

0763

**BOX:**

103

**FOLDER:**

1105

**DESCRIPTION:**

Meyer, Henry

**DATE:**

05/03/83



1105

POOR QUALITY ORIGINAL

0764

353 2/22/83

Day of Trial,

Counsel,

Filed 3 day of May 1883

Pleas Not guilty

*Case of 1873-Crown St*

Violation of Excise Law. (Sunday)

THE PEOPLE

vs.

B

Fanny Meyer

10 of 11

JOHN McKEON,

District Attorney.

A True Bill.

*[Signature]*  
District Attorney

*Checked May 4/83  
by Fred Sargent  
107 Eldridge St.*

0765

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Denny Meyer*

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Denny Meyer*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~fourteenth~~ day of *April* in the year of our Lord one thousand eight hundred and eighty-~~two~~ *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~and to certain other~~ persons whose names are to the Grand Jury aforesaid unknown, 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

*Denny Meyer*

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said *Denny Meyer*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said ~~fourteenth~~ day of *April* in the year of our Lord one thousand eight hundred and eighty-~~two~~ *three*, at the Ward, City and County

0766

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to \_\_\_\_\_

~~and to certain other~~ persons whose names are to the Grand Jury aforesaid unknown, 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

\_\_\_\_\_ *Denny Meyer* \_\_\_\_\_

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-  
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Denny Meyer* \_\_\_\_\_

late of the First Ward of the City of New York, in the County of New York aforesaid, after-  
wards, to wit: on the said *fifteenth* day of *April* in  
the year of our Lord one thousand eight hundred and eighty-*three* the same being  
the first day of the week, commonly called and known as Sunday, being then and there in  
charge of and having the control of certain premises at number \_\_\_\_\_

*one hundred and eight Allen Street*

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.**

0767

313  
Police Court  
District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Genevieve Pagan*

*Mary Meyer*

Offence *Voluntary Intercourse*

Dated *April 16* 188

*Rudolph* Magistrate

*Boyer* Officer

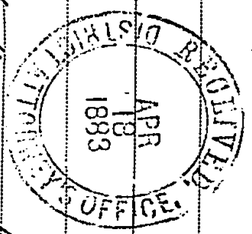
18 Precinct

Witnesses

No. Street

No. Street

No. Street  
100  
to answer *Boyer*



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

*Mary Meyer*

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

Dated *April 15* 188 *Rudolph* Police Justice.

I have admitted the above-named *Defendant* to bail to answer by the undertaking hereto annexed.

Dated *April 16* 188 *Rudolph* 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.

0768

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Henry Meyer* 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 to 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. *Henry Meyer*

Question. How old are you?

Answer. *61 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *203 Grand St (resided there 1 1/2 yrs)*

Question. What is your business or profession?

Answer. *Keep a Sabon*

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*  
*H. Meyer*

Taken before me this

day of

1938

Police Justice.

0769

Police Court 3 District.

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

of No. 10 Greenwich Street,  
Etienne Bayer

of the City of New York, being duly sworn, deposes and says, that on Sunday the 15 day  
of April 1883 in the City of New York, in the County of New York,

at premises 1108 Allen  
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,

Henry Myer [now here]  
did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his  
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in  
the house or premises aforesaid, contrary to and in violation, of law; and did not keep said place closed on said  
Sunday the 15 day of April 1883 as required by law.

WHEREFORE, deponent prays that said Henry Myer  
may be arrested and dealt with according to law.

Sworn to before me, this 16 day  
of April 1883 Etienne Bayer

[Signature]  
POLICE JUSTICE.

0770

General Sessions.

People vs  
r  
Thomas Hamill

City & County of New York ss

Thomas Hamill being duly sworn says that he is the deft. above named. That he received notice to appear herein on ~~the~~ on ~~the~~ Tuesday evening last. & did take to see his counsel or get any subpoenas for his witnesses. He has not been able this date to get them owing to the fact that they are having people who gold work before 7 o'clock in the morning, and defendant was therefore not able to see them this date, or subpoena them to attend <sup>the</sup> trial of this action.

That said witnesses are necessary & material witnesses in the part of the deft. without whose evidence defendant ~~can~~ <sup>as agreed this ground & will be left</sup> not ~~ably~~ proceed to trial. That their names are Michael Madden Peter Jones & another person whose name defendant ~~has~~ <sup>has</sup> forgotten, but whom defendant ~~can~~ <sup>can</sup> find. That defendant will prove to the said witnesses his entire innocence of the said

0771

Committed any offence or violation of  
the Excise Law of this City.

That my Counsel John Solomon  
is engaged in the General Term of  
the Court of Common Pleas, in an  
important appeal case, which he  
informs me must be argued to-day  
or go over until the January term  
1884. It is that the case was specially  
set down for argument this date by  
the judges of said Court, on Thursday  
of last week.

That defendant received notice  
to appear this date about 5 o'clock  
on Saturday evening.

Seen to before me  
November 19th 1883  
Laurie Grobushay  
Notary Public  
N.Y.C.

Thomas Hamill

filed Nov 19, 1883.

0772

General Sessions

Part 2

The People

vs

Henry Meyer

John F. McBride

att. for deft.

21 Mulberry St

City

Filed Nov 19. 1882

0773

Court of General Sessions  
Part 21.

The People  
vs.  
Henry Meyer

City and County of New York. J. John Smith  
of said City being duly sworn makes  
oath that he is an attorney and  
counsellor at Law of the State of  
New York having an office at 21  
Mulberry Street in the City of New York  
that on this day November 19<sup>th</sup> 1883  
at 10.45 o'clock he was retained  
by the above named defendant to  
appear and defend him in this  
Court: that defendant fully and  
fairly stated his case to this deponent  
who advised him that he has  
a good and substantial defense  
on the merits thereof: that deponent  
has not owing to his being retained by  
defendant so late ~~has~~ been able  
or had an opportunity to subpoena  
the witnesses numbering several on behalf  
of defendant: that <sup>he</sup> does not desire an

0774

adjournment for the purposes of delay  
but merely to secure for defendant  
a fair and impartial trial: that  
he therefore asks that the above  
cause be adjourned until a day  
or two from the present time that  
he may have an opportunity of  
subpoenaing his witnesses: that this  
is the first time the above cause  
is on the calendar of this court

I swore to before me }  
this 19<sup>th</sup> day of Nov<sup>r</sup> 1883 } John F. M. Gill  
Michael J. Kelly }  
Circuit Clerk, ss. }

0775

BOX:

103

FOLDER:

1105

DESCRIPTION:

Meyer, John

DATE:

05/10/83



1105

POOR QUALITY ORIGINAL

0776

*W. J. ...*

Counsel,

1883

Filed 10 day of May

Pleads

THE PEOPLE

vs.  
B. G. ...  
152 ...  
John Meyer

*Great Government  
District 519, 552*

JOHN McKEON,

District Attorney

22 May 11. 1883

A True Bill.

*W. J. ...*

Foreman.

*Rem: Court year.*

0777

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Meyer

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

John Meyer

of the CRIME OF Petit LARCENY ~~in the~~ ~~degree~~, committed as follows:

The said John Meyer

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 27th day of April in the year of our Lord one thousand eight hundred and eighty-three; at the Ward, City and County aforesaid, with force and arms three chickens of the value of one dollar each

of the goods, chattels and personal property of one Patricia McCarthy then and there being found, 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 McLean District Attorney.

0778

107374  
Police Court 5<sup>th</sup> 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 *John Meyer*  
2  
3  
4  
Offence *P*

Dated *April 27* 1883

*Herman* Magistrate  
*Francis Stuyvesant* Officer  
*33d* Precinct.

Witnesses *officer*

*Frederick Miller*

No. *1368* *Ward Street*

No. *300* *Street*

*Commenced*



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 Meyer*

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

Dated *april* 188*3* *[Signature]* 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.

0779

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Francis Attinelli*

aged 47 years, occupation Police officer of No.

116 33d Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Patrick Mc Carthy

and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 27  
day of Apr 1883

*Francis Attinelli*

*[Signature]*  
Police Justice. )

0780

Sec. 198-200

5<sup>th</sup>

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Meyer* 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 Meyer*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *152 Greenwich St one year*

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 am guilty of the charge*

*John Meyer*

Taken before me this

27

day of

*Paul M. ...*

Police Justice.

0781

516

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. *1381 Fulton Avenue* Street, *23<sup>a</sup> ward*

being duly sworn, deposes and says, that on the *27* day of *April* 1883  
*3 1/2 a.m.*  
at the \_\_\_\_\_ 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*

the following property, viz:

*Three living chickens of the value of one  
three dollars*

Sworn before me this

27

*[Signature]*  
Police Justice.

1883

the property of deponent who is 37 years old and is  
an assistant foreman in the Fire Department

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

*That deponent is informed by officer  
Attinelli that he caught said Meyer  
in the act of taking stealing and  
carrying away said chickens on  
Third Avenue and 169th Street in said  
City*

*Patrick Mc Carthy*

0782

BOX:

103

FOLDER:

1105

DESCRIPTION:

Meyersburg, George

DATE:

05/22/83



1105

POOR QUALITY ORIGINAL

0783

48 Bill B.M. May 22/83

Counsel,

Filed 22 day of May

Pleads

1883

THE PEOPLE

vs.

N.A.

George Meyerberg

Having: Examined and looking at  
Certificate - Section 5267

1/10/83  
W. H. H. H. H.

JOHN McKEON,

District Attorney

A True Bill.

W. H. H. H.

Foreman.

May 22/83

W. H. H. H.

Made \$50 paid.

0784

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Meyerding

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

George Meyerding of the CRIME OF Giving, furnishing and transferring a Lottery Ticket to another committed as follows:

The said George Meyerding

late of the City and County of New York, on the nineteenth 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,

unlawfully did give furnish and transfer to one Conrad Muller, a certain paper and instrument purporting to be and to represent a ticket, share and interest in and dependent upon the event of a certain lottery called Vierundneunzigster Class. Braun. which was drawn on the 20th and 21st days of March in the year aforesaid, to the draw at Braunschweig, the name being a scheme for the distribution of property by chance among persons who paid or agreed to pay a valuable consideration for such chance, which said paper and instrument is in the German language and is as follows, to wit:

4. Kl. 94. Lot. Braunschweig  
Vierundneunzigster Class  
Ein Actuel  
10 Mark 50 Pf.  
Original - 2000

Vierundneunzigster Class. Braun. - Simpelgarantierter Lotterie  
Vier Klasse.  
no. 59116 # 1/8 D.  
Auf welcher die Lotterie am 20. und 21. März 1883 gezogen wird, für Ein Actuel 2000 Drei Mark Einlage sowie fünfzig Pfennig



0786

In case that the renovation ticket is retained, information thereof must be given at the latest, on the 12th of April 1883, by delivery of the present ticket, and cash payment of the renovation sum of 3 Marks, also for mineral stamp N.O. 15 to the administration [v. 6. of the plan].

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— 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,

District Attorney

0787

4. Kl. 94. Lott. Preis als Kasseloos  
Zurügl. Reichsstempel  10 Mark 60 Pf. 4. Kl. 94. Lott.

**Ein Achtel** **Original-Loos**  
Vierundneunzigster Hrzgl. Braunschw.-Lünebg. garantirter Landes-Lotterie.

**Vierte Klasse.** **N<sup>o</sup> 59116 \*  $\frac{1}{8}$  C.**

Inhaber dieses hat zur 4. Klasse 94. Landes-Lotterie, welche am 20. und 21. März 1883 gezogen wird, für Ein Achtel Loos Drei Mark Einlage sowie fünfzehn Pfennig Reichsstempel entrichtet. Der darauf fallende Gewinn wird gemäss §. 9. bez. 10 des Plans ausbezahlt. Braunschweig, den 2. März 1883.

**Herzogliche Landes-Lotterie-Direction.**

Haupt-Collecteur: *Prüger* *Wulke* *Moff* Sub-Collecteur:

Die Erneuerung zur 5. Klasse, deren Ziehung am 16. und 17. April 1883 stattfindet, hat vor dem 9. April 1883 zu geschehen. Wird das Renovationsloos vorenthalten, so muss darüber spätestens am 12. April 1883 unter Einlieferung des gegenwärtigen Looses und baarer Erlegung des Renovationsbetrages von 3 Mark sowie des Refbstempels von M. 0,15 bei der Direction Anzeige eingegangen sein (§. 6 des Plans).

0788

4. Kl. 94. Lott. Preis als Kaufloos. Zuzügl. Reichsstempel. 4. Kl. 94. Lott. 10 Mark. 60 Pf.

**Ein Achtel Original-Loos**  
Vierundneunzigster Herzgl. Braunschw.-Lünebg. garantirter Landes-Lotterie.

**Vierte Klasse. № 59116 \*  $\frac{1}{8}$  D.**

Inhaber dieses hat zur 4. Klasse 94. Landes-Lotterie, welche am 20. und 21. März 1883 gezogen wird, für Ein Achtel Loos Drei Mark Einlage sowie fünfzehn Pfennig Reichsstempel entrichtet. Der darauf fallende Gewinn wird gemäss §. 9 bez. 10 des Plans ausgezahlt. Braunschweig, den 2. März 1883.

**Herzogliche Landes-Lotterie-Direction.**

Haupt-Collecteur: *Röniger* Sub-Collecteur: *Wolff*

Die Erneuerung zur 5. Klasse, deren Ziehung am 16. und 17. April 1883 stattfindet, hat vor dem 9. April 1883 zu geschehen. Wird das Renovationsloos vorenthalten, so muss darüber spätestens am 12. April 1883 unter Einlieferung des gegenwärtigen Looses und baarer Erlegung des Renovationsbetrages von 8 Mark sowie des Reichsstempels von M. 0,16 bei der Direction Anzeige eingegangen sein (s. §. 6 des Plans).

0789

N. Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK,

against

*George Meyersburg*

*102 ... St.*

Bench Warrant for Misdemeanor.

Issued *May 22<sup>nd</sup> 1883*

The defendant is to be admitted to be bail  
in the sum of ..... dollars.

*Counts Read 25<sup>th</sup> Prison*

*May 29<sup>th</sup> 1883*

*The within named  
defendant was  
arrested this day  
and brought here  
by Det. Von Gerichten  
Reilly*

0790

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,  
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 22 day of May  
1883, in the Court of General Sessions of the Peace, of the County of  
New York, charging George Neumann  
with the crime of Violation of Lottery Law

You are therefore Comanded forthwith to arrest the above named \_\_\_\_\_  
George Neumann and \_\_\_\_\_ bring him before that Court to answer the indictment; or  
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the  
City Prison of the City of New York, or if he require it, that you take him before any Magistrate  
in that County, or in the County in which you arrest him, that he may give bail to answer the  
indictment.

City of New York, the 22 day of May 1883.

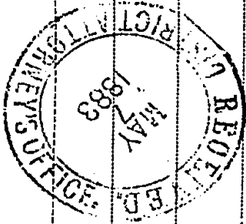
By order of the Court,

  
Clerk.

0791

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
\$ \_\_\_\_\_ to answer



Dated May 2 1883  
Magistrate, Wilhelm  
Officer, Cornelius Reade  
Precinct, 25

THE PEOPLE,  
ON THE COMPLAINT OF  
Max Muller  
George Meyersburg  
Offence Misdemeanor

Police Court - 1st District

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 George Meyersburg

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

Dated May 2 1883 \_\_\_\_\_ 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 George Meyersburg guilty of the offence within mentioned, I order he to be discharged.

Dated 2 May 1883 \_\_\_\_\_ Police Justice.

0792

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

1st District Police Court.

*George Meyersburg* 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.

*George Meyersburg*

Question. How old are you?

Answer.

*69 Years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*102 Essex St & about one year*

Question. What is your business or profession?

Answer.

*I sell German bonds*

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 & don't desire to say anything more*

*Geo. Meyersburg*

Taken before me this

day of

188

*B*

Police Justice.

0793

AFFIDAVIT—Selling Lottery Policies.

CITY AND COUNTY }  
OF NEW YORK, }

1st District Police Court.

*Or* *Mad Muller*  
of No. *28 Broadway Street*, being duly sworn,  
deposes and says, that on, the *19<sup>th</sup>* day of *March*  
*1883*, at premises No. *28 Broadway Street*,  
in the City and County of New York,

*Geny Meyersburg* (now here)  
did unlawfully and feloniously sell and vend to *this*  
*Department for Money*

*& certain papers and documents, the same being what is commonly*  
*known as, and is called a Lottery Policy, and which said Lottery*  
*Policy, writings, papers and documents is as follows, that is to say:*  
*the Annexed tickets purporting to insure*  
*a chance in the drawing or drawn Numbers*  
*off certain Lottery unauthorized by the*  
*Laws of the State of New York.*

Which deponent charges was in violation of the statute in such  
Case made and provided, and prays that the said *Geny*  
*Meyersburg* may be dealt with according to law.

Sworn to before me, this  
day of *May* 188*3*

*Conrad Muller*

*J. Whittier*  
Police Justice.



0795

Complainant on further examination says that the Defendant did not sell him the tickets; that the allegation to that effect in the Complaint is not correct and that he did not mean to swear; that the Defendant did not offer the tickets to him in person; that the Complainant did not ask for or in any signify his desire to purchase, receive or accept said tickets; that the same was received by him through the messenger by whom it was delivered at Complainant's house <sup>or place of business</sup> and that the Complainant not only did not desire the same to be left, but was unwilling to have it left; Defendant afterwards called for it.

J. Kilbuck

0796

**BOX:**

103

**FOLDER:**

1105

**DESCRIPTION:**

Miller, Charles

**DATE:**

05/29/83



1105

0797

28/3/53  
Counsel,  
Filed 29 day of May, 18813  
Pleads

(See 522-632-4-550)

THE PEOPLE  
Ab. 1st<sup>os.</sup>  
1402  
Charles Miller

Ad. 18813

JOHN McKEON,  
P 2 New York District Attorney  
Plead P.L.  
A True Bill.  
Foreman.

Pen 60 days

0798

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Charles Miller*

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

*Charles Miller*

of the CRIME OF PECCAT LARCENY in the ~~in the~~ degree, committed as follows:

The said *Charles Miller*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~22nd~~ *22nd* day of ~~May~~ *May* in the year of our Lord one thousand eight hundred and eighty-~~three~~ *three*, at the Ward, City and County aforesaid, with force and arms *one valise of the value of five dollars, one coat of the value of ten dollars, one vest of the value of two dollars and one pair of trousers of the value of eight dollars*

of the goods, chattels and personal property of one *Joseph A. Langhman* then and there being found, 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.

0799

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

Charles Miller

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

The said Charles Miller

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the 22nd day of May in the year of our Lord  
one thousand eight hundred and eighty-three, at the Ward, City and County  
aforesaid, with force and arms

one valise of the value of five dollars  
one coat of the value of ten dollars,  
one vest of the value of two dollars  
and one pair of trousers of the  
value of eight dollars

of the goods, chattels and personal property of

Joseph W. Sanghman

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

Sanghman

unlawfully and unjustly, did feloniously receive and have; he the said

Charles Miller

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.**

0800

1<sup>st</sup> District Police Court,  
The Times & New York, May 23 1883

Josephman & Petit Lacey  
Charles Miller &

This complaint is  
a Commercial Traveller  
and will be in town  
Monday Evening  
Wednesday. 29.29  
& 30.29.

W. J. O'Connell  
Deputy

0801

Police Court-1446 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph St. Louis  
Charles Miller  
Petit Larceny

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Dated 23 May 1883

James Madison 3188 Precinct  
Magistrate

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

No. \_\_\_\_\_  
Street \_\_\_\_\_  
No. \_\_\_\_\_  
Street \_\_\_\_\_  
to answer

CRW

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 Charles Miller

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

Dated 23 May 1883 CRW Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ 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 \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0802

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles Miller*

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.

*Charles Miller*

Question. How old are you?

Answer.

*46 years*

Question. Where were you born?

Answer.

*United States*

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

Answer.

*No home*

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  
Charles Miller*

Taken before me this

Day of

*August 1885*

*W. J. Conner*

Police Justice.

0803

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

Joseph St Loughman

of No. 250 ~~West~~ East 123

Street, 32 years, Salesman

being duly sworn, deposes and says, that on the 23 day of May 1883

at the City of New York,

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

of deponent ~~at~~ <sup>in the day time, with the unlawful intent to cheat and</sup> defraud the true owner

the following property, viz :

one valise containing wearing apparel and samples of sundry articles in all of the value of twenty five dollars

the property of deponent

and that this deponent

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

from the fact that deponent found said property in said defendant's possession

Joseph St Loughman

Sworn before me this 23 day of May 1883  
W. J. O'Brien  
Police Justice.

0804

**BOX:**

103

**FOLDER:**

1105

**DESCRIPTION:**

Morena, Antonio

**DATE:**

05/28/83



1105

POOR QUALITY ORIGINAL

0805

124 Bill  
Counsel, *[Signature]*  
Filed *28* day of *May* 1883  
Pleads *Not guilty* July 29.

THE PEOPLE

vs.

*B*

*Antonio Morena*

*[Seal and 50]*

JOHN McKEON,  
*District Attorney*

A True Bill

*[Signature]*

Foreman.

*[Signature]*

0806

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Morena

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

Antonio Morena  
of the CRIME OF Bribery  
committed as follows:

~~The said~~

~~late of the City and County of New York~~ On the sixth day of

May in the year of our Lord one thousand eight hundred and eighty-three

~~with force and arms, at the City and County aforesaid,~~ one Joseph P. Bradley

was a public officer, to wit: a patrolman of the Municipal Police of the City of New York, and as such was then and there one of the administrative officers entrusted with the power and with the duty imposed upon him of making arrests for all violations of the penal statutes of the State of New York, in said City and County done and committed in his presence, and to apprehend and to bring before some magistrate of said County all persons in his presence violating the said penal Statutes, and to be dealt with according to law. And on the said sixth day of May, in the year aforesaid, the said Joseph P. Bradley, as such officer, lawfully apprehended and had in his custody one Antonio Morena at the City and County aforesaid, for a misdemeanor by him the said Antonio Morena in the presence of him the said Joseph P. Bradley done and committed, and it then and there became and was

0807

the duty of the said Joseph P. Bradley to take  
the said Antonio Morena before the nearest  
Magistrate of the said City and County, and  
make complaint against him in the said  
Antonio Morena for such misdemeanor, that  
he might be proceeded against therefor, ac-  
cording to Law. And the said Antonio Morena  
late of the City of New York, in the County of  
New York, aforesaid, afterwards to wit: on the  
said sixth day of May in the year aforesaid,  
at the City and County aforesaid, and while  
he was so as aforesaid in the lawful  
custody of the said Joseph P. Bradley as  
such officer, well knowing the premises, del-  
iberately did then and there offer a bribe, to  
wit: the sum of four dollars in money, as  
a bribe to the said Joseph P. Bradley, to being  
such officer as aforesaid, with intent thereby  
to influence the said Joseph P. Bradley in  
respect to the act so as aforesaid required of  
him by his duty, to wit: the taking of the said  
Antonio Morena before the nearest Magistrate  
and making complaint against him in the  
said Antonio Morena for the misdemeanor  
aforesaid, and with intent thereby to influence  
and induce the said Joseph P. Bradley as  
such officer as aforesaid to neglect and omit  
to perform his said duty in that behalf and  
to suffer and allow the said Antonio Morena  
to escape and go at large, without being taken  
before any Magistrate to be dealt with according  
to Law for the misdemeanor aforesaid against  
the form of the Statute in such case made  
providing, and against the peace of the People of

0808

The State of New York, and their dignity

John McLean

District Attorney

POOR QUALITY ORIGINAL

0809

124

Police Court District: 1st

THE PEOPLE OF THE CITY AND COUNTY OF NEW YORK

John H. Decker vs. Anton Maric

BAILED

No. 1, by John H. Decker Residence 111 Mulberry Street

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

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

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

Witnesses \_\_\_\_\_

Dated May 7 1883 John H. Decker Magistrate.

John H. Decker Officer.

Offence Robbing an Officer

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

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

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

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

to answer: John H. Decker

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 Anton Maric

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

Dated May 7 1883 John H. Decker Police Justice.

I have admitted the above-named Anton Maric to bail to answer by the undertaking hereto annexed.

Dated May 7 1883 John H. Decker 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.

0810

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

*Antonio Moroni* 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.

*Antonio Moroni*

Question. How old are you?

Answer.

*26 years*

Question. Where were you born?

Answer.

*Italy*

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

Answer.

*112 Mulberry St & about 2 months*

Question. What is your business or profession?

Answer.

*Saloon Keeper*

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*

*Antonio Moroni*

Taken before me this

day of

188

*Sept 7*  
*1888*

Police Justice.

0811

STATE OF NEW YORK, POLICE COURT, 1st DISTRICT.  
CITY AND COUNTY OF NEW YORK, ss

Joseph P. Bradley  
of the City of New York, being duly sworn, deposes and  
says that on the 6<sup>th</sup> day of May 1883  
at the City of New York, in the County of New York, he arrested

Antonio Morani (now present) in 112 Mulberry Street for having violated the Excise Law in this, that he the defendant was possessing & offering for sale on Sunday May 6<sup>th</sup> 1883 strong & intoxicating Alcoholic liquors

That after deponent had arrested said Morani & taken him into deponent's lawful custody as a Judicial Officer of said City & County, the defendant did knowingly, designedly and feloniously and with intent to bribe and corrupt deponent gave and put into deponent's hand for the purpose of bribing & corrupting deponent four dollars lawful money of the United States, and said as he did so "here is four dollars & let the thing go" Deponent therefore charges said Morani with having so unlawfully, designedly & feloniously attempted to bribe deponent in his person as a Judicial Officer & the Obedient  
Joseph P. Bradley

Joseph P. Bradley  
Deponent  
W. J. C. [unclear]  
Official Justice

08 12

BOX:

103

FOLDER:

1105

DESCRIPTION:

Morgan, William

DATE:

05/09/83



1105

37 Bill [unclear]

Counsel,  
Filed 9 May 1883  
Pleads Not Guilty 10.

THE PEOPLE  
vs.  
William Morgan  
INDICTMENT.  
Grand Larceny in the 2nd degree.  
[Case 528 and 530]

JOHN McKEON,

District Attorney.  
F<sup>2</sup> May 16, 1883.  
Fried & convicted

A TRUE BILL.  
[Signature]  
S.P. Five years.

Foreman.

0813

0814

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Morgan*

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

of the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *William Morgan*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *21st* day of *April* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, with force and arms

*in the night time of said day, one watch of the value of sixty dollars*

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

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 McKEON, District Attorney.**

0815

Police Court 3 District.

THE PEOPLE &c.,  
ON THE COMPLAINT OF

Jesse Blair  
S3 market St.

1 William Morgan  
2  
3  
4

Offence, Larceny

Dated May 6 1883

Paterson Magistrate.

Magistrate by Officer

Clerk.

Witnesses,

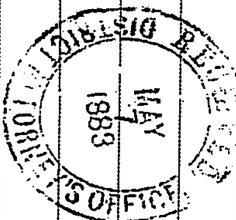
No. 38 Marshall St.

No. Street,

No. Street,

No. Street,

No. Street,



to answer

Comuel

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 Morgan

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

Dated May 6 1883 Paterson 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.

08 16

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William Morgan* 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. *William Morgan*

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. *9 Monroe Street, 4 months*

Question. What is your business or profession?

Answer. *Shirt 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*

*William Morgan*

Taken before me this

day of

*May*  
188*5*

*Henry J. ...*

Police Justice.

0817

CITY AND COUNTY }  
OF NEW YORK, } ss.

Henry Gleason

aged 38 years, occupation Conductor of No.

83 Market Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Blair

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 6  
day of May 1883

Henry Gleason

J. M. Patterson  
Police Justice.

0818

3<sup>rd</sup> District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss. *James Blair aged 30*  
*years liquor dealer*

of No. *83 Market* Street,

being duly sworn, deposes and says, that on the *21* day of *April* 188*3*

at the \_\_\_\_\_ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent *and from the person of deponent at right time*

the following property, viz :

*One gold watch of the value of sixty 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 *William Morgan (nowhere)*

*from the fact that at the hour of about 12<sup>15</sup> o'clock at right time on said day, deponent was sitting in a chair leaning against a Billiard Table in the aforesaid premises, when deponent had said watch attached to a chain in the left hand pocket of the vest then worn upon deponent's person, that deponent fell asleep,*

*Deponent is informed by Henry Klemmer of No 83 Market Street, who was in the Saloon at*

Subscribed before me this

day of

188  
POLICE JUSTICE,

0819

the time that said Morgan came to said Saloon and walked in to the Water closet, that when he returned from the Water closet he lay himself across the Billiard Table and then deponent, that he saw said Morgan have hold of deponents Watch Chain, but did not think at the time that he intended to steal said Watch.

That immediately after that, said Morgan got off said Billiard Table, and again went to the Water closet, and when he returned, he left the premises, that about 5 minutes thereafter two Sailors entered the Saloon and said deponent awoke deponent saying to deponent there is two Sailors, that then deponent saw his chain drop, and deponent discovered that said Watch had been stolen from deponent as aforesaid, that previous to the day of the Larceny said Morgan was a frequent visitor to deponents place of business, but since that time, he had not been in said premises.

Sworn to before me this } James Blair  
6<sup>th</sup> day of May 1883 }  
J.M. Patterson }  
Magistrate

District Police Court.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

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

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0820

**BOX:**

103

**FOLDER:**

1105

**DESCRIPTION:**

Murphy, Frank

**DATE:**

05/22/83



1105

0821

**BOX:**

103

**FOLDER:**

1105

**DESCRIPTION:**

Madigan, James

**DATE:**

05/22/83



1105

0822

*W. H. [Signature]*

Filed *22* day of *May* 188*3*

Pleas *Not guilty (23)*

ROBBERY—First Degree.

THE PEOPLE

vs.

*P*

*Frank [Signature]*

*and James Madigan*

JOHN MCKEON,

*P 2* *Shaw 7/13* District Attorney.  
*Not tried & acquitted.*

A TRUE BILL  
*[Signature]*

foreman.

*Thursday June*  
*Part 2*

*J.H.*

0823

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*against*  
*Frank Murphy and*  
*James Madison*

The Grand Jury of the City and County of New York by this indictment accuse  
*Frank Murphy and James*  
*Madison* of the crime of Robbery in the first degree,  
committed as follows:

The said *Frank Murphy and*  
*James Madison*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *sixth* day of *May* in the year of our Lord  
one thousand eight hundred and eighty ~~and~~ at the Ward, City and County aforesaid,  
with force and arms, in and upon one *William D. Manchester*  
in the peace of the said People then and there being, feloniously did make an assault, ~~and~~  
*each of them being then and there*  
*aided by an accomplice actually*  
*present* and, one coat of the  
value of eleven dollars, and one  
vest of the value of three dollars

of the goods, chattels and personal property of the said \_\_\_\_\_  
*William D. Manchester*  
from the person of said *William D. Manchester* and against  
the will and by violence to the person of the said *William D. Manchester*  
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.

0824

435

Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William W. O'Rourke

189 2nd St.

Joseph Madigan

Offence

Robbery

Dated

May 13

188

Magistrate

James McSparran

Officer

Preinct

Central Office

Witnesses

No.

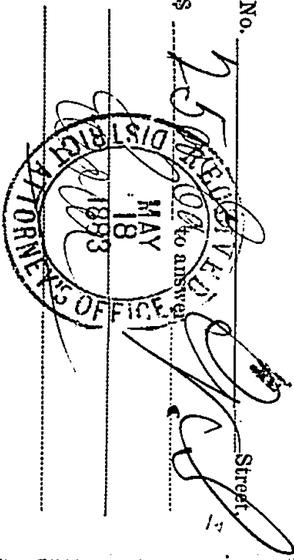
Street

No.

Street

No.

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

and Frank Murphy and James Madigan

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

Dated May 13 1889 Audrey White 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.

0825

Sec. 188-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*James Madigan* 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 Madigan*

Question. How old are you?

Answer.

*17 Years*

Question. Where were you born?

Answer.

*This City*

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

Answer.

*357 Madison St. About 8 Years*

Question. What is your business or profession?

Answer.

*Printing*

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 know nothing whatever about it*

*James Madigan*

Taken before me this

day of

188

*Charles J. Smith*  
Police Justice.

0826

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

102 District Police Court.

*Frank Murphy* 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. *Frank Murphy*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *This City*

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

Answer. *334 Madison St About 8 years*

Question. What is your business or profession?

Answer. *I work in a store kept by my mother*

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 I know nothing of the case I think I can show evidence that I was not at or near the place at the time the complainant alleges he was robbed*

*Frank Murphy*

Taken before me this *10th* day of *July* 188*8*

*Charles J. Smith* Police Justice.

0827

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

Police Court--First District.

*William A. Manchester*  
of No. *189 Henry* Street, being duly sworn, deposes

and says, that on the *ninth of the 5<sup>th</sup>* day of *May* 18*83*

at the *2<sup>nd</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 coat and one vest*  
*Collectively*

of the value of *fourteen* 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

*Frank Murphy and James Mahajan*  
*now present & another person not*  
*arrested* — That about ten O'clock  
*P.M.* on said night as deponent was  
passing along Madison Street he was  
beckoned into an alleyway by  
the defendant *Murphy & co.*  
in the alley all of said three  
defendants simultaneously  
attacked deponent & threw him down  
and while so down one of them  
put his hand over deponent's mouth  
to prevent an outcry while the others  
by force and violence took from deponent's  
possession the said property. *Wm A Manchester*

Sworn to, before me, this

of

*William A. Manchester*

Police Justice.

0828

BOX:

103

FOLDER:

1105

DESCRIPTION:

Murphy, Michael

DATE:

05/15/83



1105

0829

104  
Counsel, *Michael Murphy*  
Filed *15* day of *May* 188*3*  
Pleads *Not Guilty*

*[Sac. 498-506-528 or 8532]*  
*[Burglary - Third Degree, and*  
*False Larceny.]*

THE PEOPLE  
vs.

*F*  
*Michael Murphy*

*John McKeon*

JOHN McKEON,  
District Attorney.

A True Bill.

*John McKeon*

Foreman.

*May 15/83*

Verdict of Guilty should specify of which count.

*Pleas Guilty*

*S.P. 4 1/2 year.*

0830

COURT OF GENERAL SESSIONS OF THE PEACE  
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

Michael Murphy

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

Michael Murphy  
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Michael Murphy

late of the Twelfth Ward of the City of New York, in the County of New York aforesaid, on the twelfth day of May in the year of our Lord one thousand eight hundred and eighty three with force and arms, about the hour of twelve o'clock in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Jonas M. Schmeer  
there situate, feloniously and burglariously did break into and enter, ~~by force and arms~~ he the said

Michael Murphy  
then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Jonas M. Schmeer 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

Michael Murphy  
of the CRIME OF PEACE LARCENY ~~IN THE SECOND DEGREE~~, committed as follows:

The said Michael Murphy

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, with force and arms, four handkerchiefs of the value of fifty cents each, five yards of ribbon of the value of ten cents each yard, two knives of the value of twenty cents each, and one pencil of the value of two dollars

of the goods, chattels, and personal property of the said Jonas M. Schmeer 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 McKEON, District Attorney.

11430

Police Court 5 District 414

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Samuel Schinnerer  
157 1/2 St. York City  
Michael Murphy

1  
2  
3  
4

Offence Burglary and  
the day last

Dated May 10 1883

Wm. H. Murray Magistrate.  
George Meade Officer.

No. 4, by \_\_\_\_\_ Precinct 23

Witnesses Bella Schinnerer

No. 1541 Third Ave Street.

George Meade

23rd Precinct Police Street.  
with property

No. 118 Street ES  
RECEIVED  
MAY 11 1883  
CLERK'S OFFICE

Committed

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 Michael Murphy

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

Dated May 10 1883

Samuel Schinnerer  
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.

0832

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

5/16 District Police Court.

Michael Murphy 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. Michael Murphy

Question. How old are you?

Answer. 23

Question. Where were you born?

Answer. New York

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

Answer. 415 E 47th St- 3 years

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

Michael Murphy

Taken before me this 16  
day of May 1888  
William J. Murray  
Police Justice.

0833

CITY AND COUNTY }  
OF NEW YORK, } ss.

George Wrede  
aged 28 years, occupation Police officer of the  
23<sup>d</sup> Precinct Police Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of James M. Schmur  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 10<sup>th</sup>  
day of May 1883

George Wrede

Wm. J. Murray  
Police Justice.

0834

Police Court— 5 District.

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

Jonas M. Schurer  
of No. 1541 Third Avenue Street, aged 50 years,  
occupation Fancy Good business being duly sworn

deposes and says, that the premises No 1541 Third Avenue Street,  
in the City and County aforesaid, the said being a Dwelling house

and which was occupied by deponent as a dwelling house  
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open  
the door on the second floor leading from the  
hallway into said premises with a jimmy

on the 10<sup>th</sup> day of May 1883 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Four silk handkerchiefs of the value of Two  
dollars one piece of Ribbon of the value  
of Fifty cents. Two towels of the value  
of Fifty cents. one rubber pencil mounted  
with gold of the value of Two dollars all  
of the value of Four dollars and ninety  
cents

\$ 4.90  
100

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

Michael Murphy (now here) and another person  
whose name is unknown

for the reasons following, to wit: That deponent saw said Murphy  
and said unknown person running out  
of the hallway of said premises. That deponent  
caught hold of said Murphy by the collar  
of the coat when he said Murphy struck  
deponent a blow on the head with the  
finger nail <sup>then and there</sup> ~~of~~ <sup>of</sup> ~~his~~ <sup>his</sup> hand and  
saw away <sup>by said Murphy</sup> ~~him~~ <sup>him</sup> ~~was~~ <sup>was</sup> caught by  
said officer George Trade of the 23d Precinct

0835

Police in a ~~stairway~~ stable on East  
91st Street and found said property  
in the possession of said Murphy

Sworn to before me Thomas Schurer  
this 10<sup>th</sup> day of May 1883  
Wm. J. Murphy Police Justice

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.  
Burglary  
Degree.

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

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

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

0836

**BOX:**

103

**FOLDER:**

1105

**DESCRIPTION:**

Murray, John

**DATE:**

05/28/83



1105

0837

BOX:

103

FOLDER:

1105

DESCRIPTION:

Williams, Christopher

DATE:

05/28/83



1105

90. 11/11/1883

Day of Trial,

Counsel,

Filed *24* day of *May* 1883

Pleads *John E. Bailey* (for)

vs. *P*

THE PEOPLE

BURGILARY—Third Degree, *with*

*Armed*—*with*—*Goods*

(See 498-506-528-532)

*John Murray and*  
*Christopher Williams*

JOHN McKEON,

*I & New 4/83. District Attorney.*  
*Not tried & connected.*

*S.P. 1/2 year,*  
*A True Bill.*  
*John E. Bailey*

*John E. Bailey* Foreman.

*Ch. E. Bailey* Foreman.

*S.P. 18 months.*

0030

0839

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Murray and Christopher Williams*

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

*John Murray and Christopher Williams* of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *John Murray and Christopher Williams*

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

*Eliza Wheeler*

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

*Eliza Wheeler*

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

*of shoes of the value of two dollars and fifty cents each pair*

of the goods, chattels and personal property of the said

*Eliza Wheeler*

so kept as aforesaid in the said ~~store~~ *store* then and there being found, 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 McLean*  
District Attorney

POOR QUALITY ORIGINAL

0840

BAILED,

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

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

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

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

90  
Police Court 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William R. Thompson  
137 4<sup>th</sup> Ave.  
John Murray  
Christopher Williams  
Offence \_\_\_\_\_

Dated May 17 1883

William Magistrate  
Yickly 19  
Clerk

Witnesses,  
No. 1, by \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
No. 3, by \_\_\_\_\_



No. \_\_\_\_\_  
Street, \_\_\_\_\_  
to answer \_\_\_\_\_  
\_\_\_\_\_

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 Murray Christopher Williams guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Five Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated May 17 1883 J. D. Patterson 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.

0841

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3

District Police Court.

Christopher Williams 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. Christopher Williams

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. 207 Bowery 4 months

Question. What is your business or profession?

Answer. work in an umbrella factory

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. We did not break the door,  
~~the door~~

Christopher Williams.

Taken before me this

day of

May 1893

4

Wm. J. Patterson  
Police Justice.

0842

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

*John Murray* 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 Murray*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *207 Broadway 4 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. *The top panel was cut off the door. I did not break in.*

*John Murray*

Taken before me this

day of

*May* 188*3*

*William J. ...*

Police Justice

0843

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Hickey*  
~~William R Thompson~~

aged \_\_\_\_\_ years, occupation Police officer of No.

17<sup>th</sup> Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William R Thompson

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 7  
day of May 1883

*John Hickey*

*J. M. Dawson*

Police Justice.

0844

Police Court— 3<sup>rd</sup> District.

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

William R Thompson

of No. 137 4<sup>th</sup> Avenue Street, aged 38 years,  
occupation Clerk being duly sworn.

deposes and says, that the premises No 137 4<sup>th</sup> Avenue Street,  
in the City and County aforesaid, the said being a brick building the first  
floor and basement

was occupied by deponent as Employer as a Store for the  
sale of dry goods  
and in which there was at the time a human being, by name Andrew  
Little

were BURGLARIOUSLY entered by means of forcibly breaking  
the door leading to the basement,

on the 6<sup>th</sup> day of May 1883 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Three pair of Boots of the Value of Seven  
dollar & fifty Cents

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

Jalen Murray and Christopher Williams  
(both now here)

for the reasons following, to wit: Deponent is informed by  
officer Jalen Hilly of the 14<sup>th</sup> Precinct  
Police that about the hour of 6 1/2 O'clock  
on the morning of the 6<sup>th</sup> day of May 1883  
he discovered the burglary committed  
in the above described premises, and  
that he caught said two defendants coming  
from the said basement, with the above  
described property in their possession.

Wm R Thompson

Admitted to the City of New York  
1883  
Police Justice

0845

**BOX:**

103

**FOLDER:**

1105

**DESCRIPTION:**

Murray, Joseph

**DATE:**

05/28/83



1105

POOR QUALITY ORIGINAL

0046

Counsel, *Mott*  
Filed *27* day of *May* 188*8*  
Pleads *Not Guilty (29)*

THE PEOPLE  
vs.  
*James M. ...*  
*7th*

JOHN McKEON,  
District Attorney.

A True Bill.  
*W. H. ...*  
Foreman.

Verdict of guilty should specify of which count.  
*James M. ...*  
*James M. ...*  
*James M. ...*  
*James M. ...*

*sent for*  
*Chas. ...*  
*Thos. Farrell*  
*114 ...*  
*Key about ...*  
*33 ...*  
*Chas. ...*  
*cc ...*  
*lett. of 21st*  
*Pract. ...*  
*Howard*  
*cc ...*  
*Dept. Ch. ...*  
*apocary ...*  
*lett. ...*  
*announced. ...*

0847

COURT OF GENERAL SESSIONS OF THE PEACE  
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Joseph Murray*

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

*Joseph Murray*  
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *Joseph Murray*

late of the *nineteenth* Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *May* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, about the hour of *two* o'clock in the *day*-time of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Frederick Mosen*  
there situate, feloniously and burglariously did break into and enter, ~~by means of~~ *by means of* he the said

*Joseph Murray*  
then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Frederick Mosen*

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

*Joseph Murray*  
of the CRIME OF GRAND LARCENY IN ~~THE SECOND DEGREE~~ *the Second Degree*, committed as follows :

The said *Joseph Murray*

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, with force and arms,

*did unlawfully take and carry away from the said Frederick Mosen, the sum of one hundred dollars, and one watch of the value of ten dollars, and one pair of shoes of the value of five dollars, and one pair of trousers of the value of five dollars, and one pair of socks of the value of one dollar, and one pair of gloves of the value of one dollar, and one pair of mittens of the value of one dollar, and one pair of stockings of the value of one dollar, and one pair of shoes of the value of five dollars, and one pair of trousers of the value of five dollars, and one pair of socks of the value of one dollar, and one pair of gloves of the value of one dollar, and one pair of mittens of the value of one dollar, and one pair of stockings of the value of one dollar.*

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

*Frederick Mosen*  
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 McKEON, District Attorney.

0848

Testimony in the  
case of  
Joseph Murray  
filed

May  
1883.

POOR QUALITY  
ORIGINAL

0849

The People Court of General Sessions Part I.  
Joseph Murray Before Recorder Smyth June 7. 1883  
Indictment for burglary in the third degree.

~~Frederick~~ Moser, sworn and examined testified. I am in the butcher business at 346 East Forty seventh St. I live on the second floor. Upon the 17<sup>th</sup> of May last there was taken from my room two pairs of pants, a coat, two rings, a watch and chain, a revolver, and twenty two dollars in money, amounting in all to sixty six dollars. I came from the Forty sixth St. slaughter house. I stood on the corner of Forty seventh St. with a young man named Jack Kagan. There was two of them standing on the street, and we passed the remark that somebody would lose their clothes and money. I turned to go up to my house to change my clothes after my day's work, and as I did Joseph Murray, the prisoner, and another man came down stairs; the prisoner had my coat and vest; he was coming out of the hall door of my house. My coat was in my room shortly before that I did not catch him; he dropped the coat and vest in Forty eighth St. and ran away and I followed him.

0850

up as far as Fifty first St. and a boy saw him run into a carpenter shop; that is where we caught him; we had him there until officer Hardy came. The other young man who came out of the house with the prisoner had the chain hanging out of his vest. I was home at dinner between twelve and one o'clock, I then locked the lower lock and the padlock, when I came back at four o'clock I saw the padlock was broken off and a big screw that was inside the frame was wrenched out. My coat was in the room at dinner time and the other articles I have mentioned. There was two young men beside the prisoner and his companion, who stood at the grocery store on the corner. The chain which the young man had was my brother's. They ran up Second Avenue and down Forty eighth St - one on one side and one on the other side. Cross Examined: It is a tenement house that I live in; my brother and I occupy two small rooms. Jake Moser is his name. Between twelve and one I had to go home to get two knives and then

0851

everything was all right. I took particular notice of the prisoner as he came out, for I said, "That coat belongs to me, or it looks like mine." I saw the door was burst in and the padlock was lying on the floor. When I got down stairs they were pretty nearly at Second Avenue. I followed them up and came near catching them, and they turned down Forty eighth St. again, and he dropped the coat and vest between Forty seventh and Forty eighth Sts. I picked up the coat and vest. I would have split his head open if I had caught him, I would have made short work of him. I did not go inside the carpenter's shop. I waited for an officer. I did not see him go into the carpenter's shop. Hardy came and took him out. John Eagan, sworn. I live at 837 First Avenue. I was standing on the corner upon the 17<sup>th</sup> fellow with Moser and I saw two fellows on the other side of the street and they looked like thieves I told Moser. I did not go into his house with him; we were standing at the corner about twenty feet from his door. I saw the prisoner carrying

0852

out of the hall of Moser's house, and a shorter man with him; he had a coat on. They divided something between themselves, but I could not see what it was. Mr. Moser asked me about it, and he ran up stairs; the two men went up through Forty Seventh St. towards Second Ave. Moser came down stairs and went after them. Cross Examined. I was examined before the Police Justice. I believe there was four persons arrested and taken to Court. I identified the other two as being on the other side of the street - their names are McKenna and Devere Guatar Sinner sworn. I live 400 East Forty ninth St. am a butcher, know Mr. Moser, I was coming up First Avenue on this day and saw the prisoner and another man running through Forty eighth St. up to Fifty first St. I followed after; the prisoner ran into a carpenter's shop in Fifty first St. and was arrested by an officer; the man who ran in was the man whom the officer took out. Phillip Hardy sworn. I am an officer of the 19<sup>th</sup> precinct and arrested Murray upon the 17<sup>th</sup> day in a carpenter's shop in 37<sup>th</sup> St. I know nothing of the occurrence. The jury rendered a verdict of guilty of burglary in the third degree.

0853

out of the hall of Moser's house and a shorter man with him; he had a coat on. They divided something between themselves, but I could not see what it was. Mr. Moser asked me about it, and he ran up stairs; the two men went up through Forty Seventh St. towards Second Ave. Moser came down stairs and went after them. Cross Examined. I was examined before the Police Justice. I believe there was four persons arrested and taken to Court. I identified the other two as being on the other side of the street - Their names are McKenna and Deve Guetao Simon sworn. I live 400 East Forty ninth St. am a butcher, know Mr. Moser, I was coming up First Avenue on this day and saw the prisoner and another man running through Forty Eighth St. up to Fifty first St. I followed after, the prisoner ran into a carpenter's shop in Fifty first St. and was arrested by an officer; the man who ran in was the man whom the officer took out. Phillip Hardy sworn. I am an officer of the 19<sup>th</sup> precinct and arrested Murray upon the 17<sup>th</sup> of May in a carpenter's shop in 37<sup>th</sup> St. I know nothing of the occurrence. The jury rendered a verdict of guilty of burglary in the third degree.

0854

*Handwritten signature*

*No 2 discharged*

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,

*179*  
 Police Court *442*  
 District.

THE PEOPLE, &c.,  
 vs.  
 ON THE COMPLAINT OF

*346*  
*Charles Murray*  
*Joseph Murray*  
*Joseph Murray*  
*Offence Burglary*  
*City Prison*

Dated *May 18* 188*3*  
 by *H. M. ...* Magistrate.

*Paul H. ...* W. Officer,  
*Robert ...* Precinct.

Witnesses: *Antoine ...*

No. *11th* Street,  
 No. *8411* - *Mr. ...* Street,

NO. *121* STREET,  
 1883  
 OFFICE

*No. 2, discharged*

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 *Defendant*

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

Dated *May 18* 188*3* *[Signature]* 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 *Joseph Deboe* guilty of the offence within mentioned, I order he to be discharged.

Dated *May 19* 188*3* \_\_\_\_\_ Police Justice.

0855

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Joseph Murray* 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. *Joseph Murray*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *335 East 35 St Two years*

Question. What is your business or profession?

Answer. *Boatman*

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 don't know anything about the affair*

*Joseph Murray*

Taken before me this

day of

*Nov 18 1888*

Police Justice.

0856

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Joseph Deboe*

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. *Joseph Deboe*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *NYC*

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

Answer. *306 East 86 St NYC*

Question. What is your business or profession?

Answer. *None*

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  
I was not in the neighborhood -  
Joseph Deboe*

Taken before me this

day of

*[Signature]*  
Police Justice.

0857

Police Court - 4 District.

City and County of New York, 55.:

of No. 216 East 47<sup>th</sup> Street, aged 30 years, occupation Butcher

Francis Moser

deposes and says, that the premises No 216 East 47<sup>th</sup> Street, in the City and County aforesaid, the said being a Dwelling house

and which was occupied by deponent as a dwelling on the 2<sup>nd</sup> floor and in which there was at the time a human being, by name Mrs Kennedy were BURGLARIOUSLY entered by means of forcibly breaking open the padlock that secured the side door

on the 1<sup>st</sup> day of May 1883 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

- Good and lawful money of the United States consisting of Bank Notes of various denominations of the amount and value of Twenty Two dollars \$22-
  - Two Gold Rings of the value of Twenty Five dollars 25-
  - One Watch and Chain of the value of Three dollars 3-
  - One pistol of the value of Three dollars 3-
  - Two Pairs of pants of the value of Seven dollars 7-
- In all of the value of sixty six dollars \$66-

the property of Deponent and his Mother Jacob Moser 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

Joseph Murray and Joseph Debo (Murray)

for the reasons following, to wit: From the fact that previous to said Burglary and taking the said door in said premises was securely fastened with a padlock and about the hour of four o'clock deponent saw the said Defendant in the hall of said premises take the said Murray take deponent's coat on his back when his left hand was on his back and when the deponent

0858

Saw Deponent they ran up 2<sup>d</sup> Avenue  
and then near 48<sup>th</sup> Street the said Murray  
dropped the coat and took Deponent therefore  
charges the said Murray with Robbery with  
burglariously entering his premises and  
stealing the within mentioned property.  
Sworn before me this  
18<sup>th</sup> day of May 1883. *Fried Mosser*  
*Police Justice*

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Burglary

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

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

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

0860

**END OF  
BOX**