

0447

BOX:

61

FOLDER:

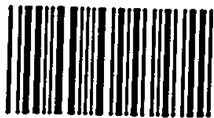
691

DESCRIPTION:

Ulman, John

DATE:

02/17/82



691

0448

112 P. 14

John Moran

1882

Filed 17 day of

Pleas Not Guilty

THE PEOPLE

vs.

John Moran

John Moran

John Moran
BENJ. K. PHILIPS,

District Attorney.

Printed by Kelly 28. 1882

Printed & printed
A TRUE BILL.

McCree

Foreman.

March 14. 1882

Specie & convicted

S.P. 10 years.

16

ROBBERY—First Degree.

PRINTED BY KELLY 28. 1882

PRINTED BY KELLY 28. 1882

0449

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

John McKeon
of the crime of *Robbery*
committed as follows:
The said *John McKeon*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Eighth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty-two* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Simon Strick*
in the peace of the said People then and there being, feloniously did make an assault and

*one watch of the value of five
dollars*

of the goods, chattels and personal property of the said *Simon Strick*
from the person of said *Simon Strick* and against
the will and by violence to the person of the said *Simon Strick*
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
~~BENJ. V. PHELPS~~, District Attorney.

0450

Testimony in the case
John Abtman
filed Feb. 1882

44

The People
 vs
 John Holman

Court of General Sessions. Part 7.
 Before Judge Cowing. March 14. 1882
 Indictment for robbery in the first degree.
 Simon Stroh, sworn and examined, testified:
 I live at 1636 Third Ave., I know the defendant.
 This occurrence took place on the 7th or 8th of
 February in Christie St. I went from Riving-
 ton to Stanton street at nearly 3 o'clock in
 the morning, and when in the middle of
 the block I had my hands in my pocket
 when Holman, whom I did not know
 before, grabbed me by the right arm. I said,
 "Let me alone, I want to go home, I did
 not put my hands out of the pocket. At
 that time he gave me a stroke over the
 forehead and I fell and he jumped on
 me and put his knee on me when I was
 down. It only took half a second and my
 watch was gone. I halloed, "Police," he took
 the watch off and broke the chain in
 two pieces, it was worth five dollars; he
 was arrested on the spot. I do not know
 that it was with his fist he struck me,
 but as soon as he struck me I fell.
 Cross Examined. I met a party that night
 in Elizabeth St. and remained with him
~~two hours~~ and had a couple of glasses
 of beer and seltzer water - five or six

0452

glasses anyhow. I made a complaint before the Magistrate against the defendant. (Paper shown) That is my writing. Whelan did not fall on me, he jumped at me. Did not you testify before the jury upon the first trial of this case that after the prisoner struck you you were lying on the sidewalk, that he fell on your body? I did not, sir. The prisoner was arrested that night and taken to the station house and I went along. I was detained in the station house till the next morning when the prisoner was taken before the Judge. The watch and chain now shown me are the ones that were taken. Cornelius Scully sworn. I am a police officer, I recollect the morning of the 5th of February last, I arrested the prisoner, I got the watch right alongside of the man who was knocked down. About three o'clock in the morning there was quite a lot of snow on the ground. I had overshoes on, I was walking very easy on my post from Rivington and Stanton right opposite 193 Christie St. and I overheard angry talk. I stopped and I heard the complainant telling this man to go away from him, that he did not know him. I saw the prisoner jump up

0453

fumble around him, and instantly knock him down. I was then about fifty or sixty feet from him. I jumped across the street and in a minute he halloed out "Police" twice. I made no noise, and when I got over this young fellow (the prisoner) was on top of him; he had his left knee on the man's chest and his hand in his pocket and the watch and chain in it. As I stooped down to get hold of him he attempted to get away. I said, "Stop," and he would not, and I hit him with my stick. That stopped him and knocked him down. Cross Examined. The prisoner fumbled him and suddenly hit him and knocked him down. He acted as if he was feeling if there was anything about the man's possession. I had not time to go over and arrest him. Then, the thing was done so quick; he halloed "Police." I was on the opposite side of the way. The prisoner had the watch in his hand, and when he saw me he ran away and dropped it alongside of him. The complainant followed us to the station house; he remained in the sitting room, he was not locked up except for about twenty minutes when there was a change of doormen, he was kept as a

0454

witness. The prisoner fell the second time in a gateway when I struck him.

Simon Stroh recalled. This is the remainder of the chain that was broke (showing it) John Ullman, sworn and examined in her own behalf testified, I am 20 years old, my parents are living; at the time I was arrested I was living in Cherry St. with my mother, I have lived with her twelve years, I am in the ice business, I saw the complainant on the morning of the 8th of February, I was coming from a ball going home; the complainant pushed me, grabbed hold of me and I grabbed hold of him, he pulled me down on top of him, I did not take anything from him, I never touched him, I never said a word to him. He commenced to laugh and then he commenced hallooing "murder" "watch." I was trying to get up because he would not let go of my coat, I was going to stand up, and the officer knocked me on the head and knocked me down; he hit me three or four times. I did not have hold of the man's chain, I did not want to take his watch. The complainant was so drunk that he could not stand on his feet when he got

0455

to the station house.

Mary L. Wolman, the mother of the prisoner testified that he worked at bundling wood and then he began to unload vessels and then was in the ice business in the summer. He has always given me his wages and has been a good boy.

The jury rendered a verdict of guilty with a recommendation to mercy.

0456

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

POLICE COURT, _____ DISTRICT.

Cornelius Scully
of *the 10th Precinct Police* Street, being duly sworn, deposes and

says that on the *8* day of *February* 188*2*

at the City of New York, in the County of New York *about 3 o'clock in*

the morning he arrested John Helman
now present. That at the time of the
arrest said Helman was kneeling
upon the prostrate body of Simon
Stroh. That deponent found the
match and chain in question upon
the sidewalk.

Cornelius Scully

Sworn to before me this
of *February* 188*2* day
of
Thomas
Justice.



0457

BAILED,

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

REV. 21, 22, 210 & 212.

Police Court _____ District.

THE PEOPLE, Sec. 118
OF THE COMPLAINT OF

James Street
1536 13th Ave
John Helman
P. Henry

1 _____
 2 _____
 3 _____
 4 _____

Dated *8 February 1882*

Magistrate.

Deally Officer.

Clark.

Witnesses

No. *18* *Deally* 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 _____

John Helman

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

Dated *8 Feb* 188 *2*

Marcellus 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.

0458

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

John Helman 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 Helman

Question. How old are you?

Answer. Twenty years.

Question. Where were you born?

Answer. In New York.

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

Answer. 330 Delancey St. (20 years.)

Question. What is your business or profession?

Answer. I bundle goods.

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

Answer. I was walking past the man who pushed me. I struck him, and he fell on a stump ~~there~~ there and pulled me down with him. I didn't attempt to take any watch.

Taken before me, this 8.

day of July 1882

John Helman
Mark

Marcus Storbo
Police Justice.

0459

Police Court-Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Simon Stroh

of No. 1636-3rd Avenue Street,

being duly sworn, deposeseth and saith that on the 8 day of February 1872 at the South 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 brass watch and brass chain attached thereto. both

of the value of 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 force and violence as aforesaid, by

John Holman. now present from the fact that while deponent was passing through Christie Street. said about 2 o'clock in the morning of said day. said Holman struck deponent a violent blow across the forehead, knocking deponent down. That while lying deponent down. said Holman fell upon deponent and took said watch and chain from deponent's vest. That deponent caught hold of and held said Holman until arrested by the officers.

Simon Stroh

Sworn before me, this

8th day

of March and 1872

McGowan
Police Justice

0460

BOX:

61

FOLDER:

691

DESCRIPTION:

Vincent, William

DATE:

02/28/82



691

0461

WITNESSES.

[Faint handwritten notes and signatures in the witness section]

Counsel,
Filed 28 day of Feb 1882
Pleads

THE PEOPLE
vs.
INDICTMENT:
Larceny from the Person.

William Vincent
James G. Hollins
DANIEL G. ROLLINS,
District Attorney.

A TRIAL
[Signature]
Foreman.
[Signature]
~~*[Signature]*~~
A year: one year.
[Signature]

276

0462

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Vincent

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

William Vincent
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

William Vincent

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

one watch of the value of fifteen dollars
one chain of the value of five dollars

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

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

0463

Sec. 294, 295, 210 & 212.

Police Court 2 District 17

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Remondolo
444 N. 32nd St.
William Vincent

Offence *Pelt. Larceny*
from the person

Dated *February 23* 188 2

William Vincent Magistrate.

Monetary 20. Officer.
McK Clerk.

Witnesses



No. _____ Street _____

No. _____ Street _____

Wm. C. S. J.
Conrad

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

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 Vincent*

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

Dated *February 23* 188 *2*

Wm. Vincent 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.

William Vincent
Conrad

0464

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Vincent

Question. How old are you?

Answer. Eighteen years of age

Question. Where were you born?

Answer. New York

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

Answer. 258 West 35th St.

Question. What is your business or profession?

Answer. Driller & Finisher

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. I took the watch and chain from the person of the Complainant while he was asleep in a chair in a saloon at 262 West 35th St., and I sold it to a man in 10th Avenue near 42nd St. for three dollars.

Taken before me, this 23rd
day of February, 1888

William Vincent

[Signature]
Police Justice.

0465

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, }

ss. *Jerome Reynolds Stonecutter,*
of No. *444 West 52* Street, *aged 22 years,*

being duly sworn, deposes and says, that on the *first* day of *February* 188 *2*
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 deponent's person,*
the following property, viz:

*One watch and chain of the
value together seventy 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 Vincent, now*

*here, from the fact that said
deponent now here admits and
confesses in open Court that he,
said deponent, stole and carried
away said property from the person
and possession of deponent while
deponent sat asleep in a chair in
a saloon at 26 1/2 West 53 Street, at
about the hour of 5 o'clock in the afternoon
of said day. Signed at New York*

Sworn before me this

day of

188 2

Police Justice

James P. ...

0466

BOX:

61

FOLDER:

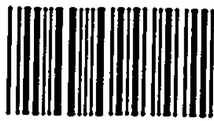
691

DESCRIPTION:

Volin, Caroline

DATE:

02/17/82



691

0467

120 Bayport
H. M. 17 1882 Clerk 15
~~1882~~
J. V. J.

Trial for

Counsel,

Filed 17 day of Feb 1882

Pleads AT Gentry 23

THE PEOPLE

vs.

B

Leandro Polio

Indictment for Disorderly House.

DANIEL C ROLLINS,
~~Attorney~~

District Attorney.

A TRUE BILL.

W. H. McHenry

Foreman.

David W. H.

Henry Gentry

W. H. McHenry

0468

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

Carolin Volin
Carolin Volin
of the crime of *keeping and maintaining*
a disorderly House
committed as follows:

The said

late of the *Tenth* Ward of the City of New York, in the County of
New York, on the *Minute* day of *February* in the year of our
Lord one thousand eight hundred and eighty *two* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
the said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *the*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

~~DANIEL C. ROLLINS,~~
~~BENJ. K. PHELPS,~~ District Attorney.

0469

Henry Boehma of No 187 Eddy
Street being duly sworn deposes and
says - I am a Carpenter and
work No 152 23^d Street - I
went to visit my uncle who
is confined to his bed in
No 157 Jorythe Street - I am
a married man and live with
my wife.

Henry Boehmann

Sworn to before me this

11th day of February 1857

J. N. Van Alstede
Justice

0470

~~A~~

Police Court—Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Euler

vs.

Caroline Muller
Meta Ferris

AFFIDAVIT—Disorderly House.

Dated February 10 1872

Attesty Magistrate.

Officer.

WITNESS:

Sonnie Mehendorf
157 Forsyth St.
Charles Kinney
194 Orchard Street
Clara Geneva
162 Forsyth St.
George Finkler
155 Forsyth St.

0471

Police Court, Halls of Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Euler
of No. 164 O'Farrell Street, in the City of New York,
being sworn, doth depose and say, that on the 9th day of February in
the year 1872 the premises known as No. 159 O'Farrell Street,
in the City and County of New York, were kept, maintained, conducted, and occupied by

Mata Fina Carabini Haller Volin

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and
a resort for tipplers, drunkards, common prostitutes and reputed thieves, with other vile, wicked, idle,
dissolute and disorderly men and women and reputed thieves who, or most of whom are in the practice
of ~~drinking, dancing, quarreling and fighting at almost all hours of the day and night, to the great~~
damage and common nuisance of the People of the State of New York, residing in the neighborhood
and passing thereby.

Deponent therefore prays, that the said Mata Fina Carabini
and all vile, disorderly and improper persons found upon the premises, occupied by said
Mata Fina Carabini
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this 10th day }
of February 1872 } + Henry Euler
M. A. O'Farrell POLICE JUSTICE.

0472

City and County of New York, ss.

Police Court—3 District.

THE PEOPLE

vs.

Caroline Polson
Walling

On Complaint of

Henry Euler

For

Keeping Disorderly House

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

Dated *Feb 11* 1882.

Mercer Atterbe
POLICE JUSTICE.

Henry Euler

Annals Defining of
the Race,

The People, &c.

r.
Caroline Solis.

officers of the
from Prussia, and
abolished of the

0473

Court of General Sessions
of the Peace.

The People vs.

Charge.

v.

Keeping Dr. House

Caroline Tolson

City and County of New York ss:

Caroline Tolson the
defendant above named being duly
sworn deposes and says that at the time
of her arrest and indictment she was a ser-
vant engaged as a housekeeper of the premises
no. 159. Fourth Street, in the City of New York.
That since that time the premises have
been vacated and surrendered to the
Landlord thereof, and this deponent has
sought and obtained other employment
in a respectable family, that this de-
ponent was never before arrested for anything
and now has no interest of any kind
in any unlawful business, and never intends
to have.

Sworn to before me

this 13th day of

March 1882
Caroline Tolson

John J. Mitchell
Clerk of District
Court

0475

511.
Police Department of the City of New York.

Precinct No. 10

New York, March 3rd 1882,

Philip B. Washburn
357 + 859 Grand St

Sir

Mrs. Caroline Balin
has removed from
159 Forsyth St. and the
house is now occupied
by a private family.

Respectfully,
Anthony J. Allaire
Captain

0476

Sec. 204, 205, 210 & 212

Police Court 3 District.

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

Henry Carter
Caroline Walker

Offence, *Riotous Assemblies*

1
2
3
4

Dated *Feb 11* 1882

Robert Magistrate.

William Officer,
Carroll Spruce Clerk.

Witnesses



No. _____ Street _____

BAILED,

No. 1, by *Christian Leach*

Residence *64 Jones* 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 *Caroline Walker*

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

Dated *Feb 11* 1882 Police Justice.

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

Dated *Feb 11* 1882 *McArthur* Police Justice.

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

Dated _____ 1882 Police Justice.

Handwritten notes and signatures at the bottom of the page.

0477

BOX:

61

FOLDER:

691

DESCRIPTION:

Vosser, George

DATE:

02/10/82



691

0478

WITNESSES.

Day of Trial,

Counsel,

Filed 10 day of Feb 1882

Pleads *Not Guilty*

THE PEOPLE

vs.

P

George Foster

LARCENY AND RECEIVING
STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

W. McKeon

Part Two - Feb. 23, 1882
Foreman.

Tried and convicted

Wm. P. L. Brown

0479

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Vossen

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

of the CRIME OF LARCENY

committed as follows:

The said

George Vossen

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

one robe (of the kind usually called a bear skin) of the value of thirty dollars

of the goods, chattels and personal property of one

George Mayzoff

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

0480

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

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

*One Robe, (of the kind usually called
a bear skin) of the value of thirty dollars*

of the goods, chattels and personal property of the said

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

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

George Vossen
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.

0481

Sec. 219, 220, 210 & 212

Police Court - 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Maguire
308 4th St
George Booser

Offence, *Grand Larceny*

Dated *February 5* 188*2*

R. J. Maguire Magistrate.

Mr. C. C. Kelly Officer & Clerk.

Witnesses *Henry M. Antle*

Wm. J. Peterson

J. J. Johnson

No. *882* S. W. *Albion* Street



Wm. J. Johnson

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 Booser*

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

Dated *February 5* 188*2* *R. J. Maguire* 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.

0482

14 District Police Court

CITY AND COUNTY OF NEW YORK } ss. George Mayzoff, aged 31 years, Stable Keeper
of No. 308 West 52nd Street, being duly sworn, deposes and saith, that on the 23rd day of December 1881 at the 22nd Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property viz.:

One Carriage bear robe, of the value of thirty dollars (30.00)

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 George Bossert, (now here) from the fact that previous to said robbery the said robe, was in deponent's stable at the premises as aforesaid and deponent was informed by officer "Mr. Ardle" of the 22nd Precinct that Mr. Ardle found the said robe, in the pawn shop of B. Solomon, 282 8th Avenue and the said Bossert also admitted and confessed to deponent that he Bossert pawned the said robe at the said pawn shop

George Mayzoff

Sworn before me this 23rd day of December 1881
A. L. Morgan
POLICE JUSTICE

0483

city and county of }
New York } Henry M. Middle, being duly
Sworn deposes and says that deponent
found the Buffalo robe herein mentioned
in the affidavit of George Marzoff, in the
furn shop of B. Solomon at 882, 8th Avenue
and which was identified by George Marzoff
as his property, and the said defendant
George Bosser (nowhere) admitted and
confessed to deponent that he Bosser
did furnish the said robe at said
place.

Sworn to before me } Henry M. Middle
this 5th day of February 1882 }

R. J. Hoffman

Justice

DISTRICT POLICE COURT.
AFFIDAVIT—Larceny.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
VS.
DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

0484

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

4th DISTRICT POLICE COURT.

George Bossert 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 Bossert

Question. How old are you ?

Answer. 45 years.

Question. Where were you born ?

Answer. Ireland

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

Answer. 149 West 5th Street, 3 years

Question. What is your business or profession ?

Answer. Coachman

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. I met a man named Brady who gave me the robe to pawn it

Taken before me, this 5th
day of February, 1882

George Vossor

A. J. Morgan Police Justice.