

0207

BOX:

293

FOLDER:

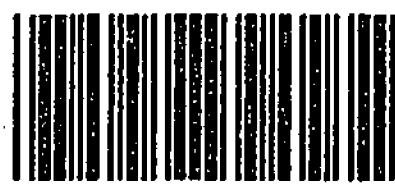
2789

DESCRIPTION:

Meyers, Harry

DATE:

01/23/88



2789

Witnesses:

Counsel, W. B. [Signature]
Filed 23 day of May 1888
Pleads Not Guilty (in)

THE PEOPLE

vs.

26 573
214
2

Harry Mayers

Not Guilty

[Sections 628 and 682, Penal Code].
(False pretenses).

False Larceny,

JOHN R. FELLOWS,

RANDOLPH B. MARINE,

District Attorney.

A True Bill.

Commander

Feb III February 6/88

Foreman

Pleads Guilty

Sentence suspended

James C. [Signature]

PRM

0200

Annie B. Jones,
1790, 3rd Ave.
George Doran,
27th - Precinct.

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Harry Meyers,

3 Cases

Jones Case

BRIEF OF FACTS.

For the District Attorney.

Dated January 25th 1888.
Wm. Travers Jones,
Deputy Assistant.

0209

People

vs.

Harry Meyers.

3 Cases.

Jones Case.

Annie B.
Jones.

Annie B. Jones,
1790, 3^d Ave.

On January 9th, 1888, the defendant came to my rooms at 1790 3^d Ave. ~~about~~ about 1 P.M. ~~My husband and myself were~~ I were there. Defendant said he was an agent and had samples of cloths and would take orders for overcoats, Tailor made suits, and then he showed a lot of samples. Then defendant told me I would buy an ulster for \$10.⁰⁰ and described to me how it was to be made. And he said I was to pay \$6.⁰⁰ "deposit". He said he was the agent of a large house, that he wanted the deposit else the house would not cut the goods. Then he showed us samples for an overcoat and told my husband that he would have a coat made like the sample for \$12.⁰⁰ and that on the coat there must be a deposit of \$6.⁰⁰. Then I gave him (defendant) \$11.⁰⁰ of my money telling him that \$6.⁰⁰ was to apply on the

021

overcoat and \$5.00 on the ulster. Defendant ~~then~~ took my measure for an ulster and my husband for an overcoat before I paid him the money. Then before he left he gave me the annexed receipt which I saw him write out. He said the receipt was all right, that the ~~so~~ ulster would be sent ^{to} me to try on on the next Thursday and that the coat and the ulster would be delivered the next Saturday night. On Thursday he came again and said he had just dropped in to tell me that there were so many orders ahead of mine that the things would not be done until Friday. I then told him that he had not given me the name of his firm or where their place of business was. He said "Didn't you see 46 White Street on the back of the receipt?" I told him I didn't understand that. He said that was where he worked, that that was his business place. I ~~said~~ asked him if that was the place of business of the firm that was to make the coat, and he said yes and told me a lot about the workmen. I ~~then~~ told him I thought he was a swindler. He said he was

surprised that I should think so and explained how he would have coats done on Saturday. Defendant again returned on Friday, and said the things would be done on Saturday.

1-25-88.

George A.
Doran.

George A. Doran
27th Precinct.

This statement will be found with the papers in the case brought on complaint of Hettie Jackson.

0215

Police Court—5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Minnie B. Jones
of No. 1790 3rd Avenue Street, aged 28 years,
occupation Housekeeper, being duly sworn

deposes and says, that on the 9 day of January 1888 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 day time, the following property viz:

good and lawful money of the
United States to the
amount of Eleven dollars

the property of deponent and Andrew Jones
deponent's husband

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

and carried away by Harry Meyers (Brooklyn)
from the fact that on said day said
defendant came to deponent's residence
and then represented that he was
selling clothing and furniture
that he showed deponent samples of
goods and deponent ordered from said
defendant an Over Coat and one
cloak. That he took the measure of
deponent and deponent's husband
and promised to deliver said goods
on the following Saturday.
That deponent paid said defendant
Eleven dollars as part payment
and ten dollars the balance of the

Sworn to before me, this
day
188

Police Justice.

amount agreed upon was to be paid by defendant in weekly instalment of from 50 Cents to two dollars.

Defendant received from said defendant the hereto annexed receipt and he told defendant that his place of business is at No 46 White Street.

That said defendant did not deliver said Clothing to defendant and defendant is informed by her husband that he went to 42 White Street, and he found said place occupied by a firm selling Race goods, and not by any Clothing manufacturing.

Defendant charges that said defendant did falsely and feloniously make said representation with the intent to steal defendant's money, and whereby he did steal said Eleven dollars as aforesaid and does deprive the true owner of the use and benefit thereof.

Defendant prays that said defendant be dealt with as the law directs.

Sworn to before me at

17 day of January 1888

John Horman

Annie T. B. Jones

Plaintiff

02 17

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry 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 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. Harry Meyer

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. New York

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

Answer. 214 East 73 Street 3 weeks

Question. What is your business or profession?

Answer. Salesman

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

Answer. I am not guilty and
demand a Federal
trial by jury.

Taken before me this

17

day of

January

1886

John J. McManis

Police Justice.

H. Meyer

\$2500 bail for exp
3 PM Jan 17/88

265- Bill ordered 10/17
Police Court-- 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
1. Acme B Jones
1790 3rd ave
Harry Meyer
2. _____
3. _____
4. _____

Dated Jan 17 1888
George Magistrate.
Geo Doran Officer.

Witnesses
Edw Jones
No. 1790 3rd Ave
Acme Marshall
No. 1794 3rd Ave
Martha Marshall
No. 2574 19th St
1000 to 1005 19th St

Precinct. _____
City _____

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

Acme B Jones
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 Jan 17 1888
George Police Justice.

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

Dated _____ 1888
Police Justice.

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

Dated _____ 1888
Police Justice.

0218

0219

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Meyers

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

of the CRIME OF *felony* LARCENY, —
committed as follows:

The said *Harry Meyers*.

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *January*, in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Mattie B. Gadsden*, —

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the
use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Mattie B. Gadsden, —

That *the said Harry Meyers* was then
in the employ of *William M. Hall*, a
manufacturer of shoes at number 261 and
263 Greenwich Street in the said City
as an agent to sell goods on his behalfs,
and collect orders for the same, —
and that he was then and there authorized
to receive orders on behalf of the said *William*
M. Hall for goods, and to receive and
collect money as deposits upon such orders.

By color and by aid of which said false and fraudulent pretenses and representations, the said Harry Mergers —
 did then and there feloniously obtain from the possession of the said Mattie B. Jackson the sum of five dollars
 in money, lawful money of the
 United States and of the value of
five dollars

of the proper moneys, goods, chattels and personal property of the said Mattie

C. Jackson, with intent to deprive and defraud the said
Mattie B. Jackson —
 of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said Harry Mergers was
 not then in the employment of the
 said William H. Hall or an agent
 to sell goods or to solicit orders
 or in any capacity whatever, and he
 was not then and there authorized to
 receive and take orders on behalf of
 the said William H. Hall for goods,
 or to receive or collect money as deposits
 upon such sales.

And Whereas, in truth and in fact, the pretenses and representations so made as
 aforesaid by the said Harry Meyers —
 to the said Walter B. Jackson was and were
 then and there in all respects utterly false and untrue, as he the said
Harry Meyers —
 at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said
Harry Meyers — on —
 the day and year first aforesaid, at the City and County aforesaid, in the manner and form
 aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
 chattels and personal property of the said Walter B. Jackson

then and there feloniously did STEAL, against the form of the Statute in such case made and
 provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS.
~~RANDOLPH B. MARTINE,~~
 District Attorney.

0222

Witnesses:

266. *[Signature]*

Counsel, _____
Filed 23 day of January 1888
Plead Not Guilty (24)

THE PEOPLE

vs.

Harry Meyers

Not Guilty (24)

[Sections 628 and 682, Penal Code].
(False pretenses).
THE LARSEN,

JOHN R. FELLOWS.
~~RANDOLPH B. MARTINE,~~

District Attorney.

A True Bill.

[Signature]

Foreman

Jackson Case

0223

—DR. M. M. DUNTON,—

OFFICE HOURS: { 8 to 9 A. M.
1 to 3 P. M.
6 to 8 " "

No. 37 E. 7th St.,

Bet. 2d and 3d Aves.

R

This certifies that
Charles Kerr is
unable to leave his
room by reason of
sickness -

" Permitted Error "

M M Dunton

April, 19, 1888

Grand Jury Room.

John Leo Bambrager
291 Broadway
PEOPLE,

vs.

Chas. Maughton.

When

~~Chas~~ came to me

Feb 2nd & got some
lumber sold for some
that I 2 work done
and by lumber was
selected & placed in Maughton's
house which had been
sent to him by mail
in order to get Maughton
for 172 1/2 & for 6 Kern
construction building
to hold along with the
company or lumber for the
2 construction which I
was doing. Kern did not
come until day after and
he did not get to work
until after 10 o'clock
day after 11 o'clock on the
6th came & took the
cost of the project and
paid it for me and a

0226

I will go to the
 office at 10:00 AM
 and get the letter
 from the post office.
 The man just of course
 will be a big of
 all I am of the
 then and the other
 name of and leave
 until I can get
 the letter from the
 the post office will
 work to me I am
 I am sure. He said
 I will get a letter
 to see me for the
 money. I am sure
 that will be. He went
 to call for the money
 to show the money
 and a minute later
 he came back and
 I will take the money
 all for later. I will
 be able to work
 on the money. He said
 the money is not
 any. I will see
 in the other hand
 he directed.

District Attorney's Office.

PEOPLE

vs.

reside 504 Palmetto Ave
Jenny of

Joseph Nelson
Witness

Albion - New Jersey
In early part of Feb. '11

I lent a certain amount
of lumber amounting to
\$193. - for Chas. Kerr.
Chas. Kerr delivered
the lumber to me &
I paid for it.

The bill was made
out Joseph Nelson to
Charles Kerr Dr. re.

I knew of no other
in this transaction & was
not the person who
was dealing directly with
Kerr which was a fact.
I know of no other business
relation that Kerr had
with anybody else. I
know him only through my
business connection.

John H. Newman
 reside at 523, N 22 St
 on a public commission.

Mr Kerr ordered me
 to cut and deliver from
 Daughlin's storage yards.
 I did not know who
 owned the lumber. Mr Kerr
 told me the lumber was in
 litigation.

I asked Daughlin who
 was in my debt say to
 me that he had sold
 the lumber to Kerr. +
 Kerr had not paid for it
 this was after the lumber
 was delivered. He said
 if he had known that
 steps had to be taken he
 would have Kerr collected.
 He gave Kerr a bill for
 the lumber.

I know Kerr
 for 5 yrs. He has
 been employ for very
 long years. He is
 an honest man and
 worthy of belief and
 confidence. Any man
 could trust him for
 years. He is strictly
 honorable. So any
 collector or

0229

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Samy Meyers

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

Samy Meyers

of the CRIME OF *Rob* LARCENY, —
committed as follows:

The said *Samy Meyers*.

late of the City of New York, in the County of New York aforesaid, on the *Twenty first*
day of *November*, in the year of our Lord one thousand eight hundred and
eighty-*seven*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one William A. Tindley*.

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the
use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
William A. Tindley

That *the said Samy Meyers was then*
engaged in the business of selling clothes, jackets
and other articles of clothing and wearing
apparel, upon payments, partly in cash
at the time of the sale, and the remainder
in weekly installments,

By color and by aid of which said false and fraudulent pretenses and representations, the said *Harry Morgan* —
did then and there feloniously obtain from the possession of the said *Walter*

A. Trisley, the sum of one dollar and
fifty cents in money, lawful money
of the United States and of the value
of one dollar and fifty cents,

of the proper moneys, goods, chattels and personal property of the said *Walter*

A. Trisley — , with intent to deprive and defraud the said
Walter A. Trisley —
of the same, and of the use and benefit thereof, and to appropriate the same to *his* own use.

Whereas, in truth and in fact, the said *Harry Morgan* was

not then engaged in the business of
selling books, gadgets and other
articles or devices and receiving
payments as shown by the

ⓧ

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said Harry Meyer
to the said Weatherly A. Lindsey was and were
then and there in all respects utterly false and untrue, as she the said
Harry Meyer
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said
Harry Meyer
the day and year first aforesaid, at the City and County aforesaid, in the manner and form
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
chattels and personal property of the said Weatherly A. Lindsey
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS,
~~RANDOLPH B. MARTINE,~~
District Attorney.

0232

Witnesses:

267. *W. J. Schumplin*

Counsel,

Filed 23 day of January 1888

Pleads *W. J. Schumplin*

THE PEOPLE

vs.

Harry Meyers

Pat 3916-6

[Sections 528 and 532, Penal Code].
(False pretenses).

False LARCENY, -

JOHN R. FELLOWS,

RANDOLPH E. MARTINE,

District Attorney.

A True Bill.

Edward D. D.

Foreman

Wesley Case

0233

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Meyers

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

of the CRIME OF

Harry Meyers
Petit LARCENY—

committed as follows:

The said

Harry Meyers

late of the City of New York, in the County of New York aforesaid, on the twenty-first day of November in the year of our Lord one thousand eight hundred and eighty-seven, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Healthy A. Tinsley. —

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said

Healthy A. Tinsley

That he the said Harry Meyers was then engaged in the business of selling cloaks, jackets and other articles of clothing and wearing apparel, upon payment part in cash at the time of the sale, and the remainder in weekly installments, and that he then resided at Number Two Hundred and twelve West Fifty-seventh Street in the said City

By color and by aid of which said false and fraudulent pretenses and representations, the said *Harry Meyers* did then and there feloniously obtain from the possession of the said *Wealthy A. Tinsley*, the sum of one dollar and fifty cents in money, lawful money of the United States and of the value of one dollar and fifty cents,

of the proper moneys, goods, chattels and personal property of the said *Wealthy A. Tinsley* — , with intent to deprive and defraud the said *Wealthy A. Tinsley* — of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said *Harry Meyers* was not then engaged in the business of selling coats, jackets and other articles of clothing and wearing apparel, upon payments as aforesaid, and he the said *Harry Meyers* did not then reside at Number Two hundred and twelve West fifty-seventh Street in the said city,

And Whereas, in truth and in fact, the pretenses and representations so made as
 aforesaid by the said *Harry Meyers* —
 to the said *Wealthy St. Finley* — was and were
 then and there in all respects utterly false and untrue, as *he* the said
Harry Meyers —
 at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said
Harry Meyers — on —
 the day and year first aforesaid, at the City and County aforesaid, in the manner and form
 aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
 chattels and personal property of the said *Wealthy St. Finley* —

then and there feloniously did STEAL, against the form of the Statute in such case made and
 provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

267.
Schuyler

Counsel,
Filed *26* day of *May* 188*8*
Pleads *Guilty*

Witnesses:

THE PEOPLE

vs.

Harry Meyers

John R. Fellows

JOHN R. FELLOWS,

~~RANDOLPH B. MARLINE,~~

District Attorney.

A True Bill.

Edward B. M.

Foreman

[Sections 528 and 582, Penal Code].
(False pretenses).
GRAND LARCENY, -

0237

CASH ACCOUNT.		MAY.	
Date.		Received.	Paid.
21	Mr Linsley	500	
		150	
	Received from		
	Mr Linsley		
	150. Deposit		
	on check		
	Received		
	Payment		
	W Hallis		
	212 11 57		

0238

Police Court—5th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Wealthy A. Finley
of No. 141 West 87th Street, aged 20 years,
occupation Housekeeping being duly sworn

deposes and says, that on the 21st day of November 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

gold and lawful money of the
issue of the United States of the value
of one 50⁰⁰ Dollar

the property of deponent and William H. Finley
deponent's husband

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Harry Meyers (known here)
from the fact that on said 21st day
of November 1887 said defendant
came to deponent's residence and there
represented to deponent that he
was selling cloaks and valises,
and he solicited an order for a
cloak from deponent.
Deponent believing said representations
to be true gave said defendant an order
for an ulster jacket and deponent
paid said defendant one dollar and
fifty cents as part payment and it was
agreed, between deponent and said
defendant, that 25 cents must be

Sworn to before me, this
of _____ day
1887

Police Justice.

Each week
paid after the delivery of said Jacket
until five dollars are paid the
full amount agreed upon for said
Jacket.

That said Jacket was never
delivered to defendant and defendant
charges that said defendant made
said false representation with the
intent to steal defendant's money
and whereby he did steal the same
as aforesaid.

Sworn to before me this
17 day of June 1888. *W. H. Keating, J. C. Linsley*
John H. Conway
Notary Public.

0240

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry 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 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. Harry Meyer

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Newark

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

Answer. 214 East 73 St. 3 months

Question. What is your business or profession?

Answer. Salesman

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

Answer. I am not guilty and demand
a trial by jury

H. Meyer

Taken before me this

17

day of January 1888

William J. Connelley District Police Justice.

1420

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be 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 188

No. 4 13 7 267 Broadway
Police Court-- 21 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Meatley of Insley
141 W. 50 St
1 Harry Grey 27

Dated Jan 17 188
Magistrate.
Geo. Brown Officer.
27 Precinct.
Witnesses Geo M. Sisco

No. 202 East 99 Street.
Hannah Johnson
No. 141 West 50 Street.
Mrs. H. Johnson
No. 141 West 50 Street.
100 to answer

Call

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

Witnesses
Hattie B. Jackson,
1789, 8th Ave,
Wm H. Hall,
261 Greenwich St.,
George Starn,
27 Precinct.

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Harry Meyer,

3 Cases

Jackson Case

BRIEF OF FACTS.

For the District Attorney.

Dated January 25th 1888.
Wm. Brown Lawrence,
Deputy Assistant.

0242

People
v.
Harry Meyers } 3 cases
Jones Case

See memorandum in Jackson
Case.

Jackson Case is the strongest against
the defendants.

People
v.
Harry Meyers. } 3 Cases
} Jackson Case.

Statement of Facts.

On January 4th defendant came to Hattie B. Jackson the complainant and representing himself to be an agent for Wm H. Hall of 261 Greenwich Street proposed to sell her a seal skin sacque on the installment plan. He said he was in Wm H. Hall's employ and that the goods would come from there. The complainant was shown the annexed advertisement and was told that it was that of defendant's employer. The complainant ordered a seal skin sacque and paid 50 cents on account. Defendant took it and when he returned for more he was arrested by officer Doan the complainant having meanwhile discovered that defendant was a fraud. Defendant attempted to bribe the officer to let him escape and did ~~not~~ get away from the officer but the officer pursued and recaptured him. The annexed receipt was given by the defendant to

the complainant. Defendant has pursued the same course in regard to many women and this is one of 3 indictments against him but this is the strongest case. Mr. Hull will testify that defendant was never in his employ in any way or in any way connected with him in business and that the annexed advertisement is his (Hull's.)

Indictment

One count charging the larceny of \$5⁰⁰ the property of Hattie B. Jackson by false representations ~~by~~ ^{by} word, that the defendant was employed by Wm H. Hull a manufacturer of furs at 261 and 263 Greenwich Street, N. Y. as an agent to sell goods on his behalf, and solicit orders for goods and that he was authorized to receive orders on Hull and to collect and receive money as deposit on such orders.

Witnesses.

As to the representations, ownership and ^{taking} ~~loss~~
Hattie B. Jackson,
1789, B' Ave.

As to falsity of representations

Wm H. Hull, 261 Greenwich St.
As to attempt to bribe officer and escape
Officer Doran, 27th Precinct.

People

r.

Harry Meyers.

George A.
Doran.

George A. Doran,

27th Precinct.

On January 16th, 1888, I arrested the defendant at the rooms of the complainant Hattie Jackson. I told him he was arrested for "obtaining money under false representations. That Mrs Jackson had gone down to Mr. Hall and he had said that he did not know the defendant." ^{He said nothing.} ~~He said~~ I then arrested him and when we got down stairs he said "You are a young fellow and I am a young fellow and if you will let me go I will give you my watch and chain, my diamond ring, and if I would go with him to his home he would give me some money." I told him I would not let him go. On the way to the station house he broke from me and ran and I pursued him and recaptured him. Defendant had a box of samples with him and an ~~insertion~~ advertisement of Mr. Hall's

0247

1-25-88.

like the annexed. I have the advertisement and samples.

People
r.
Harry Meyer }

Hattie B.
Jackson.

Hattie B. Jackson,
1789, 3^d Ave.

On January 4th, 1887, the defendant came to me in my rooms 1789, 3^d Ave and wanted to sell me a seal skin coat and showed me samples. I asked him where he was from and he said from Hall's in Greenwich Street and he then showed me a circular like the annexed. A portion of the circular had been torn off but not Mr Hall's name and address. He told me that he was an agent for Mr Hall and said that I was to deposit \$5⁰⁰ on account and then pay 50 cents a week until the whole sum was ~~to~~ paid. I was to buy a seal skin sackage. I asked the sackage was to cost \$25⁰⁰. I asked him why I could not go down to Mr. Hall's store and get the ~~sackage~~ sackage and he said if ~~he~~ ^{he} I would lose his commissions. He said he was not employed on a salary by Mr. Hall but that he got from

Mr. Hall a commission on the sale. He said the goods would come from Mr. Hall and that he was employed by Mr. Hall. Then he took my measure and I gave him 50 cents. He wanted me to give him \$5.00 but I said I had the money but I could not spare it ~~now~~ ^{then}; and he said that if he waited I might change my mind. Then I said I would give him \$5.00 cents then and that he could come for the other \$4.50 on the following Thursday. On Thursday the defendant came again and I told him to come back on Monday. He came on Monday. Meanwhile I had seen Mr. Hall and found out he was not in Mr. Hall's employ and when he came Monday officer Doran was there and arrested him. I gave him the 50 cents believing that defendant was Mr. Hall's agent. The annexed receipt is the one he gave me after he had received my money.

1-25-88.

1-25-88.

Wm. H.
Hall.

William H. Hall

259 Greenwich Street,

Will testify that defendant was never in his employ in any capacity, manner or way.

0250

THE CITY OF NEW YORK
DEPARTMENT OF RECORDS AND INFORMATION SERVICES
MUNICIPAL ARCHIVES

SEPARATION SHEET

INSTRUCTIONS: For each item or unified group of items separated, complete two exactly duplicate forms. Place one form within the collection at the exact place the separated item would occupy if it could remain in the collection. File the other form with the separated item in its new location.

DESCRIBE ORIGINAL LOCATION OF ITEM (S):

1. Record Group:
COURT OF GENERAL SESSIONS
INDICTMENTS

2. Subgroup:

3. Series:
COURT OF GENERAL SESSIONS
INDICTMENTS

4. File Unit & Box No.
Meyers, H. "H" 1/1888
Box 243 Folder 2789

5.

BRIEF DESCRIPTION OF ITEM (S):

Brochure for Wm. H. Hall
Furrier - illustrated ladies' coats
and men's hats,

SEPARATED TO:

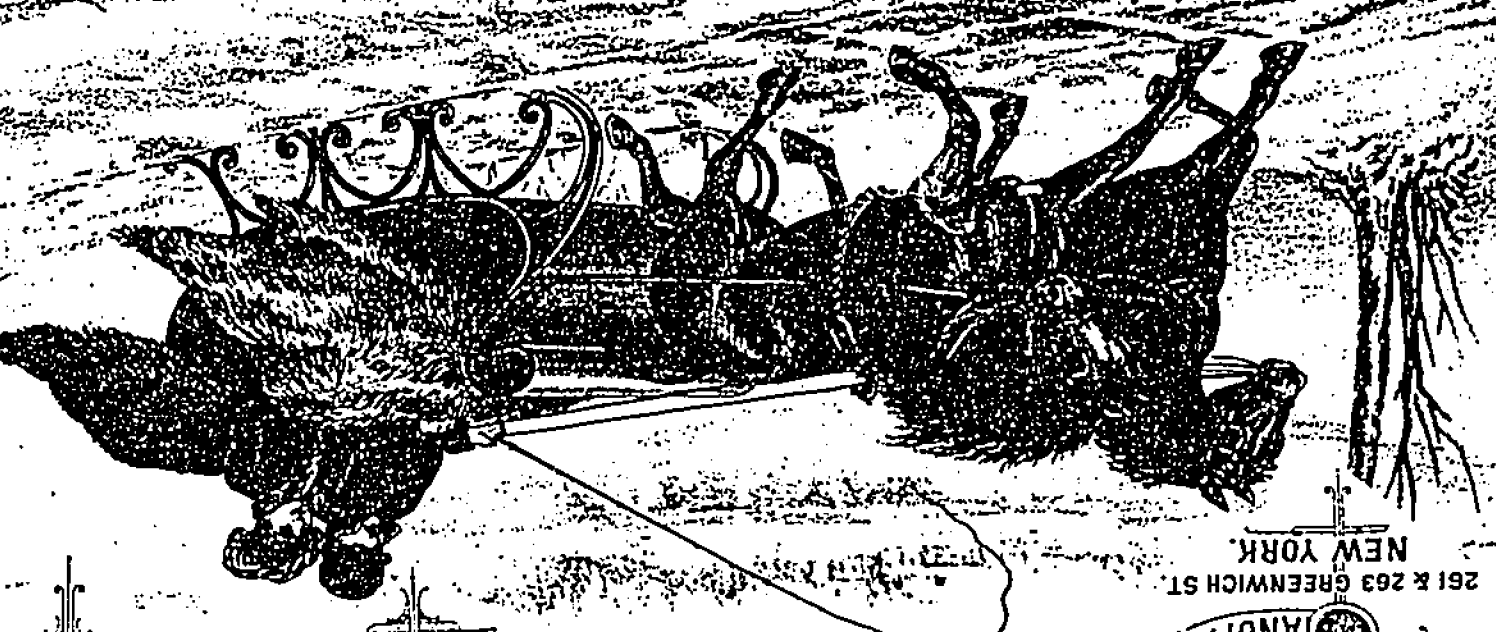
6. New Location:

7. Room:

8. Date Separated:


9. Separated By:

W.M. HALL
MANUFACTURER OF
FANCY FURS
& CARRIAGE & SLEIGH ROBES.
ESTABLISHED 1856
261 & 263 GREENWICH ST.
NEW YORK.




W.M. HALL
FURRIER
261 & 263 GREENWICH ST.
NEW YORK.
ESTABLISHED 1856.

10




Gents Helmet Cap.
In Seal \$8 to \$10.
In Canada Seal \$3 to \$4.



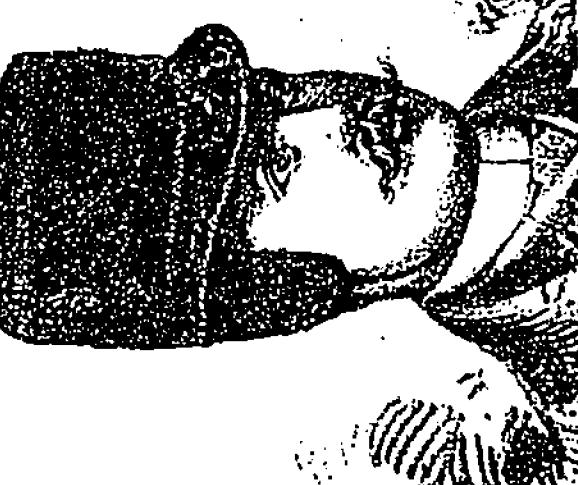
Gents College Cap.
In Seal \$9 to \$12.
In Canada Seal \$3 to \$4.

W.M. HALL
FURRIER
261 & 263 GREENWICH ST.
NEW YORK.
ESTABLISHED 1856.

9



Gents Roll Band Cap.
In Seal \$8 to \$12.
In Canada Seal \$3 to \$4.



Gents Jockey Club.
In Seal \$9 to \$12.
In Canada Seal \$3 to \$4.

0252

ESTABLISHED
1856.

W. MALL,
FURRIER
116 & 263 GREENWICH ST.
NEW YORK.

6

ESTABLISHED
1856.

W. MALL,
FURRIER
116 & 263 GREENWICH ST.
NEW YORK.

7

ESTABLISHED
1856.

W. MALL,
FURRIER
116 & 263 GREENWICH ST.
NEW YORK.

8

ESTABLISHED
1856.

Pelerine and Muff in
Seal, Beaver & Fancy Furs.
In Seal \$30 to \$40,
In beaver \$8 to \$15.

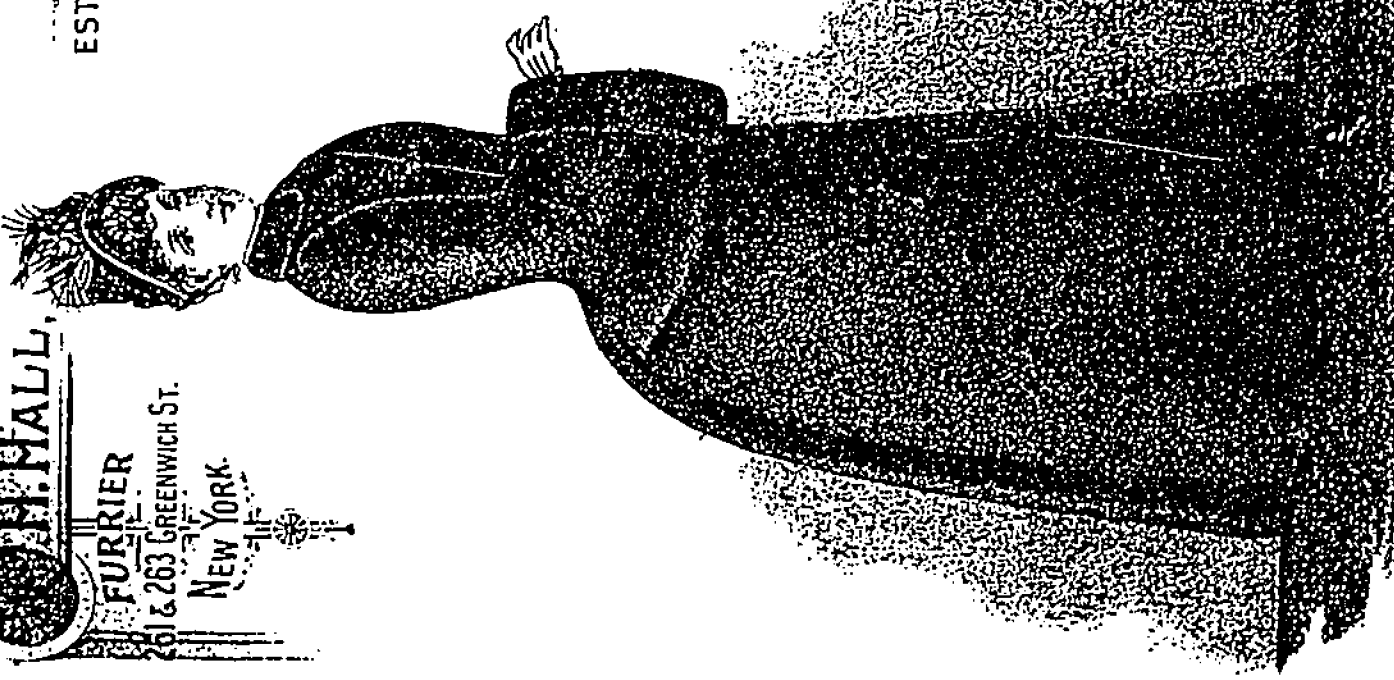
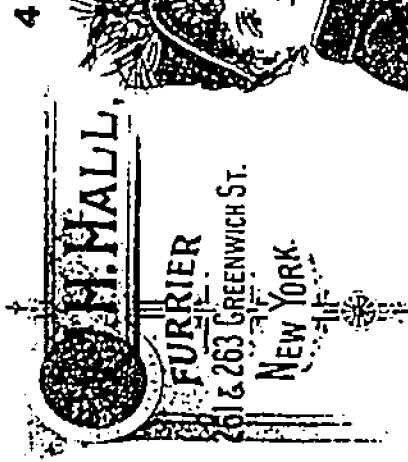
Visite In Seal or Plush.
In Seal \$90 to \$175.
In Plush \$25 to \$55.

Fur Lined Silk.
Circular.
at \$14 to \$35.

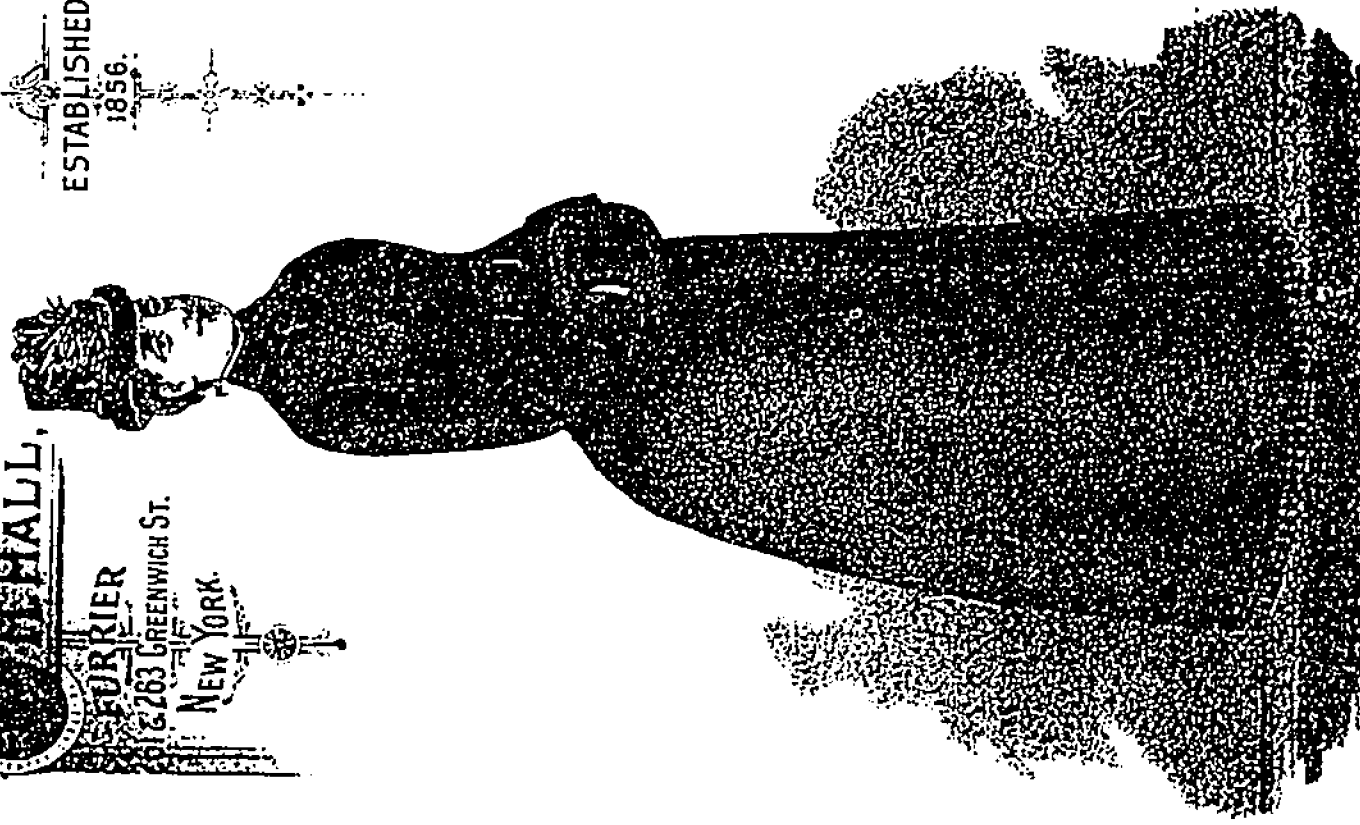
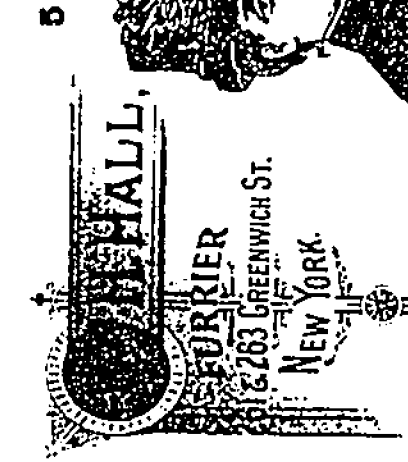
0253



Sacque. In Seal or Plush.
In Seal \$ 75 to \$ 175.
In Plush \$ 25 to \$ 40.



Princess. In Seal or Plush.
In Seal \$ 100 to \$ 225.
In Plush \$ 30 to \$ 45.



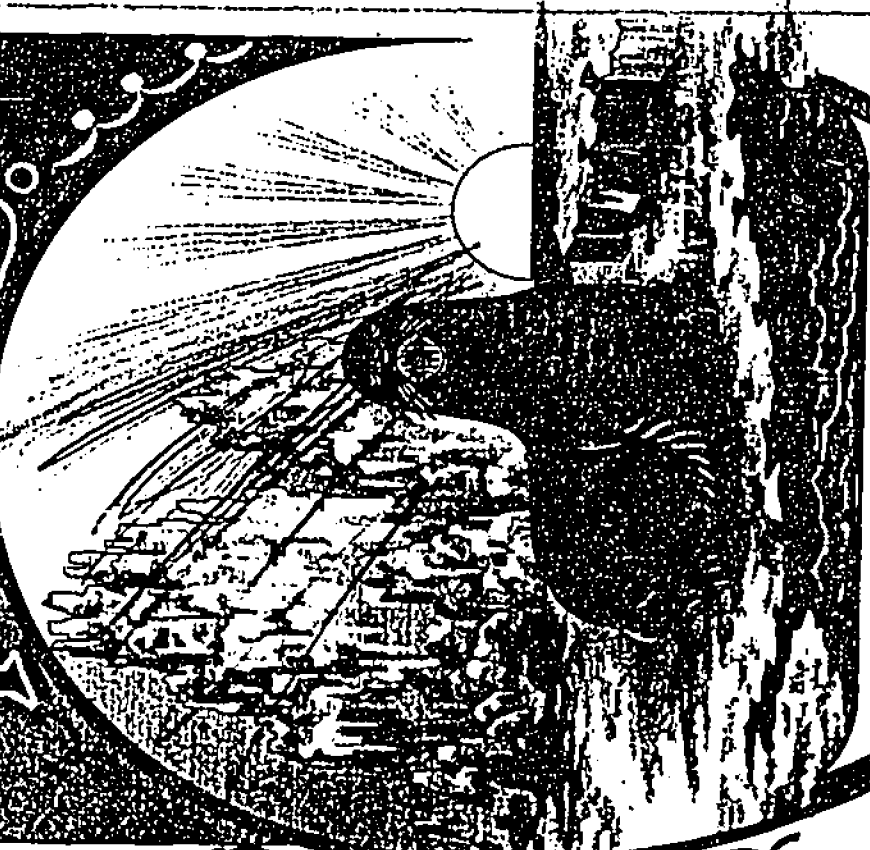
Newmarket. In Seal or Plush.
In Seal \$ 175 to \$ 250.
In Plush \$ 30 to \$ 65.

Wm. H. Hall

IMPORTER, EXPORTER

AND MANUFACTURER OF

FURS



and ROBES

261 and 263 GREENWICH ST.
BET. PARK PLACE and MURRAY STS.
NEW YORK CITY

Sackett-Wilhelms Litho. & Book Binding Co. New York

Wm. H. Hall

MANUFACTURER OF FINE FURS
261 & 263 GREENWICH ST.
NEW YORK.

It is with pleasure that we now beg to inform you that we shall open our 30th Season with a very complete stock of manufactured Furs, the prices of which are the lowest possible, consistent with the superior quality of the goods and workmanship. In our Ladies' Department, we shall again make a specialty of Seal Sacques, Ulsters, Dolmans, Hats, Fur Lined Circulars and all kinds of Fancy Furs and Fur Trimmings, including Plush garments. In our Gents' Department will be found as heretofore, a full line of Fur Gloves, Caps and Collars in Seal, Beaver, Otter and Nutria, also, Canada Seal. Fur Driving Coats a specialty, in stock or made to order.

Our Carriage and Sleigh Robe Department contains everything in that line, suitable for the wants of those in need of a common or an extra fine article, from Blankets, at \$1.00 to \$15.00 each. Japanese Wolf Robes, at \$8.00 to \$10.00, elegantly lined in all colors, the Fur is grey, white and black. Each robe of these separate colors, also Wolf, Wolverine, Bear, Buffalo and Beaver, extra fine linings in Plush, Broadcloth and fancy designs, at prices 50 per cent. lower than Retail Houses on Broadway or Fifth Avenue charge. Lap Robes in Plush a specialty, from \$1.50 to \$10.00, reversible, either side showing an elegant design, our own idea. The above conveys only a small idea of our assortment, which we guarantee to be the finest in the city, and all sold at manufacturers' prices. Diagrams of our leading shapes of Ladies' garments, also styles in Gents' Fur Caps, such as Roll Band Turbans, Jockeys, College and Helmets you will find herewith.

We shall be pleased to receive a visit, or an order by mail will receive our best attention.

SELF-MEASUREMENT CHART SENT ON APPLICATION.

0255

Police Court—5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Nathaniel B. Jackson

of No. 1789 3rd Avenue Street, aged 25 years,

occupation House Keeper, being duly sworn

deposes and says, that on the 4 day of January 1888 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 day time, the following property viz:

gold & lawful money of the issue of
the United States to the amount and
of the value of fifty cents

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 Harry Meyer (provident)

from the fact, that on said day said defendant came to deponent's residence and there represented to deponent that he is employed by Mr. Hall a manufacturer of fur at 263 Greenwich Street as an agent to sell furs, that he offered deponent a Seal skin Coat for the sum of twenty five dollars, that deponent was to pay said coat was to be delivered to deponent on the following Saturday. Deponent paid said defendant

Sworn to before me this 1st day

Police Justice

fifty cents and requested him to come
to Depoent on the following Monday
and Depoent would pay him \$4.⁵⁰/₁₀₀.
That after the delivery of said cash
Depoent was to pay 50 Cents a week
in installments until the full amount
of twenty five dollars was paid.
That Depoent went to the William H
Hall at Nos 261 & 263 Greenwich Street
and there she was informed that they
have no such agent to sell goods,
and that the representations made
by said defendant were false and
untrue. That on the 16th day
of January 1888 said defendant again
came to Depoent and demanded
said \$4.⁵⁰/₁₀₀ and Depoent caused
his arrest.

Depoent charges that
said defendant did make said
false and fraudulent representations
with the intent to cheat and whereby
he did steal Depoent's fifty cents
as aforesaid.

Shown to before me by Nathan B. Johnson
17 January 1888
John Thomas
Recorder

0257

CITY AND COUNTY }
OF NEW YORK, } ss.

William H. Hall
aged 53 years, occupation Manufacturer of No.
261 Greenwich Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Walter B. Jackson
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

January 19 1888 Wm H Hall

John J. Morrison
Police Justice.

0258

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry 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~~ 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. Harry Meyer

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Germany

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

Answer. 214 East 73 Street 3 rooms

Question. What is your business or profession?

Answer. Soleman

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

Answer. I am not guilty and
demand a trial by jury

H. Meyer

Taken before me this 17
day of May 1898
John J. McManis
Police Justice.

266. Bill ordered 107
Police Court-- 8 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Walter B. Jackson
1789 3 Ave
Harry Wright

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

Dated Jan 17 1888
G. W. Evans Magistrate.
Geo. Evans Officer.

Witnesses
Mr. H. Hall
27 Precinct.

No. 261, Greenwich Street.
May 1st 1888
No. 243, 6th Street.
Wm. H. Hall
No. 342, 1st Street.
1000 to answer

Case

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 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 Jan 18 1888
John J. Thomas Police Justice.

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

Dated 1888
Police Justice.

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

Dated 1888
Police Justice.

65520

Witnesses
Wealthy Tinsley
141 West 50th St.
Hannah Johnson
141 West 50th St.
George Dancer,
27th Precinct,
Wm. A. Tinsley
141 West 50th St.

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Harry Meyers
3 Cases

Tinsley Case

BRIEF OF FACTS.

For the District Attorney.

Dated January 25th 1888.
Wm. A. Tinsley
Deputy Assistant.

0260

People
v.
Harry Meyers. } 3 Cases
Tinsley Case.

See memorandum in the
Jackson Case.

The Jackson case is the strongest
case against defendant.

People
 v.
 Harry Meyers } 3 Cases
 Tinsley Case

Wealthy
 Tinsley.

Wealthy Tinsley,
 141 West 50th St.

The defendant came to me on January
 November 21st, 1887, and told me he was
 taking orders for coats and wraps. He showed
 me samples. He did not tell me ~~what~~ that
 he was agent for any house nor give me
 any address. He simply promised to
 send me such a package as I should
 order, for \$5.00 if I would pay him a
 deposit of \$1.50 and a weekly ^{payment} thereafter of
 25 cents until the purchase price should
 be paid. He said his name was W. Harris
 and that he lived at No 212 West 57th Street.
 I told him I had not the money that
 day but would give it to him if he
 would come on the next day. He then
 I asked him how he could come the
 next day when he ~~was~~ had said he
 was going to Brooklyn. He replied, I
 live so near you here, just in
 57th Street that it won't inconvenience
 me a bit to come in. Then he left.
 The next day he came and I selected a

sample ~~and~~ and ordered a sache which was to cost \$5.00. Before he showed me the sample I paid him \$1.50 as a deposit. He said I must give him a deposit else the ~~people~~ girls whom he had working for him would not cut the goods unless I paid the deposit. I paid him was to pay 25 cents a week after the coat was received until the purchase price was fully paid. Then he gave me the ~~unixed~~ receipt and left. On the first day I said to him that he was a fraud. He said "oh no" and said refer to 33 East 14th Street, and showed me a circular with that address on it and a picture of a lady. I had charged him with being a fraud on the first visit before he told me where he lived. I afterwards paid him the money relying on the fact that he gave me an address so near. I thought he would not dare to tell me that he lived so near when he did not. His saying he lived at 312 W 57th Street induced me partly to give him the money on the second interview. My husband, William A. Tinsley, afterwards went around to West 57th Street and found

that there was no such number as
212 West 57th Street and that where that
number would come was a vacant
lot.

1-25-88.

Hannah
Johnson.

Hannah Johnson,
141 West 50th Street.

I was present on both interviews that
Mrs. Tinsley has mentioned and heard
all that took place and fully corroborate
what she has said.

1-25-88.

George A.
Doran.

George A. Doran,
27th Precinct.

For his testimony see the Jackson
Case.

Wm A.
Tinsley -

William A. Tinsley
141 West 50th Street -

Will testify that there was no such house
as 212 West 57th St.

0265

District Attorney's Office,

PEOPLE

vs.

Harry Meyers.

Witnesses

Wealthy Tinsley
141 West 50th Street,
Hemlock Johnson,
141 West 50th Street,
George Doran
27 Precinct
Wm A. Tinsley
141 West 50th Street

do not subpoena

Ida M. Sisco, 202 E. 99th

Mattie Christey
141 West 50th St.

WJF.

0266

District Attorney's Office,

PEOPLE

vs.

Harry Meyers

To the Foreman

Please sign

and tell this new
bill to supersede
the one already
found.

Forthindray
Denver.

0267

Received from Ben Lock \$ 1887

to Deposit Dollars

Leal & Cook

56 50

\$ 25 00

PRINTED AT SPRINGFIELD, MASS.

0268

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Meyers

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

of the CRIME OF

Q. & L. LARCENY, —

committed as follows:

The said

Harry Meyers

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Annie B. Jones*, —

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said*

Annie B. Jones —

That *the said Harry Meyers* was then engaged in the business of selling articles of clothing and wearing apparel upon *and had a place of business at 46 White Street in said City*, payments in installments, and that certain pieces of goods which he then exhibited to the said *Annie B. Jones* were samples of the materials of which such articles of clothing and wearing apparel were made.

That it was necessary before he could take an order for the delivery of any *or undertake to make the same* of such articles, that the said *Annie B. Jones* should pay him a sum of money as a deposit upon such order.

By color and by aid of which said false and fraudulent pretenses and representations, the said Harry Meyer —
 did then and there feloniously obtain from the possession of the said Annie B. Jones the sum of seven dollars
 in money, lawful money of the
 United States and of the value of
 seven dollars.

of the proper moneys, goods, chattels and personal property of the said Annie

B. Jones — , with intent to deprive and defraud the said
Annie B. Jones —
 of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said Harry Meyer was
 not then engaged in the business of
 selling articles of clothing and wearing
 apparel upon payments in installments,
 and did not have a place of business at said 46 White Street,
 and the said pieces of goods which the
 said Harry Meyer so as aforesaid
 exhibited to the said Annie B. Jones
 were not samples of the materials of
 which such articles were made, and it was
 not necessary before the said Harry Meyer
 could take an order for the delivery of
 any such articles or undertake to make
 the same that the said Annie B. Jones
 should pay him a sum of money
 as a deposit upon such order.

And Whereas, in truth and in fact, the pretenses and representations so made as
 aforesaid by the said Harry Meyers
 to the said Annie B. Jones was and were
 then and there in all respects utterly false and untrue, as he the said
Harry Meyers
 at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said
Harry Meyers, on
 the day and year first aforesaid, at the City and County aforesaid, in the manner and form
 aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
 chattels and personal property of the said Annie B. Jones

then and there feloniously did STEAL, against the form of the Statute in such case made and
 provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE;~~

District Attorney.

0271

BOX:

293

FOLDER:

2789

DESCRIPTION:

Miller, Joseph

DATE:

01/20/88



2789

0272

Witnesses:

Officer Sumner

261

Counsel,

Filed *20* day of *Jan'y* 188*8*

Pleads.

THE PEOPLE

vs.

Joseph Miller

CONCEALED WEAPON.

(Section 410, Penal Code.)

JOHN R. FELLOWS.

~~RATCHEL R. WEATLINE~~

District Attorney.

A True Bill.

Raymond L. M.

Jan'y 23/87

Foreman.

W. H. Smith

Per: One minute.

0273

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Joseph Miller 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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 now finally found the dagger on the street.
Joseph Miller

Taken before me this

day of

William J. Smith
Police Justice

0274

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of No. *Fifth Avenue Police* Street, aged *31* years,
occupation *Police officer* being duly sworn deposes and says,
that on the *30th* day of *January* 188*8*

at the City of New York, in the County of New York, *Joseph Miller*
(now here) did unlawfully carry
concealed on his person in the
public street, to wit: Mulberry
Street, with intent to use
against another, a dagger,
in violation of section
410 of the Penal Code
of the State of New York.

Joseph E. Surra

Sworn to before me, this

of

188

day

Edmund Smith
Police Justice,

5720

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

the City Prison of the City of New York, until he give such bail.

and be committed to the Warden and Keeper of

the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court District

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Joseph Miller

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

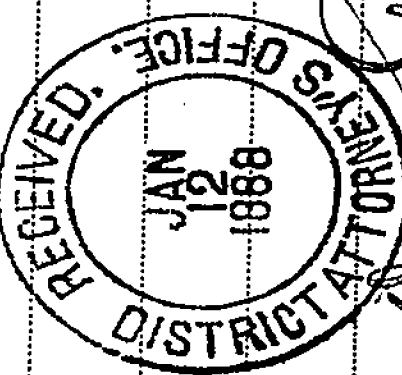
No.

Street.

No.

Street.

\$ to answer



Collin

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

9720

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

the City Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of

order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court District

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Joseph Miller

BAILED,
No. 1, by
Residence
Street.

No. 2, by
Residence
Street.

No. 3, by
Residence
Street.

No. 4, by
Residence
Street.

Dated 188

Magistrate.

Officer.

Precinct.

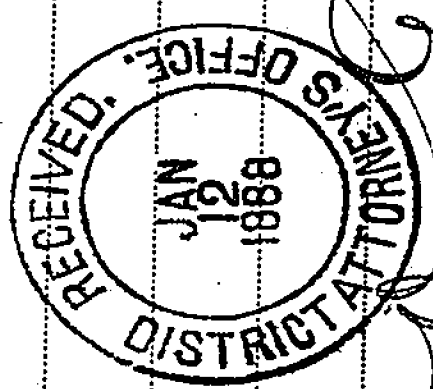
Witnesses

No. Street.

No. Street.

No. Street.

\$ to answer



2009.9

0277

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 Miller

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

Joseph Miller

of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said *Joseph Miller*, late of the City of New York, in the County of New York aforesaid, on the *eight* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain ~~instrument and weapon of the kind commonly known as~~ *knife and dangerous knife*, with intent then and there feloniously to use the same against some person or persons 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

Joseph Miller

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said *Joseph Miller*, late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously did possess a certain ~~instrument and weapon of the kind commonly known as~~ *knife and dangerous knife*, by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons 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.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0278

BOX:

293

FOLDER:

2789

DESCRIPTION:

Milligan, Alexander

DATE:

01/20/88



2789

0279

258

Witnesses:

W. N. Montgomery

Counsel,
Filed 20 day of Jan'y 188
Pleads,

THE PEOPLE

vs.

12

Alexander Miligan

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

Burglary in the Third Degree, etc.
[Sections 408, 506, 528, 532, 535]

A True Bill.

James W. Foreman

James W. Foreman

James W. Foreman

Reformatory Prisoner.

0280

Police Court—5 District.

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

of No. 237 East 118th Street, aged 38 years,
occupation Trimmer being duly sworn

deposes and says, that the premises No 201 East 111th Street,
in the City and County aforesaid, the said being a two story frame

Building, and the ground floor of
and above store which was occupied by deponent as a Plumber's Shop
and above store and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly pushing back
the bolt of the Shutters of the window facing
the yard and raising the window of
said Shop.

on the 27 day of December 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One overcoat of the Value of
of two 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

Alexander Milligan (now here)

for the reasons following, to wit: On the 26th of December 1887
about the hour of 7 o'clock p.m.
deponent securely locked and fastened the
door and windows of said Shop. On
the following morning deponent found
that said premises was burglarized as
already described and taken found
the above described property was missing.
Subsequently deponent caused the arrest
of said defendant and found on

0281

his possession and wearing on his person said property, which defendant fully identifies as the property stolen from his defendant's possession.

Wherefore defendant charges said defendant with the Burglary and Larceny as aforesaid.

Given to before me this 16th day of January 1888

John G. Norman
Police Justice

William H. Montgomery

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0282

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alexander Milligan 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. *Alexander Milligan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *I have no home*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am guilty of the charge*
Alexander Milligan

Taken before me this

day of *January* 1887

John J. Moore Police Justice.

EE20

Police Court-- 5 District.

106

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm H Montgomery
232 E 118
Alexander Hilligan

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____

Offence *Carrying*

Dated *January 16* 188*8*

Magistrate.

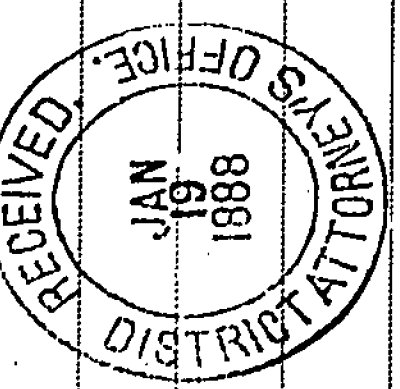
Samuel Price

Officer.

Precinct.

Witnesses *Samuel Price*

Wm H Montgomery



No. _____ Street _____

No. _____ Street _____

\$1000 TO ANSWER

Corr

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

Sheldon 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 *January 16* 188*8*

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 he to be discharged.

Dated 188

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander McGilligan

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

Alexander McGilligan

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

The said *Alexander McGilligan*.

late of the *5th* Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty-ninth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

William H. Montgomery.

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

William H. Montgomery.

in the said *shop* 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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Alexander McGilligan —
 of the CRIME OF *Robt* LARCENY, — committed as follows:

The said *Alexander McGilligan*.

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, in the *night* time of the said day, with force and arms,

one overcoat of the value of two
dollars,

of the goods, chattels and personal property of one

William H. Montgomery —

in the *shop* of the said

William H. Montgomery —

there situate, then and there being found, *in the shop* 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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Alexander Mulligan —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Alexander Mulligan*,

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, *one overcoat*

of the value of two dollars,

of the goods, chattels and personal property of one

William H. Montgomery —

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 H. Montgomery

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

Alexander Mulligan —

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 R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

0287

BOX:

293

FOLDER:

2789

DESCRIPTION:

Miner, John

DATE:

01/16/88



2789

0288

BOX:

293

FOLDER:

2789

DESCRIPTION:

Gavin, John

DATE:

01/16/88



2789

0289

BOX:

293

FOLDER:

2789

DESCRIPTION:

Hilton, Thomas

DATE:

01/16/88



2789

0290

BOX:

293

FOLDER:

2789

DESCRIPTION:

Daily, Francis

DATE:

01/16/88



2789

191-

Witnesses:

J. B. Drake

W. H. Hammon

Counsel,

Filed, 16 day of January 1888

Pleads, 1242

THE PEOPLE

vs.

John Miner
John Gavin
Thomas Hilton
Francis Daily

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

Tr. Jan 30. 1888

Nov. 1. 2. 3. tried & Nov 1. 2.

acquitted & no 3 convicted.

A True Bill. J. 1. 2. 3. 4. 5.

James D. 17/88

Foreman.

W. H. Hammon

S. H. Dwo 17/88

Grand Larceny 5539 Penal Code.

0292

Police Court— District.

Affidavit—Larceny.

City and County
of New York, ss.

of No. 41 Water Street, aged 30 years,

occupation Merchant being duly sworn

deposes and says, that on the 30 day of December 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Two Barrels of Oil together
of the value of Twenty Seven 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 Thos. P. Daly now here

and three other persons now awaiting trial at the Court of General Sessions—namely Minnie Wilson and Loring

from the fact that deponent discovered that said property had been taken, stolen and carried away from the Co. Est.

being deponent is informed by
Michael H. Flannery that on said

day he saw the said Daly and
three other persons push a Barrel

of Oil along Coenties Slip and
put the same into premises No 29
Coenties Slip. That deponent has since
identified the two Barrels of Oil from

Sworn to before me this
day

1887
Police Justice.

in same premises as the Oil which
 had been taken when and Carried
 away from. This 6 Inst. 1888

Given to be given. s. Frederick B. Fiske
 the 9th day of January 1888.

Solo B. Fiske
 Police Justice

0294

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Michael Flannery of No. Robert Keefe

30 Centies Slip Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henrick B. Fiske

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

Sworn to before me, this 9th

day of January 188 8

Michael H. Flannery

Edouard Smith

Police Justice.

0295

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ^{SS}

District Police Court.

Frank Daly 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. *Frank Daly* -

Question. How old are you?

Answer. *28 Years* -

Question. Where were you born?

Answer. *N.S.* -

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

Answer. *110 Sullivan Street* -

Question. What is your business or profession?

Answer. *Moulder*

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 -*

Francis Daly

Taken before me this

28th

1888

at

my

Office

Justice.

9620

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

the City Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be committed to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court

District

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Frederick B. Drake
61 Water
Frank Saly

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000

to answer

Don



0297

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 61 Water Street, aged 30 years,
occupation Manufacturer being duly sworn

deposes and says, that on the 30 day of December 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz :

Two barrels of Lubricating
Oil of the value together of
Twenty Seven dollars (\$27⁰⁰/₁₀₀)

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 John Miller John Gavin
and Thomas Milton (all named)

from the fact that deponent is informed
by Michael H. Flannery of No 37 Coenties
Slip that at about 11³⁰ O'clock P.M.
of the above date he saw all three of
said defendants with the aforesaid
property in their possession and in
the act of rolling said property in
the premises No 37 Coenties Slip.

Deponent has since seen said
property and fully identifies it as
the property taken stolen and carried
away from Prem No 6 East River.
Deponent prays that said defendants be held
to answer.

Fredrick B. Fiske

Sworn to before me, this

24 day
of Dec 1887

Samuel Kelly Police Justice.

0298

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Hotel Keeper of No. 31 Coenties Slip Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Fredrick P. Fick
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 31

day of Dec 1887

Michael H. Flannery

Samuel C. Bell
Police Justice

0299

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

District Police Court.

John Meiners 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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
John Meiners

Taken before me this

day of

188

Police Justice.

0300

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

John Gavin 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 Gavin*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *England*

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

Answer. *10 Sullivan St Brooklyn 2 years*

Question. What is your business or profession?

Answer. *Oyster Saloon*

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

Answer. *I am not guilty*
John Gavin

Taken before me this

day of

188

Police Justice.

0301

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Thomas Hiltner 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.

Thomas Hiltner

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 28 Morris st 3 months

Question. What is your business or profession?

Answer.

Painter

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
Thomas Hiltner

Taken before me this

day of

Dec 1887

Police Justice.

2030

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles D. Fick
61 Water-st
John Morier
John Gavin
John Wilson

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Charles August
Officer.

Precinct.

Witnesses

Michael H. Murray
No. 21 Greenhough Street.

William
No. 1000

Office

Frank D.
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

William
No. 1000

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 Miner
John T. T. T.
Thomas S. S.
Francis D. D.

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

John Miner, John T. T. T.
Thomas S. S. and
Francis D. D.
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

John Miner, John T. T. T.
Thomas S. S. and
Francis D. D.

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

Two barrels of Inducement
of the value of fourteen
dollars each barrel,

of the goods, chattels and personal property of one

Frederick B. S. S.

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.

0304

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

*John Miller, John T. Quinn, Thomas S. Wilson
and Francis D. Dwyer*

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said John Miller, John Legman,
Thomas Wilson and Francis Dwyer, all —

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, X

Hand of Juliusburg 1894

The value of ~~the~~ ^{the} fountain

done each year,

of the goods, chattels and personal property of one

Frederick B. Kirtland.

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

Frederick D. Fisher.

unlawfully and unjustly, did feloniously receive and have; the said *John Miller*

John Francis Thomas
and Francis Taylor

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 R. FELLOWS.

~~RANDOLPH B. MARTINE.~~

District Attorney.

0305

BOX:

293

FOLDER:

2789

DESCRIPTION:

Mitchell, Peter

DATE:

01/12/88



2789

No 149

Counsel,
Filed 12 day of Jan'y 1887
Pleads,

Bringing in the same Degree
and Same Kind Degree
[Sections 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100]

THE PEOPLE

vs.

12

Peter Mitchell

JOHN R. FELLOWS,
RANDOLPH B. BENTLINE,

District Attorney.

A True Bill.

James E. Brown
Jan'y 13th Foreman
Oleander Dwyer
S. J. Dwyer

0306

0307

Police Court- 5 District.

City and County of New York, ss.:

of No. 2373 8th Avenue

occupation Jeweler.

Andrew Koff,

Street, aged 23 years,

being duly sworn

deposes and says, that the premises No 2373 8th Avenue Street,

in the City and County aforesaid, the said being a 5th Story Brick Building

the first floor of which was occupied by deponent as a Jewellery Store & Dwelling House

and in which there was at the time a human being, by name Emma Koff,

were BURGLARIOUSLY entered by means of forcibly breaking a glass

in Stone Window

on the 6th day of January 1888 in the night, time, and the following property feloniously taken, stolen, and carried away, viz:

Six Gold Watches of the value of One 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

Peter Mitchell (now here)

for the reasons following, to wit:

That said Watches with other Jewellery was exhibited in said Stone Window. Deponent detected said defendant breaking the glass and inserting his hand and taking the aforesaid property

Andrew Koff,

Presented before me
8th day of January 1888
John H. Brown
Police Justice

0300

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Mitchell 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 Mitchell*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Brooklyn 7 years*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am guilty of the charge*

Peter Mitchell

Taken before me this

8

day of January 1888

John J. McNamee
Police Justice.

6060

Dated 1883 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be 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.

Police Court-- 32 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Andrew Hoff,
2373--8th Ave
1 *Ben Mitchell*
2 *John*
3 *John*
4 *John*

Dated 1888
Henry S. Corcoran Magistrate.
William P. Pochette Officer.
Witnesses
No. Street.
Precinct.

RECEIVED.
JAN 9 1888
DISTRICT ATTORNEY'S OFFICE
No. Street.
to answer

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

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Mitchell

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

Peter Mitchell

of the CRIME OF BURGLARY IN THE ~~second~~ DEGREE, committed as follows:

The said *Peter Mitchell*,

late of the *3rd* Ward of the City of New York, in the County of New York
aforesaid, on the *18th* day of *January*, in the year
of our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, about the
hour of *three* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Andrew Koff*

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: *Andrew Koff*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said *Andrew Koff*

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,

0311

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

John Mitchell —

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

The said *John Mitchell*,

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, in the *month* time of the said day, with force and arms,

Two watches of the value of fifty
dollars each,

of the goods, chattels and personal property of one *Andrew Hays*.

in the dwelling house of the said *Andrew Hays*.

there situate, then and there being found, from 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 A. Hellenor,
District Attorney

03 12

BOX:

293

FOLDER:

2789

DESCRIPTION:

Mohr, Peter

DATE:

01/18/88



2789

0313

230

100 ch

WITNESSES:

officer Dale

Counsel,

Dreger

Filed 18th day of Jan'y

1888

Pleads

Guilty (719)

THE PEOPLE,

vs.

B

John L. Minter

Violation of Excise Law.

[(III Rev. Stat. (7th Edition), page 1983, Sec. 21, and page 1989, Sec. 5.)]

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

12 Aug 31. 1888

to Ct of S.D. for

A True Bill.

made by content

J. Florence

Foreman.

proten

Sent to Specie

Depository S.D.

0314

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Peter C. Mohr

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *January* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

George H. Dale

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

The said defendant, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, 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 a certain place there situate, which 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 R. Bellows
RANDOLPH B. MARTINE,

District Attorney.

03 15

BOX:

293

FOLDER:

2789

DESCRIPTION:

Moore, Samuel

DATE:

01/04/88



2789

03 16

Witnesses:

Mr. Murphy

* 12 -

Samuel

Counsel,

Filed, *4* day of *July* 188*8*

Pleads *Guilty (5)*

THE PEOPLE

vs.

Samuel Moore

Grand Larceny, second degree [Sections 628, 681 Penal Code]

JOHN R. FELLOWS.

~~RA. HENRY B. WATKINS~~

John R. Fellows District Attorney.

Pay to the order of January 9/88.

*Pleads Guilty of
A True Bill.
My Jan 9 1888*

Samuel Moore

John R. Fellows Foreman.

John R. Fellows

0317

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 172 West Broadway Street, aged 40 years,
occupation Truckman being duly sworn

deposes and says, that on the 19th day of December 1888 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:

Good and Lawful Money of the
United States of the Amount and
of the Value of One Hundred and Thirteen
Dollars and Eighty Seven cents

the property of Francis H Leggett & Company
in the Care and Custody of deponent

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

from the fact that the said deponent
was in the employ of deponent as a truck
driver and deponent assisted said
deponent in loading his truck with
a quantity of groceries from Leggett's
Grocery Store Corner of West Broadway
and Franklin Street to be delivered
to Judge & Company 43 Water Avenue
Jersey City

Deponent is informed by Charles
Lang a boy employed by the firm of
Leggett & Company who was on the truck
with the deponent when the deponent
delivered said groceries to said Judge

Subscribed before me, this
1888

Police Justice

at the Store of said Judge no
43 Water Avenue, Jersey City and
Charles Lang gave the said defendant
receive the above described amount of
Money from said Judge in payment
for said bill of Groceries.

Deponent further says that the said defendant
admitted and confessed to him deponent that
he did take said and carry away said Money
and brought the same to Geo. York and sell
the same.

Wherefore deponent charges the said
defendant with taking, stealing and carrying
away said Money by withholding and appropriating
the same to his own use and failing to
return the same to deponent.

Sworn to before me this

21st day of December 1887

William Murphy
his
mark

A. H. Smith

Justice

0319

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 16 years, occupation Charles Lang
108 + 116 West Broadway Street being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William Murphy
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21st day of Dec } Charles Lang
188

[Signature]
Police Justice.

0320

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Samuel Moore 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.

Samuel Moore

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

New York

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

Answer.

64 Vanier St. 18 months

Question. What is your business or profession?

Answer.

Truck driver

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

Answer.

*I am guilty
Samuel Moore*

Taken before me this
day 6th of June 1881

Police Justice.

1230

Police Court-- District

THE PEOPLE, &c.
ON THE COMPLAINT OF

William Murphy
2172 West Broadway
Samuel Mark

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

Dec 21 1887

Richard Magistrate.

Harvey H. Quinn Officer.

Charles Lang Precinct.

Witnesses

No.

108 & 116 W. 11th St.

Street.

No.

Street.

No.

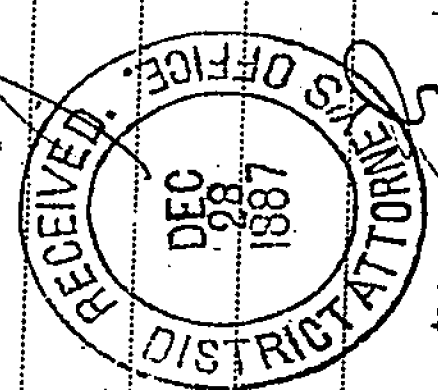
Street.

\$

1000

to answer

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *10* 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 *Dec 21* 1887 Police Justice.

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

Dated 1887 Police Justice.

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

Dated 1887 Police Justice.

64 Varick St
N Y City
Jan 7. 1888

Hon Judge Smyth

Honorable Sir

My husband Samuel Moore will
be taken before you on Monday next
on trial for larceny. It is his
first offense and I trust Sir
that for the sake of my two
children and myself that you
will be lenient with him.

I refer you in my behalf to my
Land Lord Mr. T Barnman or to
any of my neighbors in the house I
live in. I am without a dollar
in the world. and my youngest
baby sick. The Plaintiff is
willing to withdraw his charge
and if you suspend sentence Sir
on my poor husband. I promise you
to do all in my power Sincerely
Yours
L. M.

0323

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Moore

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

Samuel Moore

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

The said Samuel Moore,

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

the sum of one hundred
and fifteen dollars and eighty
seven cents in money, lawful
money of the United States
and of the value of one hundred
and fifteen dollars and eighty
seven cents,

of the goods, chattels and personal property of one Francis M. Beckett.

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 A. Sellers,
Attorney