

0441

BOX:

55

FOLDER:

632

DESCRIPTION:

Meyers, Frank

DATE:

12/15/81



632

0442



Adm 144
Counsel,
Filed 5 day of Dec 1882
Pleads *Not guilty*

INDICTMENT,
Grand Larceny of Money, &c.
THE PEOPLE
vs.
34 *Robinson*
Frank Meyer.

DANIEL G. ROLLINS,
District Attorney.

Part in May 4 1882
Pleads guilty
A True Bill.

S.P. one year

Wm. Murray
Potomac

Part 2
Friday Jan 6th 1882

J.R.H.

THE COURT OF COMMONS
IN SENATE CHAMBER
TO THE LORDS OF THE KING
IN PARLIAMENT ASSEMBLED
IN WITNESS WHEREOF
THE LORDS OF THE KING
HAVE CAUSED THESE
STATUTES TO BE
PRINTED AND SO
TO REMAIN IN
FORCES

0443

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Annie Kamps 27. Married

of No. 273 Hudson Street,

being duly sworn, deposes and says, that on the 9th day of December 1881

at the above premises City of New York,

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

of deponent, and from a ~~back room~~ ^{the above premises}

the following property, viz:

~~yellow paper collar~~
One box containing forty dollars
good and lawful money and of the
value of forty dollars

the property of Deponent's husband Henry Kamps

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 Frank Meyers (now here)

for the reason that deponent is informed
by Loraine Van Alstyne that she saw
said Meyers enter the store of deponent
and leave the building by the hall door
and that said Meyers then had in his
possession a collar box the same as
described above by deponent.

Annie Kamps

Sworn before me this

10th day of

December

1881

Edward Smith

Police Justice.

0444

Loraine Van Alstyne 21 yrs 2.60 Hudson St.
being duly sworn deposes and says that
on the 9th day of December she saw Frank
Meyer now here enter the store of Anne Kauff
and a short time thereafter saw said Meyer
coming from the hall way adjoining said store and
leading to the rear of said store, and having
in his possession a yellow paper collar
box.

Loraine Van Alstyne

Sworn to before me
this 10th of Dec 1881
Solomon Smith

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDAVID-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

Disposition

0445

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank 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~~ waiven cannot be used
against ~~him~~ on the trial,

Question. What is your name?

Answer. Frank Meyer

Question. How old are you?

Answer. Twenty five

Question. Where were you born?

Answer. US

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

Answer. 34 Desbrosses St. Six years.

Question. What is your business or profession?

Answer. Longsherman

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.

Am not guilty

Taken before me this

10th

day of

Dec 1881

Frank Meyer

duch

Solou B Smith
Police Justice.

0446

BAILED,

No. 1, by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

Sec. 208, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

144
11/10
Quinn Shanks
273 Hudson St.
Frank Meyer

Offence, Grand Larceny

Dated Dec 10 1881

Swank Magistrate.

Thyrum 8 Officer.

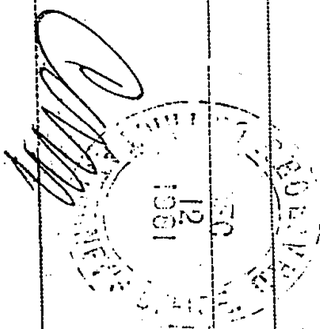
Clerk.

Witnesses
S. Rowe New Orleans

No. 260 Hudson 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 Frank Meyer

guilty thereof, I order that he ^{held to answer to the same} be admitted to bail in the sum of 200 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Dec 10 1881

Solomon Smith Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

7440

Sec. 208, 209, 210 & 212.

144

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna Klump
273 Hudson St
Frank Meyer
2
3
4
Offence, *Chauvin*
Concealment

Dated *Dec 10* 1881

Swink Magistrate.

Dupuis Officer.

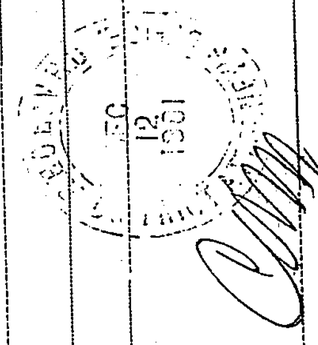
Clerk.

Witnesses: *Sirame Van Alstyne*

No. *260* Hudson Street.

No. Street,

No. Street.



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 *Frank Meyer*

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

Dated *Dec 10* 1881

Police Justice.

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

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

Police Justice.

Dated _____ 1881

0448

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Frank Meyers against *Meyers*

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

Frank Meyers

of the crime of

Larceny

committed as follows:

The said

Frank Meyers

late of the First Ward of the City of New York
in the County of New York, aforesaid, on the *ninth* day of *December* in the year
of our Lord one thousand eight hundred and ~~eighty~~ *one* at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the
value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each:
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each:
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), be-
ing then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the pay- money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the
value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each:
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

\$10000

One dollar box of the value of five cents.

of the goods, chattels, and personal property of one

Henry Kamps

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.

DANIEL G. ROLLINS,
District Attorney.

0449

BOX:

55

FOLDER:

632

DESCRIPTION:

Miller, Charles

DATE:

12/27/81



632

0451

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles 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. *Charles Miller*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *15 Carlisle Street, 3 months*

Question. What is your business or profession?

Answer. *Master*

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

Answer. *I am not guilty, I did not open the door she opened the door from inside - I was looking for a man who is a Cyar master by the name of Meyer I waive further examination in this Court*

Taken before me, this *19*
day of *Decr* 188*8*

Charles Miller

J. M. Patterson
Police Justice.

0452

Police Office, Third District.

City and County } ss.:
of New York, }
63 years of age a Widow residing
No. of 241 Broome Street, being duly sworn,

deposes and says, that the premises No. 241 Broome
Street, 10 Ward, in the City and County aforesaid, the said being a Dwelling House
two Rooms and a rear of the 3rd floor
and which was occupied by deponent as a Dwelling for herself and
Son were **BURGLARIOUSLY**

entered by means forcibly opening the lock with
a false key

on the afternoon of the 19 day of December 1889,
and the following property, feloniously taken, stolen and carried away, viz.

with the intent to steal the following property
a quantity of Ladies Clothing 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
Charles Miller (now here)

for the reasons following, to-wit: Deponent was in said Room
dressing herself when she heard some person
lightly knocking at the door, deponent
did not answer for the reason that she
was not dressed. Deponent heard
a noise at the lock of said door and
she looked at said lock and ~~she~~ saw
key turning in said lock. Deponent

0453

then run to said door and opened the
same, when she found said Miller
standing by said door, who when
detected run away

Sworn to before me this 19th day of Decr 1883

Mary Talma Bishop
J. M. Patterson, Police Justice

0454

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Rec. 208, 209, 210 & 212

Police Court

B

District

0201

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Miller
241 Governor St

Charles Miller



Offence, *Burglary*

Dated *Dec 29 1891*

Patterson Magistrate.

Michonny Officer.

Clerk.

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Anna Ann S. J.

Conrad

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

guilty thereof, I order that he ^{*held to answer and to be*} be admitted to bail in the sum of *25* Hundred Dollars and be committed to the Warden or Keeper of the City Prison ^{*of the City of New York*} until he give such bail.

Dated *Dec 29* 188 /

J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

5550

Sec. 208, 209, 210 & 212.

Police Court District 3

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Magdalena Lopez*
241 Broadway St

2 *Charles Miller*



3
4
Dated *Dec 22 1881*

Patterson Magistrate.

Mahony 13 Officer.

Clerk.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Witnesses

No.

Street,

No.

Street,

No.

Street.

Anna Mrs. G.A. Combs

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

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

Dated *Dec 29* 1881

J. M. Patterson
Police Justice.

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

Dated _____ 1881

Police Justice.

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

Dated _____ 1881

Police Justice.

0456

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Miller

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

Charles Miller
of the CRIME OF *Burglary*

committed as follows:

The said *Charles Miller*

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

Magdalena Kiefer
there situate, feloniously and burglariously did break into and enter, by means of forcibly *breaking open an outer door of said dwelling house* he the said *Charles Miller*

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

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

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

~~of the CRIME OF~~

~~committed as follows:~~

~~The said~~

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

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

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

DANIEL G. ROLLINS, District Attorney.

0457

BOX:

55

FOLDER:

632

DESCRIPTION:

Miller, Louis

DATE:

12/19/81



632

0458

Attest
Dec 19/76
Counsel
Filed 19 day of Dec 1876
Pleads *Not guilty (2)*

THE PEOPLE
vs.
Louis Miller
INDICTMENT
Petit Larceny of Money from the Person.

DANIEL C. R.
District Attorney.

A True Bill.

Chas. W. ...
Foreman.
Dec 20/76
Pleas J. J.
Per: ...

U.S. DEPARTMENT OF JUSTICE
RECORDS CENTER
WASHINGTON, D.C.

0459

Seaw

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

Married Anne Repp
of No. 13 Downing Street,

Harry Salla aged 42

being duly sworn, deposes and says, that on the 13th day of December 1881

at the corner of Broadway and 9th Street City of New York,

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

of deponent, and from her person (in the daytime)

the following property, viz:

Good and lawful money of the United States consisting of one note or bill of the denomination and value of Two dollars Two notes or bills of the denomination and value of one dollar each silver and copper coins of divers denominations of the value of eighty five cents all of the value of four dollars and eighty five 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 Louis Miller for the reason

that the defendant was standing along side of the deponent when she missed her pocket book containing said money when she missed her property she turned around facing the defendant when she saw him return the pocket book to the pocket in the other side of deponent's dress when deponent had him arrested

Harry Salla

Sworn before me this 13th day of December 1881
M. A. Brown
Police Justice

0460

City and County
of New York

Julia Woods aged 22
Year No 52 1/2 Carmine Street being
duly sworn deposes and says that she
is the daughter of the within named
Complainant and that she saw the
within described defendant put
the said Pocket book in her
mother's pocket in the shop in her
mother's person

Julia Woods
Sworn to before me
the 13th day of December 1881
Marcus Oberbar
J.P.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Annny Salda
vs.
Louis Merles

AFFIDAVIT—Larceny.

Dated December 13th 1881

Magistrate.

Officer.

W. Prent

WITNESSES:

DISPOSITION

0461

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

Louis 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. Louis Miller

Question. How old are you?

Answer. 21 Year Old

Question. Where were you born?

Answer. New York

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

Answer. 105 Christie Street Two months

Question. What is your business or profession?

Answer. Barber

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

Answer. I am not guilty

Taken before me, this 13

day of December 1888

Louis Miller

Maxwell
Police Justice.

0462

Sec. 206, 200, 210 & 212.

Police Court

176

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James J. Kelly
13th St. Lawrence St.
1
Louis Miller

2
3
4
8

Offence, ~~Attempted~~
Larceny
from the person

Date: December 13th 1881

Magistrate

Officer

Clerk

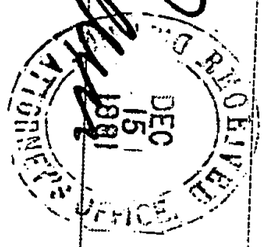
Witnesses

No. 1
John Woods

No. 2
James J. Kelly

No. 3
Lawrence

No. 4
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 Louis Miller

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

Dated December 13th 1881

McConnell 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.

0463

Sec. 208, 209, 210 & 212.

176
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Selba
113 S. Downing St.
Louis Miller

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

Offence, *Stealing from the person*
1
2
3
4

Dated *December 13th* 1881
Atkinson Magistrate.
Pelton Officer.
Clerk.

Witnesses
Julia Woods
No. *12 1/2* *Caroline* Street,
Anna Selba
No. *12* *Downing* 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

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

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

Dated _____ 1881
Police Justice.

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

Dated _____ 1881
Police Justice.

0464

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Louis Miller

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

Louis Miller

of the crime of

larceny from the person

committed as follows:

The said *Louis Miller*

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

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

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

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

Divers Coins, of a number, kind, and denomination to the ^{Grand Jury} ~~Jury~~ aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
four dollars and eighty-five cents.

of the goods, chattels, and personal property of one *Fanny Sala*
on the person of the said *Fanny Sala* then and there being found,
from the person of the said *Fanny Sala* 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 C ROLLINS,
~~DEPUTY DISTRICT ATTORNEY~~, District Attorney.

0465

BOX:

55

FOLDER:

632

DESCRIPTION:

Mills, John

DATE:

12/12/81



632

0466

91

Day of Trial

Counsel,

Filed 17 day of

Dec 1887

Pleads

THE PEOPLE

vs.

John Mills

Violation of Excise Law.

Smith & Allen
W. K. PHILLIPS
District Attorney.

A True Bill.

Geo. C. Fisher
Foreman.

Alenpiper & Co
Resch & Co

P2 Dec 21/87

Apparatus for
Licenses set in
Licenses set in
must see 21/87.

THE OFFICE OF THE CLERK OF THE DISTRICT COURT

0467

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Mills 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 Mills

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. England

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

Answer. S. E Cor 10th St - Ave A. for 4 mos

Question. What is your business or profession?

Answer. Liquor dealer

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

Answer. I am not guilty

Taken before me, this

8

day of

Dec

188

John ^{his} Mills
mark

J. J. Whitworth
Police Justice.

0468

Sec. 210.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned
viz Vio Excise Law

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

John Mills

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by
me, I have admitted he to bail in the sum of one Hundred Dollars to answer
by the undertaking hereto annexed.

Dated at the City of New York, Dec 8 1881

J. Kilbuck Police Justice.

6940

Police Justice.

John Smith
John Smith

Sworn to before me, this *10* day of *Dec* 188*8*

may be arrested and dealt with according to law.

WHEREFORE, deponent prays that said *Wills* drunk in the house or premises aforesaid, contrary to and in violation of law.

spiruous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be did then and there sell, and caused, suffered and permitted to be sold under his direction and authority, strong and

premises No. *94 New Chamber* Street, *John Wills* [now here]

of *December* 188*8*, in the City of New York, in the County of New York, at day

of the City of New York, being duly sworn, deposes and says, that on the Street, *8*

of *John H. Richmond* *John T. Mc Carthy*

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

Police Court District. *102*

0470

91
Police Court, 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John T. McCarthy
for P. M. M.
John Mills

Violation Excise Law.

Dated 8 day of Dec 1881

J. J. K. Magistrate.

McCarthy Officer.

Witness,

Bailed \$ 100 to Ans. G. S.

By Charles W. Stetson

49 James Street.



0471

Sec. 212.

12
District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

It appearing to me by the within depositions and statement that the crime therein mentioned

vs. Violation Excise Law

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

John Mills

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that he be admitted to bail in the sum of *one* Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated at the City of New York, *Dec 8* 1881

J. Mitchell Police Justice

0472

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Mills ^{against}

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

of the crime of *selling spirituous
liquors without a license*
committed as follows:

The said *John Mills*

late of the *Fourth* Ward of the City of New York, in the County of
New York, aforesaid, on the *24th* day of *December* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
~~jurors~~ *Grand* aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to ~~one~~ *a certain person whose name is*
to the Grand Jury aforesaid unknown

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

Daniel S. Phelps
District Attorney

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

contrary to 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.

~~**BENJ. K. PHELPS, District Attorney.**~~

0473

BOX:

55

FOLDER:

632

DESCRIPTION:

Mooney, James

DATE:

12/16/81



632

0474

157
He 188
Filed day of Dec 188
Pleads *Not guilty* 119

Assault and Battery.—Felonious.
Furnish.

THE PEOPLE
vs.

James Chooney.

DANIEL G. ROLINS,
District Attorney.

*119
Lawrence St
A True Bill.
J. P. [Signature]*

*My wife named Foreman.
Jan 3. 1881.*

*Presented on
The Court*

[Large handwritten signature]

0475

Please preserve this. It took at least three hours to
prepare this abstract: 20 folios, costing the County two dollars.
W.A.

0476

The People
vs. James Mooney
I Court of General Sessions, Part 7
Before Recorder Smythe, Jan 3, 1882
Indictment for felonious assault and battery
Daniel Curtin, sworn and examined. I live
106 Cherry St; on the night of Sunday the 11th
of Dec., the prisoner in company with a com-
panion entered my saloon and asked
for a bottle of ginger ale and a cigar. I
waited upon them and gave them; he tendered
a two dollar bill to me in payment. I placed
the change \$1.90 on the bar before him.
Then he said to me, you beat me out of
ten cents and went out, "I just came in," he
said, "to see if you would beat me again." I
said, "you are mistaken, I would rather give
you ten cents than beat you out of ten cents."
He says, "I bet you a dollar I could prove
it." I says, "Place the dollar in your pocket,
you can prove nothing." With that he turned
around and he says to me "you know me
and I know you." I says, "I don't know you."
he says to me again "If you were in the
outside of the bar you would not say that
to me." I says, "It is twelve o'clock, I am
going to shut up; please leave." I turned
around and took off my bar coat and
hung it on a peg behind me. As I

0477

turned round he fired; the shot striking me here in the throat, and then he made the remark, "Stand where you are or I will kill you." With that he took a second thought and turned about and flew through the side door and escaped. The ball went down my throat and still remains there I saw the pistol in the prisoner's hand; he did not fire more than once. Cross Examined. I have told you all that occurred that night. I have not the slightest idea how often I have been arrested. I have never been convicted. I have never been charged with larceny. My saloon has never been raided as a disorderly house. I have never been in any Court but a police Court. It is not a fact that in 1876 I was in State prison. I never was there in my life, nor was I ever in the penitentiary. It was between the hours of eleven and twelve o'clock Sunday evening the prisoner came into the saloon with a girl. An old gentleman named James M. Carr was in the saloon; he is in Court. The prisoner and I had no words about some charge; the conversation was about a previous time. It is not a fact that

0478

after I had given him change he said there was 15 cents short. I did not put my hand under the bar when I handed him the money and I was not in the act of drawing a pistol and did not have it up when he shot. There was no pistol there only the one that was in his hand. I saw the prisoner the following Tuesday evening corner of Grand and Mulberry Sts. That was two blocks away from my place. I was walking by and he rushed towards me. That is the night I shot him. I had no conversation with Capt. Kiehl that Tuesday night in the station house. Nobody arrested me. I went to the station house myself. I went to the station house that Sunday night and made a charge. I did not see Momey between the Sunday and the Tuesday night. I did not say to the Sergeant in charge that I had no charge to make. It is a fact that there is a counter charge pending for shooting this man and I am under bail. Just as I was hanging the coat up on the wall he fired; there was no provocation whatever. I had a doctor attending me, I went home till last Monday sick. He tried to extract the ball, but he could not find it. I don't know what kind of a pistol it was.

0479

James H. Carr sworn. I was present in Moorey's bar room at the time this transaction took place. The prisoner came in and tendered a two dollar bill and called for a drink and a cigar. They had a dispute which amounted simply to this that he (the prisoner) supposed Mr. Curtin cheated him out of ten cents. Curtin said he did not do anything of the kind, that he was not in the habit of cheating any one, that he gave him the change correctly. The prisoner then said he had been there on another occasion and he tried to cheat him, and he came on this occasion to see if he would not cheat him again. Curtin gave him \$1.90 being the correct change, allowing five cents for the drink and five cents for the cigar. Curtin said, "It is now time to shut up." He (Curtin) turned around, took his coat, and hung it on a peg, and when he turned around the prisoner shot him in the neck. I did not see the pistol, but I heard the report and saw the flash. I was about eight yards from the prisoner, in the back part, the end of the saloon. Cross Examined. I live with Mr. Curtin at No. 44

0480

Elizabeth st, the same building where the saloon is. I lived next door for two years. I have been living with Mr. Curtin nine months we are both friends. I have known him two years. I am a sailor the last ship I sailed on was the Antwerp three years ago. I have a small annuity from my brother. My occupation is not to stay around No 91 Elizabeth st. from morning till night. I have not spoken to Mr. Curtin about this case or about the shooting. I knew that the case was on the calendar today, but I do not know who told me. I was at the end of the saloon and the prisoner stood at the end of the bar; the saloon is about thirty six feet deep. There is a screen about six yards from the door. There were four people in the saloon at the time of the shooting the prisoner, I, the woman and Mr. Curtin. The prisoner put down a two dollar bill to pay for ten cents worth of drink and he got \$1.90, and he then disputed about it, and he told Curtin that he was beat out of some money by him on a previous occasion. Curtin said he never beat anybody out of any thing. Mr. Curtin did not put his hand

0481

under the bar, he had not an opportunity of doing it, he had not time to do anything. I am not acquainted behind the bar. I never saw a pistol in the back of the bar. I never took the liberty of going behind the bar, I am but a lodger there. I board with Mr. Curtin and pay four dollars a week for my board.

James Mooney, sworn and examined in his own defence. I am 24 years old and was born in the City of New York. I was arrested and after my discharge from prison (I am a paper hanger by trade) I went around canvassing trying to put up paper. I was arrested with another for petty larceny and sent to the penitentiary. On the 11th of Dec., I went into this liquor store and asked for a drink; he did not give me ginger ale; he gave me a cigar, and the girl who was with me took a glass of lager. I handed him a two dollar bill; he took it and gave me \$1.70 change. I asked him for more change; he counted it over and handed me five cents more which made \$1.75. I refused to take it. I shoved it to the bar to him; he says, "Take it, that is all you will get," and he shoved it back. I knew if I did not take it he might take it all.

0482

and I took it in my hand and put it in my pocket. He had some wads across the bar. I asked him for fifteen cents; he told me he would make me get out. He looked one side of the door and down the other end of the place; he came up and walked behind the counter. There is a room at the end of the counter; he went in there. I said, "I will go out," I backed up against the screen; he walked into the room and lifted something; he put it in front of me, and I pulled the trigger of my pistol. I did not fire my pistol till his pistol was up, it was in the dark, I would not have seen the pistol only he put it out and it shined. I fired my pistol. I walked out of the door, I did not run. I walked out on the sidewalk. I went away, I did not go out of the city as it was reported. Two days afterward I saw Curtin and that time he shot me. I made a charge before Judge Byrby. Cross Examined. "The woman I had with me in the saloon is not here. I went in there about a quarter to twelve. I have been previously in prison for larceny. I am certain he drew a pistol at me. I saw it in his hand. Byrby. McKean. Q. You have been in the penitentiary? Yes sir. Have

0483

you ever been in any place for anything else?
No sir, never was in the State prison. How
long ago is that? That is the 23^d of October I
came home. How long were you there? I was
there five months. Did you ever have an
affair with a man where you put a knife
into him? No sir, never used a knife or
a pistol before in my life. What did you carry
a pistol for? It was an old rusty pistol, it
was loaded when I got it, I found it in an
alleyway. I have got witnesses to prove it.
James Keely sworn and examined. I am
Captain of the Municipal Police attached
to the fourteenth precinct, No. 91 Elizabeth Street
is in that precinct. I know the reputation of the
premises. Cross Examined. What did the pris-
oner say about that charge? I understood
him to say several times that it was
\$1.15 he received out of the two dollar bill;
he said that several times to me. You know
Mr. Curtin pretty well don't you? Never spoke to
him before the day that I arrested him.
Do you know what his reputation is?
(Objected to) I have known thousands of people
The jury rendered a verdict of guilty
of an assault with a dangerous weapon
with intent to do bodily harm. The prisoner
was remanded for sentence.

0484

• Testimony in the Case
of James Morney
filed Dec. 1881.

0485

Form

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

POLICE COURT—FIRST DISTRICT.

Samuel Curtin

of No. *106 Cherry* Street, being duly sworn, deposes and says,

that on the *11th* day of *December* 18*87*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by *James Mooney* now present.

That said Mooney did wilfully and maliciously point and aim a pistol loaded with powder and lead at deponent and did fire and discharge said pistol while the same was so pointed and aimed the ball or missile from said pistol striking and passing through deponent's chin and wounding & cutting the flesh of deponent's throat

Deponent believes that said injury, as above set forth, was inflicted by said

James Mooney

with the felonious intent to take the life of deponent, or to do ^{him} bodily harm, and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with according to law.

Samuel Curtin

Sworn to, before me, this

day of *December* 18*87*

R. V. [Signature]
Police Justice.

0486

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

James Mooney

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

New York

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

Answer.

19 Prince Street & about 7 Months

Question. What is your business or profession?

Answer.

Paper Stainer

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 went into his place with a woman to have a drink & tendered him a two dollar bill in payment. He returned my change but I found I was fifteen cents short & demanded the full amount. He then ordered me out I refused to go without my change. When he locked the door & drew a pistol & then drew mine and fired in self defence.

Taken before me, this *14*

day of *Dec* 188

James Mooney
Police Justice. *W. Mark*

0487

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 208, 209, 710 & 712

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Morney
James Morney
James Morney

Offence *fel assault & battery*

Dated *Dec 14* 188

Richard Magistrate

Richard Officer

Richard Clerk

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



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

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

Dated *Dec 14* 188 *Richard* 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.

8840

Sec. 208, 209, 210 & 212

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Gardner
1106 Cherry St
James Mahoney

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

Deer 14

188

Magistrate.

B. B. Dixon

Officer.

Captain Keedy

Clerk.

14

Witnesses

No.

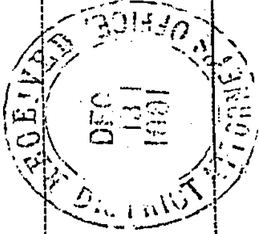
Street,

No.

Street,

No.

Street.



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

James Gardner guilty thereof, I order that he be admitted to bail in the sum of ~~one hundred Dollars~~ *in the sum of ten Dollars* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Deer 14* 1881 *James Gardner* Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1881 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1881 Police Justice.

0489

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Mooney

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

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

James Mooney
late of the City of New York, in the County of New York, aforesaid,
on the *eleventh* day of *December* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Daniel Burton*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Daniel Burton*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *James Mooney*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said

Daniel Burton
thereby then and there feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

of the Crime of Attempting to Discharge a *pistol* at another with Intent
to Kill, committed as follows:

The said

James Mooney
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Daniel Burton*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Daniel Burton*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said

Daniel Burton
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

0490

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *James Mooney* of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *James Mooney* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Daniel Burton* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Daniel Burton* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *Daniel Burton* wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *James Mooney* of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *James Mooney* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Daniel Burton* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Daniel Burton* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Daniel Burton* wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS, District Attorney.

0491

BOX:

55

FOLDER:

632

DESCRIPTION:

Moran, Morton

DATE:

12/12/81



632

0492

1881 Dec 12

Filed 12 day of Dec 1881

Pleads, Not guilty

THE PEOPLE

vs.

J. B. Brown

Morton Moran

Robbery from the person and Rev. stolen goods

DANIEL G. ROLLINS,

District Attorney

San Francisco, Cal. Dec 20, 1881

A True Bill.

Foreman.

Geo. Cochran

Sen. J. M. ...

Handwritten initials and marks

W. H. ...
not guilty

0493

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Morton Moran

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. *Morton Moran*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *370 Bawery 4 months*

Question. What is your business or profession?

Answer. *Driving a Furniture Truck*

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*

Taken before me, this *5*

day of *December* 188*8*

Morton Moran

Gluyck Adams Police Justice.

0494

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 208, 209, 210 & 212.

Police Court District

THE PEOPLE, vs. _____

ON THE COMPLAINT OF _____

Richard C. Tracy
509 West 42 St

Morton Moran

Offence, Larceny from Person

Dated December 5 1881

Magistrate

Officer

Clerk

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

500 Ave. B. J.
Cory

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 Morton Moran

guilty thereof, I order that he ^{held to answer and to be} be admitted to bail in the sum of five Hundred Dollars ^{of the City of New York} 500. and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated December 5 1881

Blough Gardner 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.

5940

Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order h to be discharged.
Police Justice.

Dated 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Police Justice.

Dated Dec 5 1881
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,
and that there is sufficient cause to believe the within named
guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.
Police Justice.

93
Sec. 208, 209, 210 & 212.
Police Court
District.

THE PEOPLE
ON THE COMPLAINT OF
Richard O'Hay
509 West 42nd St
Maurice Moran
Removing from the
Office.

Date December 5 1881
Magistrate
Gripner
Gleason 17
Officer.

Witnesses:
No. Street,
No. Street,
No. Street,
"500. Ave. S.P.
Cons

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

0496

3 DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

27 years of age a Sailor *Richard O Shay*
No. 509 West 42 Street.

being duly sworn, deposes and says, that on the 5 day of *December* 1881
at the 17 Ward City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from the person of deponent at night time*
the following property, viz.:

*One Over Coat and one Dress Coat
of the value of fifteen 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 *Morton Moran (now here)*

*from the fact that deponent was walking
on Second Avenue, when one of the suspenders
of deponent broke, deponent opened his
coats for the purpose of fixing his suspenders
when said Moran came up to deponent
and told deponent to go with him to a
Hallway, that he would assist deponent
to fix his suspenders, deponent did go
with said Moran, who then took the*

Seventy-fourth Street

of

Porter-Dunne

0497

aforesaid two coats from the person of
deponent, and run away with the ~~same~~ ^{other coat},
deponent immediately run after said
Moran who in his flight throw ~~and~~
of said coats away, and when said
Moran was arrested the dress coat
was found in the aforesaid Stallway

Sworn to before me this }
5th day of December 1881 } Richard J. [Signature]

Glyph Gardner Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

DATED _____ 18

_____ MAGISTRATE.

_____ OFFICER

WITNESSES:

DISPOSITION

0498

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Morton Moran.

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

Morton Moran
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

Morton Moran

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

One overcoat of the value of ten dollars
One other coat of the value of five dollars

of the goods, chattels and personal property of one *Richard O'hea*
on the person of the said *Richard O'hea* then and there being found,
from the person of the said *Richard O'hea* 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.

0499

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

Morton Moran
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

Morton Moran
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 overcoat of the value of ten dollars.

One other coat of the value of five dollars.

of the goods, chattels and personal property of the said *Richard O'hea*
by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Richard O'hea
unlawfully, unjustly, did feloniously receive and have (the said

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

DANIEL G. ROLLINS, District Attorney.

0500

BOX:

55

FOLDER:

632

DESCRIPTION:

Murray, William

DATE:

12/09/81



632

0501

WITNESSES.

Counsel,
Filed *9* day of *Dec* 188*7*
Pleads

THE PEOPLE

vs.

William Murray
INDICTMENT.
Larceny from the Person.

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

Foreman.

William Murray
9 Dec 1887
Pleads guilty
30 Dec 1887
3 years.

0502

FORM 894.

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

Police Court--Second District.

Sarah Robinson, aged 25, seamstress
of No 593 Hudson Street, being duly sworn, deposes
and says, that on the 1st day of December 1881
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from deponent's

person, on the day when
the following property, to wit: One pocketbook containing
good and lawful money of the United States
consisting of three notes or bills each of the
denomination and value of one dollar and
one silver coin of the value of fifty cents,
all

of the value of Three ⁵⁰/₁₀₀ 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 Murray

now here, from the fact that while deponent
was passing through Eighth Avenue and
when in front of Thrich's store near 25th street
the said Murray came behind deponent and was
caught by a man who works in the butcher
shop on the corner of 8th Avenue and West 25th
street whose name is William Barnett as
deponent is informed by officer John Van Wart
of the 9th Precinct Police. Deponent has seen the
said Murray since his arrest and fully identified
him as the person who took and carried away
from her person the aforesaid property and who returned
the same to her upon being apprehended by the
officer

Sarah Robinson

Sworn to before me, this second day

of December 1881

Michael J. DeLooney
Police Justice.

0503

Sec. 198-200.

2^d DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Murray

Question. How old are you?

Answer. Twenty six years

Question. Where were you born?

Answer. England

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

Answer. West 27th, some years. I decline to give number

Question. What is your business or profession?

Answer. booper

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

Answer. I have nothing to say

Taken before me, this 2^d
day of December 1881

Murray

McConnell Police Justice.

[Signature]

0504

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

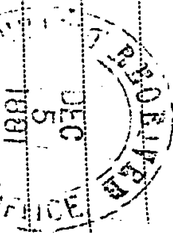
Sec. 208, 209, 210 & 212

Police Court - 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Robinson
593rd Hudson St

William Murray



Dated December 2^d 1881

Offence, Larceny from the person

John Murray Magistrate

John Van Wert Clerk

Witnesses. Henry John Morgan

No. 593 Hudson St

John Van Wert

Police Street

William Barrett

No. 294 8th Avenue Street

[Signature]

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 Murray

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

Dated December 2^d 1881

[Signature] Police Justice.

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

Dated _____ 1881

Police Justice.

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

Dated _____ 1881

Police Justice.

5050

Sec. 208, 209, 210 & 212

Police Court - 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jarah Robinson
593 Hudson St

William H. H. H.

1
2
3
4

RECEIVED
DEC 5 1881
OFFICE

Dated December 5th 1881

John Van Wart, Magistrate

John Van Wart, Officer

Clerk.

Witnesses: Mary Ann Saggan

No. 593 Hudson St, Street.

John Van Wart

Police Street,

William Barrett

No. 294 8th Avenue Street.

Chas

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 H. H. H.

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

Dated December 2nd 1881

I have admitted the above named William H. H. H.

to bail to answer by the undertaking hereto annexed.

Dated _____ 1881

There being no sufficient cause to believe the within named _____

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

Dated _____ 1881

Police Justice.

0506

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Murray

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

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

committed as follows :

The said

William Murray

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

One pocket-book of the value of fifty Cents.

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

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

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

DANIEL G. ROLLINS, District Attorney.

0507

BOX:

55

FOLDER:

632

DESCRIPTION:

Murtha, Michael

DATE:

12/21/81



632

0500

188

Day of Trial

Counsel, *Stuckey*

Filed *21* day of *Dec*

188

Pleads *At July 23*

THE PEOPLE

vs.

B
Michael Murtha

Violation of Excise Law.

Samuel S. Rollins
BENJ. K. PHILIPS,

District Attorney.

Part No Dec. 27. 188

pleads guilty

A True BILL.

Foreman.

W. J. ...
File # 257

*paid for 2 hours
at my lawyers*

0509

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank DISTRICT POLICE COURT.

Michael Muntagh 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.

Michael Muntagh

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

88 Bowery and about 6 months

Question. What is your business or profession?

Answer.

Bartender

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 sold nothing but Weiss
beer & Soda water*

Taken before me, this *19*

day of *Dec* 188*8*

Michael Muntagh

W. M. Muntagh

Police Justice.

0510

Sec. 208, 209, 210 & 212

Police Court - 5th District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Shields

vs. 14th Precinct

Michael Murtagh

Offence, Pro of Excess
Laid

Dated Dec 17 1881

Magistrate
B. W. Bixby

Officer
Shields

Clerk
14

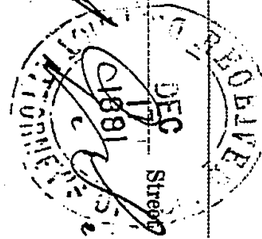
Witnesses

No. Street

No. Street

No. Street

No. Street



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

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

Dated Dec 17 1881 B. W. Bixby 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.

1150

Sec. 208, 209, 210 & 212

Police Court - First District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Shields
vs. *147 Street - Michael Munkah*
Offence, *Law of Excess*

Dated *Dec 17* 188*1*

Magistrate.

Officer.

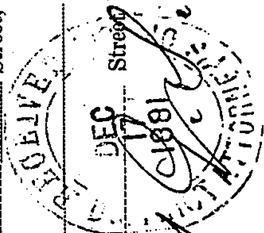
Clerk.

Witnesses

No. Street,

No. Street,

No. Street,



No. Street, *147 Street*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

H. J. Prater

104 St. Charles Street

Street,

Street,

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 *Michael Munkah*

guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

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

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

Dated *Dec 17* 188*1* Police Justice.

Dated *Dec 17* 188*1* Police Justice.

Dated *Dec 17* 188*1* Police Justice.

05 12

Police Court First District.

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

John Shields
of No. 14 Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on the 16th day
of December 1887, in the City of New York, in the County of New York, at
premises No. 15th West Street,
Michael Murtagh [now here]
without license did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

WHEREFORE, deponent prays that said Michael Murtagh
may be arrested and dealt with according to law. John Shields

Sworn to before me, this 17 day
of Dec 1887 } John Shields

B. W. Murphy
POLICE JUSTICE.

This place is kept by the notorious McGary

0513

Court of General Sessions.

The People & }
- against - } No. of Excise Law
Michael Murtha }

City & County of New York ss: Michael Murtha of said city, being duly sworn, says that he is the defendant abovenamed, that he has never heretofore been charged with having violated the Excise Law and that he was not the proprietor of the premises No 58 West 1st Street, N.Y. was simply the barkeeper, and was not aware that the place had not been licensed. Dependent since his arrest has left the premises aforesaid and is not at present employed at any place.

Sworn to before me this }
28th day of December 1881 } Michael X Murtha
Mark

Joseph Meyer
Commissioner of Alms
N.Y. City.

0514

Mr. General Sporn

The People vs

- vs -

Michael Murtha

Affidavit.

0515

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Michael Murtha
against

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

of the crime of *Selling spirituous*
liquors without a license
committed as follows:
The said *Michael Murtha*

Jury late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *sixteenth* day of *December* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the *Grand*
~~jurors~~ aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to ~~one~~ *a certain person whose name is*
to the Grand Jury aforesaid unknown; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

Daniel S. Rollin
District Attorney

~~SECOND COUNT: And the Jurors aforesaid, upon their Oath aforesaid, do further~~
~~present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

~~**BENJ. K. PHELPS, District Attorney.**~~

05 16

BOX:

55

FOLDER:

632

DESCRIPTION:

Muth, John

DATE:

12/22/81



632

0517

233

Day of Trial, *Dec* 1871
Counsel, *Dec*
Filed *22* day of *Dec* 1871
Pleads

THE PEOPLE

vs.

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

John Muth

Samuel S. Collins
BENEFICIAL

District Attorney.

A True Bill,

Dec 23/71
Wm. H. ...
Henry ...
Per: One year

OFFICE

CLERK OF THE DISTRICT COURT

0518

Police Office, Fourth District.

City and County }
of New York, } ss.

Fredrick Mack
of No. *1017 6th Avenue* between 56th & 57th Street,
deposes and says, that the premises No. *1017 6th Avenue*
Street, *22* Ward, in the City and County of *fore*said, the said being a *stone*
and which was occupied by deponent as a *store for the sale of liquor*
and cigars were **BURGLARIOUSLY**

entered by means *forcing and breaking open*
a fan light over the rear
door of said premises and
entering thereby
on the *ninth* of the *19th* day of *November* 18*81*
and the following property feloniously taken, stolen and carried away, viz.:

a quantity of cigars
of the value of one
hundred dollars
and other property to the
value of about five
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 *John North* *alleged to be*

for the reasons following, to wit: *from the fact*
that deponent knows
said fan light was
nailed and securely
fastened deponent found
it (said fan light) broken
open and found John North
creeping behind the counter
in said premises.
Fred Mack

Sworn to before me this
18th day of November
1881.
Wm. Thompson
Notary Public

05 19

OF NEW YORK,

John Meuth 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 guilty of the charge
John Meuth

Taken before me, this

day of

188

B. J. Morgan Police Justice.

0520

Rev. 205, 200, 210 & 212.

238

Police Court

DEC 20 1881

District

THE PEOPLE vs. J. M. ...
ON THE COMPLAINT OF ...

Walter M. ...
1017 G. & ...

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2
3
4

Offence *Burglary*

Dated *Dec 27th* 1881

W. Morgan Magistrate.

James Officer.

22 at the Court Clerk.

Witness *John B. ...*

No. *2* Street *at the Court*

No. Street

No. Street

\$1500 *James*

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 M. ...*

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

Dated *Dec 27th* 1881

B. L. Morgan 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.

5

1250

233
Sec. 208, 209, 210 & 212.

Police Court - DEC District

THE PEOPLE & c.,
ON THE COMPLAINT OF JOHN
1881

Charles West
1017 G F ave

John Smith

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Offence *Drunk & Disorderly*

Dated *December 20th* 1881

Morgan Magistrate.

Byrnes Officer.

221 Precinct Clerk.

Witness *John Byrnes*

No. *221 Precinct* Street,

No. _____ Street,

No. _____ Street.

\$1000 Cash
Carroll

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

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

Dated *Dec 20th* 1881
John Morgan Police Justice.

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

Dated _____ 1881
Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 1881
Police Justice.

0522

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Math ^{against}

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

John Math

of the crime of

Burglary

committed as follows:

The said

John Math

late of the *twenty second* 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 ~~seventy~~ *eighty-one* with force and arms,
at the Ward, City and County aforesaid, the *store* of

Frederick Mack

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

Frederick Mack

goods, merchandise and valuable things in the said *store* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away
then and there

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.

Samuel G. Collins
BENJ. KIPPHERS, District Attorney.