Byrne M.D.

Cor. 14<sup>th</sup> and Alexander Ave

N.Y.

0126

New York  
June 12<sup>th</sup> 1883

Peter McIntire is still  
very ill and will be unable  
to attend court at present

Respectfully  
Wm J O Byrne MD  
Cor 141<sup>st</sup> and Broadway

0127

June 27<sup>th</sup> 1853

Peter McIntyre has been ill  
for several months. He is still  
very ill and may remain so for  
some time longer. His wife says he  
was so sick that I had not the least  
hope of his recovery.

Respectfully

Wm J. Byrne M.D.

Cor 141<sup>st</sup> and Broadway



0129

Sec. 797.

DISTRICT POLICE COURT

CITY AND COUNTY }  
OF NEW YORK, } ss.

Sheriff a deputy sheriff, Constable, Marshall

In the name of the People of the State of New York; To any Policeman of said City: or to any Peace officer of  
the County of New York -

Proof by affidavit having been this day made before me Maurice J. Powers Esquire,  
Police Justice of said City, by Anthony Bourtoch and Harry DeLaur of No. 378 Murray Street

Street, in the said City, that the following property, to wit:

[Large empty space with a large handwritten loop, likely for listing property details.]

~~Y~~ aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables devices and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession the aforesaid articles in violation of the laws of the State of New York.

and that they have a probable cause to suspect, and does suspect that the said property and things aforesaid or part thereof are now concealed in the dwelling house or premises of Peter McIntire situate on a lot of ground fronting on No. 15 New Chambers Street, in the 4th Ward of said City.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command and authorize you, with proper assistance, in the day time, to enter into the house or premises of the said Peter McIntire situate as aforesaid, and there make immediate search for the said property and things aforesaid and if the same, or any part thereof, shall be found, then you are likewise commanded to bring the same so found, together with the said Peter McIntire or the person in whose custody the same shall be so found, before me or some other Police Justice in and for the said City and County, to be dealt with as the law directs. This Warrant unless executed within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,  
this 10<sup>th</sup> day of February one thousand  
eight hundred and eighty two.

M. J. Powers Police Justice

0130

Inventory of property taken by Anthony Bonstock the Officer by whom this warrant was executed:

- 1 Block Board
- 1 Awning Cloth
- 1 book wheel of Gold
- 732 Envelopes containing drawings for Envelope game or lightning Policy.
- 1 bundle 164 list of numbers or drawings used in Envelope game.
- 133 sheets record or manifold book for recording lottery policies.
- 3 Receipts for Rent of office 15 New Chamber Street,

City and County of New York, ss:

I, Anthony Bonstock the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

and that I have given Peter Mc Intire a copy of the same.  
Sworn to before me, this 10<sup>th</sup>  
day of February 1882

Anthony Bonstock  
Local Officer.

Police Justice.

Police Court District

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

Margery Elizabeth Bonstock  
vs  
Peter Mc Intire

Search Warrant

Dated Feb. 10<sup>th</sup> 1882

Justice

A. Bonstock Local Officer

City, County and State of New York.

Nancy Dolan being duly sworn deposes and says that she resides at ~~Gate Avenue~~ <sup>number 318 Monroe</sup> in the City of New York ~~at the~~ <sup>and Broadway street</sup>, ~~Brooklyn~~, <sup>County of Kings</sup> and State of New York, and that on the 9<sup>th</sup> day of February 1882, she visited the office of Peter McHutrie, at number 15 New Chamber street, in the City of New York, and purchased of the said Peter McHutrie, the paper, or instrument purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is annexed to the affidavit of Anthony Bonstock hereto annexed, and which said paper or instrument hereto annexed is what is commonly known or are called lottery policies, and further that the said Peter McHutrie has in his possession, within and upon certain premises occupied by him and situated and known as number 15 New Chamber street in the City County and State of New York aforesaid, certain other what are commonly called as or known and called lottery policies, or lottery tickets, and also certain writing, cards, books, documents, personal property, tables devices and apparatus for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Deponent further says, that she has played policy with the said McHutrie aforesaid, since the latter part of November, 1881, and that during that period the said McHutrie has received from deponent, upwards of eighty dollars.

Deponent has repeatedly during the time, purchased what  
 are ~~commonly~~ <sup>commonly</sup> known or called lottery policy, of said Mr. Intire  
 and on the ninth day of February aforesaid, deponent entered  
 said Mr. Intire's place at 15 New Chamber Street, and saw the  
 said Mr. Intire, at about, twelve o'clock, ~~and~~ Deponent ~~had~~  
 further says that February 8th she  
 had played with the said Mr. Intire  
 paying for her lottery policy, \$2.30 and  
 upon entering said Mr. Intire's place  
 on the 9th day of February, he came  
 forward with the drawing for February  
 8th in his hand. I asked what was  
 first, if you have my money for  
 me now? - He said no - I said  
 what is it, I have no glasses on  
 I said is that 10 and 16 - He  
 said ~~61~~ double - I said, well  
 that is too long for me, - I said  
 I want you to understand that I want  
 my money, He looked at me and  
 then went on talking with others.  
 He said play now, - I said,  
 I have got just the money for  
 my dinner, and I said I will play  
 once more - He got the paper, and  
 had already headed as it is here,  
 I said how much, I said I don't  
 know - I said give it to me 19 first  
 for 10. Then I asked for 5 back

for \$2.50 - I then told him that I wanted 61 last for \$2.50 - then he wanted me to take 78 a/c - that was a good number; to try 78, so I told him to give me 78 first for \$2.50. I then told him to give me 5 last for \$5 in the Kentucky - and I wanted the one first for \$10. in the Kentucky - He wrote them on the paper hereto annexed - he then recorded these numbers on the regular manifold book, and handed deponent the said paper hereto annexed, and the deponent paid the said M<sup>c</sup>Intire for the same <sup>one dollar and ten cents lawful money of the United States</sup> of \$1.10. The said M<sup>c</sup>Intire figuring the paper to cost \$1.20; but as deponent was short of money, she paid him only \$1.10 -

Subscribed and known to before her  
 this 10<sup>th</sup> day of February 1852  
 W. J. Jones  
 Police Justice

her  
 Nancy X Dolan  
 of  
 mark  
 witness A. Comstock  
 G. C. Oran.

0134

**GLUED  
PAGE (S)**

0135

CITY OF *New York* AND STATE OF *New York*

*Anthony Coust*  
that he has just cause to be

did, on or about the *9*

*10 1/2 10 1/2 10 1/2 10 1/2 10 1/2 10 1/2*  
*10 1/2 10 1/2 10 1/2 10 1/2 10 1/2 10 1/2*  
*10 1/2 10 1/2 10 1/2 10 1/2 10 1/2 10 1/2*  
*10 1/2 10 1/2 10 1/2 10 1/2 10 1/2 10 1/2*

street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said,

*Peter van der Entie -*

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

Subscribed and sworn to before me,  
this *19<sup>th</sup>* day of *February* 1882  
*W. J. Carr*  
Police Justice.

*Anthony Coust*

0136

Bought of Peter M. Carter  
Feb. 9<sup>th</sup> 1882 at 15  
New Chamber Street.  
Price \$1.00 Nancy <sup>the</sup> Dolan  
Mack

Witness R. D.

0137

CITY OF *New York* COUNTY OF  
*New York* AND STATE OF NEW YORK. } ss.

*Anthony Bourstock* of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that, *Peter McCutrie*

did, on or about the *9<sup>th</sup>* day of *February*, 1882, at number *15 New Chamber*

street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said,

*Peter McCutrie*

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

Subscribed and sworn to before me,  
this *19<sup>th</sup>* day of *February* 1882 } *Anthony Bourstock*  
*W. J. Carr*  
Police Justice.

*Anthony Bourstock*  
*New Chamber Street*  
*Feb. 9<sup>th</sup> 1882*  
*15 New Chamber Street*  
*New York*

0138

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

*Nancy Dolan*

VS.

*Peter McIntyre*

LOTTERY AND POLICY.

Dated \_\_\_\_\_ 188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, &

to appear \_\_\_\_\_ Sessions.

By \_\_\_\_\_

Street \_\_\_\_\_

0139

Proper

McIntyre

          
Affidavit of Death

Court of General Sessions

Part II

The People vs  
 - vs -  
 Peter M<sup>c</sup> Intyre

City &amp; County of New York SS.

Isaac Bernstein being duly sworn says, I reside at number 235 Henry Street, in the City & County of New York, State of New York, and that on the 11<sup>th</sup> day of February 1882, he, this deponent did on said day bound himself in the penal sum of Five hundred dollars, by a written bond by him subscribed and acknowledged for the release of the defendant in this proceeding, said defendant having been indicted by the Grand Jury of said City & County of New York which said bond is now on file in the office of the District Attorney of the said City & County of New York.

Deponent further says that on or about the 31<sup>st</sup> day of October 1883 at the City of New York the above named defendant Peter M<sup>c</sup> Intyre departed this life.

Deponent further says, that he knows of his own knowledge that the said defendant Peter M<sup>c</sup> Intyre, deceased, is the same person mentioned and described as the said Peter

M<sup>c</sup> Intype in said indictment.

Deponent further says, that hereto annexed  
and forming part of this affidavit, is a  
certificate duly signed by

of the Board of Health  
of the City, County & State of New York

sworn to before me

Isaac Bernstein

March 22<sup>nd</sup> 1884

Zacharysturgman  
Com. of Deeds  
N.Y.C.

0142

Sec. 198-200.

DISTRICT POLICE COURT,

CITY AND COUNTY }  
OF NEW YORK, } ss.

Peter M. Intyre being duly examined before the undersigned, 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. Peter M. Intyre

Question. How old are you?

Answer. 38 years

Question. Where were you born?

Answer. New York

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

Answer. 40 One hundred forty eight Street

Question. What is your business or profession?

Answer. Broker

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 prepared to settle any claims which the complainant has against me -

Taken before me, this \_\_\_\_\_

day of \_\_\_\_\_ 188 \_\_\_\_\_

Peter M. Intyre

[Signature] Police Justice.

0143

POLICE COURT,  
FIRST JUDICIAL DISTRICT.

THE PEOPLE, &c.,

ON COMPLAINT OF

Nancy Dolan  
Peter McEntyre

Violation Battery Law

~~Peter Isaac Bernstein~~

being duly sworn as to his sufficiency as

bail for Peter McEntyre

in the above entitled Proceedings

says, in answer to the following Questions as follows:

Question. Are you a Citizen of the United States?

Answer.

Yes

Question. Where do you reside?

Answer.

232 E Broadway

Question. What is your business?

Answer.

Manufacturer

Question. Do you own any Real Estate? If so, where is it situated, and of what

does it consist?

No

~~Answer.~~ No. I own one half interest in a  
Lace goods manufacturing business at  
No 315 Canal Street in said city and  
of the value of ten thousand dollars

~~Question.~~ When did you purchase, of whom, and what did you pay?

~~Answer.~~

~~Question.~~ Are there any Mortgages upon the same? and if so, to what amount?

~~Answer.~~

~~Question.~~ When are they due?

~~Answer.~~

~~Question.~~ Is the property in your own name alone?

~~Answer.~~

~~Question.~~ Is the Deed or Deeds on record?

~~Answer.~~

~~Question.~~ Are you Surety for any one else? and if so, to what amount, and for

~~Ans.~~ No

0145

~~Answer.~~

Question. Do you owe any money? and if so, how much?

Answer. Small amounts in business

Question. Are there any Judgments against you?

Answer. No

~~Question. Are there any proceedings in Foreclosure now pending against you?~~

~~Answer.~~

Isaac Desnoyer

Sworn to, before me this  
day of February 1884  
Co. C. [unclear]  
Police Justice.

226 Billings

Day of Trial,  
Counsel,  
Filed 31 day of March 1882  
Pleads

BURGLARY—THIRD DEGREE.  
NOTHING STOLEN.

THE PEOPLE

vs.

R

Henry McQuillan

30. & 115.

John M. Keon  
~~STATE ATTORNEY~~

R 2 April 3, 1882  
District Attorney.  
Alleged guilty attempt.  
A True Bill.

John Saml. P. ...  
Juror.

Asst. 2 1/2 year

CLERK OF THE DISTRICT COURT  
DISTRICT OF COLUMBIA

0147

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Henry McQuillan* against

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

*Henry McQuillan*

of the crime of *Burglary third degree*

committed as follows:

The said

*Henry McQuillan*

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

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

*Myer Kallman*  
there situate, feloniously and burglariously did break into and enter, the said *store*  
being then and there a building in which divers goods, merchandise, and valuable things  
were then and there kept for use, sale and deposit; the same being the goods, chattels,  
and personal property of *Myer Kallman*

with intent the said  
goods, merchandise and valuable things in the said *store* 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.

*John M. Keon*

**BENJ. R. PHELPS**, District Attorney.

0148

3dy-

222

Q

270

Sec. 279, 297, 310 & 312

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1

2

3

4

Dated

March 26 1882

Offence

Burglary

Mrs. Tallman  
360 W. 3rd St.

Henry McQuillan

Magistrate  
Machus

Officer  
Frank

Clerk  
J. S. Brewer

Witness  
Michael Wick

Witness  
J. S. Brewer

No.

Street

No.

Street



Am for trial without  
bail at the C. J.

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 Henry McQuillan

guilty thereof, I order that he be admitted to bail in the sum of one hundred dollars and be committed to the Warden or Keeper of the City Prison until he give he legally discharged

Dated March 26 1882

Hugh Guernsey 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.

Police Office, Fourth District.

City and County } ss.  
of New York,

*Myer Kallman*  
aged 39 years occupation Merchant  
of No. 1360 3<sup>d</sup> Avenue Street, being duly sworn,

deposes and says, that the premises No. 1360 3<sup>d</sup> Avenue Street, 19<sup>th</sup> Ward, in the City and County aforesaid, the said being a dwelling house and which was occupied by deponent as a store for the sale of hardware were BURGLARIOUSLY entered by means of forcibly opening a door leading into the basement from the rear of said premises

on the night of the 26 day of March 1882  
and the following property feloniously taken, stolen and carried away, viz:

with intent to feloniously take steal and carry away the following property to wit: Twenty four axes of the value of eight dollars, thirty six shovels of the value of twenty one dollars and eight hammers of the value of three dollars in all of the value of forty eight dollars

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

for the reasons following, to wit: Deponent is  
informed by Officer Michael Ward of the 2<sup>d</sup> Police Precinct that he caught the said McQuillan in said basement

at or about the hour <sup>fifteen minutes past</sup> of twelve  
o'clock a.m. on the above  
date

Sworn to before me } Myer Kallman  
this 26 day of March 1882

Hugh Gorman Police Justice

City and County of New York 355

Michael Ward of the 28 Police  
Precinct being sworn says  
that he has heard read  
the foregoing affidavit made  
by Myer Kallman the within  
named complainant and  
knows the contents thereof  
that all of the same which  
relate to defendant is true  
of defendant from knowledge

Sworn to before me } Michael Ward  
this 26 day of March 1882

Hugh Gorman Police Justice

0151

Sec. 123-200.

DISTRICT POLICE COURT.

CITY AND COUNTY } ss.  
OF NEW YORK,

Henry McQuillan 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. Henry McQuillan

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. Massachusetts

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

Answer. 335 East 115th, about five months

Question. What is your business or profession?

Answer. Laborer

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 have nothing to say

Taken before me, this 26  
day of March 1888

Henry McQuillan  
Hear

George Gardner Police Justice

0152

BOX:

63

FOLDER:

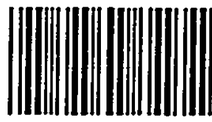
707

DESCRIPTION:

McGuire, Edward

DATE:

03/09/82



707

39

WITNESSES.

Day of Trial,

Counsel,

Filed

Pleads

1882

9 day of March  
10

THE PEOPLE

vs.

P.

Edward M. Guire

LARCENY AND RECEIVING  
STOLEN GOODS

John McKeeon

JOHN MCKEON,

District Attorney.

Part 2 March 13, 1882  
Filed in Conned P.L.  
A TRUE BILL.

John L. P. P. P.

Foreman.

at Ple. 6 mag

0154

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Edward McGuire*

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

*Edward McGuire*

of the CRIME OF LARCENY

committed as follows:

The said

*Edward McGuire*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twenty fifth* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* <sup>in the night time of said day</sup> at the Ward, City and County aforesaid, with force and arms

*one watch of the value of fifty dollars*

of the goods, chattels and personal property of one

*William Arnell*

*on the person of the said William Arnell: then*

*and there being found*

*from the person of the said William Arnell*

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.

*John McKeown*  
*District Attorney*

0155

Sec. 204, 209, 210 & 212

Police Court - 2<sup>d</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William Samuel  
so called  
Edward McGuire

1  
2  
3  
4  
Office, Grand Jury

Dated February 28 188

Kilbuck  
Magistrate.

Thomas J. Quinn  
Clerk.

Witnesses

No. Street

No. Street

No. Street



Admitted to  
barrister without  
bond

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 Edward McGuire

guilty thereof, I order that he ~~be admitted to bail in the sum of~~ <sup>be admitted to bail in the sum of</sup> \_\_\_\_\_ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he ~~give such bail~~ <sup>until legally discharged</sup>

Dated February 28 188 \_\_\_\_\_ 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.

Second District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss

William S. Arneely, 24 years old, Blacksmith  
of No. 80 Charles Street, New York City

being duly sworn, deposes and says, that on the 25<sup>th</sup> day of February 1882.

at the corner of Charles Street and Mulandree, City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the night time, and from deponent's person  
the following property, viz: one gold watch and gold chain

together of the value of fifty dollars

[Empty dotted lines for additional text]

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by

Edward McEgine, now here, from the following facts: At the time and place aforesaid deponent was in the company of said Edward McEgine drinking with him. He then and there had said watch in the left hand lower pocket of a vest then on the person of deponent and carried said chain attached to said watch and to a buttonhole in said vest; deponent became intoxicated and went to bed in that condition. On the following morning, the

0157

Morning of the 26<sup>th</sup> day of February 1882 defendant missed said watch and chain from said vest. Defendant is informed by officer John Flanagan of the 9<sup>th</sup> Precinct Police that said Edward McGinnie admitted to him the said officer that he had taken the said watch and chain and passed them at 497 Hudson Street. Upon being so informed, defendant went with said officer to 497 Hudson Street and there saw and identified said watch and chain.

Sworn to before me this 28<sup>th</sup> day of February 1882

W. H. Smith  
Police Justice

officer J. Arneel

City and County of New York do:

John Flanagan of the 9<sup>th</sup> Precinct Police of the City of New York, being duly sworn, says that he has heard read the foregoing affidavit of William S. Arneel and that the same is true in so far as it relates to this defendant.

Sworn to before me this 28<sup>th</sup> day of February 1882

W. H. Smith  
Police Justice

John Flanagan

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

ARREDAVIT - Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

f

0158

Sec. 198-200.

22 DISTRICT POLICE COURT.

CITY AND COUNTY } ss.  
OF NEW YORK, }

Edward McGuire being duly examined before the undersigned, 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. Edward McGuire

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. New York City

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

Answer. No 397 West 105 Street, New York

Question. What is your business or profession?.

Answer. Sailor

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 not guilty of stealing the watch and chain. Druehl gave me the watch and chain. I panicked them because I was getting drunk and was afraid I would lose them

Taken before me, this 2<sup>nd</sup>  
day of February 1882

Edward J. G...

J. H. ... Police Justice