

0215

BOX:

50

FOLDER:

580

DESCRIPTION:

Meyer, Charles

DATE:

10/13/81



580

02 16

Counsel, R. A. Livingston

Filed 13 day of Ch. 188

Pleas *Not Guilty*

THE PEOPLE

vs.

Charles Meyer

DANIEL C. ROLLINS,

Attorney at Law

Part pro C. C. 20. 1881

Indict. acquitted.

A True Bill.

Wm. H. ... Foreman.

INDICTMENT.
Larceny from the person.

out for State Court

13/18

1881

0217

3rd District Police Court

City & County }
of New York } 355

whereas pawn tickets

Martin Blank

vs

Charles Meyer

} Larry Frank Pierce

Martin Blank being duly sworn and
examined says as follows

Q. What is your name, your age place
of Residence and your business

A. My name is Martin Blank I am
57 years of age reside at No 24 1/2
Chrystie Street and keep a Saloon

Q. What complaint do you make
against Charles Meyer (now here)

A. On the 10th day of October 1881 at the
City of New York in the County of New York
and at night time the following property
was taken stolen and carried away
from my possession and from my
person, ~~the following property~~

Two Gold Rings of the Value of
twenty dollars my property

and I have reason to believe and
do believe that said property was

0218

fellowingly taken stolen and carried
away by said Meyer for the reason
following to wit.

That at the hour of about 1 o'clock
in the morning of said 10th day of
October said Meyer was in
~~my~~ my room, and in my bed
with me, at that time I had
said Ring upon the fingers of
my left hand that when I awoke
in the morning said Meyer was
gone, and my property stolen
as aforesaid.

That said Meyer returned to ^{me} ~~my~~ ~~my~~
and gave ~~me~~ ^{me} a photograph
representing said Ring and I
fully identify said Ring with the
photograph as my property.

Brought before me this 11th day of October 1911 by Walter Blunt
And New Police Officer

0219

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Charles Meyer

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Sweden

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

Answer. 29 Chrystie Street

Question. What is your business or profession?

Answer. Chairmaker

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 took the man away from 6 or 7 fellows who were taking his Ring, he was very drunk I know him and carried him home at that time he had no Ring when these fellows Robbed him and I interferred they told me if I say one word they will kill me, I met one of this fellows yesterday and told him if they dont show up their Ring I may be arrested and he gave me the Ring, I gave it to the Complainant

Taken before me, this

day of October 1887

John A. Moore Police Justice.

C. Meyer

0220

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, 211, 212
Police Court **3** District.

THE PEOPLE, &c.,
 vs. THE COMPLAINANT OF

Charles Meyer
 1 _____
 2 _____
 3 _____
 4 _____

Offence, *Larry Frank*

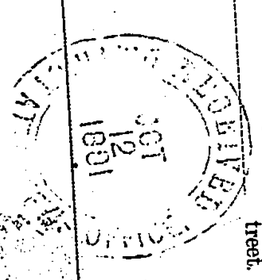
Dated *Oct 11* 1881

Stamm Magistrate.
Kupfer 10 Officer.
 Clerk.

Witnesses _____ 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 *Charles Meyer*

guilty thereof, I order that he be admitted to bail in the sum of *50* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 11* 1881

Stamm 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.

1220

Sec. 208, 209, 210, 212

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Quetta Blaine
27 1/2 Chrysothia St.

Chas. Meyer

1. _____
2. _____
3. _____
4. _____

Offence, *Money borrowed*

Dated *Oct 11* 188*1*

Flamm Magistrate.

Kopper 10 Officer.

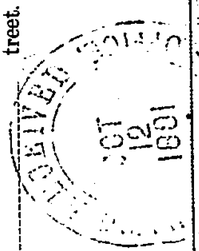
_____ Clerk.

Witnesses _____

No. _____ Street,

No. _____ Street,

No. _____ Street,



le.

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 *Chas. 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 *Oct 11* 188*1*

Police Justice.

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

Dated _____ 188*1*

Police Justice.

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

Dated _____ 188*1*

Police Justice.

0222

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against *Charles Meyer*

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

Charles Meyer

of the crime of

Larceny

(from the person)
committed as follows:

The said

Charles Meyer

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twelfth* day of *October* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

*two rings of the value of ten dollars
each*

of the goods, chattels, and personal property of one *Martin Blank*
on the person of the said *Martin Blank* then and there being found,
from the person of the said *Martin Blank* 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 J. ROBINSON~~

0223

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

The said *Charles Meyer*
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,
two rings of the value of ten dollars
each

of the goods, chattels and personal property of the said
Martin Blank
by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said
Martin Blank
unlawfully, unjustly, did feloniously receive and have (the said
Charles Meyer
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.

0224

BOX:

50

FOLDER:

580

DESCRIPTION:

Meyers, Henry

DATE:

10/27/81



580

0225

By *W. H. Stekler* Counsel
Filed *Nov 21 1889* day of *Nov*
at *St. Louis* Mo.
Reads *Not guilty*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

I.
Henry Meyers.

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

A True Bill.

Geo. W. [Signature]

Foreperson

[Signature]

Part No. Nov 21-1889

Pleads Guilty - G.L.

Pen one year

[Handwritten mark]

0226

Form 893

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

Police Court--Second District.

Merchant John F. Degener 47 years
of No 28 West 39 St Street, being duly sworn, deposes
and says, that on the 26th day of October 188

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 his store at
Nos 33 and 35 Greene Street

the following property, to wit: one piece of black satin
containing fifty seven yards in all

of the value of fifty one Dollars,
the property of deponent and
Calmeus A. Auffwardt, August W. Kessler,
and William Degener, Copartners doing business
under the firm name of C. A. Auffwardt & Company
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 Henry Meyers (now known)

for the reason following to wit that deponent
was informed by Frank Buckel here present
that on said day at about one o'clock in
the afternoon, he said Frank saw said
Henry Meyers take and carry away
said piece of black satin. Deponent
further says that the piece of satin found
upon and there in possession of said Meyers
was identified by Henry Wedegardner
here present, who is employed in the said
business of C. A. Auffwardt & Company
as the property of said firm of

J. F. Degener

Sworn to before me this 26th day of October 188
M. W. O'Sullivan Police Justice

0227

City and County of New York fo Frank Buckel
being duly sworn says he is nineteen years
of age and is the employ of C. A. Ruffward
and Company and resides at Baychester
Westchester County; that he has heard
read the foregoing affidavit and is fa-
miliar with the contents thereof; that
that portion thereof referring to him
and to information given by him is true
upon his own knowledge Frank Buckel
sworn to before me this
20th day of October 1881

Wm. O. O'Connell
Police Justice

City and County of New York fo Henry Wedegartner
being duly sworn says he is twenty one years of
age and resides at No 36 Leight Street New York
City deposes that on the 20th day of October
1881. he saw the piece of paper here shown
in possession of said Henry Meyers the defendant
named in foregoing affidavit, and identified
said piece of paper as property of said firm
of C. A. Ruffward and Company; and that
said piece of paper was on said day and previous
to the arrest of said Meyers seen by deponent
in said premises as part of the stock of said
firm C. A. Ruffward & Co
sworn to before me this Henry Wedegartner
20th day of October 1881

Wm. O. O'Connell
Police Justice

0228

Sec. 198-200.

Sealed DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Meyers 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 *Henry Meyers*

Question. How old are you?

Answer. *thirty eight years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Court Street Brooklyn, about three months*

Question. What is your business or profession?

Answer. *Clerk.*

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 decline to answer*

Taken before me, this *20*
day of *October* 188*8*

Henry Meyers

Marcus Oberbauer Police Justice.

0229

C. A. AUFFMORDT & CO.
33 & 35 Greene Street, Cor. Grand,

P. O. Box 1126.

New York, October 29th 1891.

Dear Sir

I am very much obliged for your kind letter of yesterday and would say in reply that not only my firm but nearly every large firm in the neighborhood has been victimised since a couple of years by an organized band of these shoplifters. We ourselves have lost in this way during the last 18 months very nearly \$2000.00 in silks and gloves. The fellows are very difficult to catch because they are regularly organized and dressed for the business. Meyer for instance had the regular long silk pockets in his overcoat.

Now I think leniency in this case would not be advisable unless Meyer would be willing to expose his confederates and more particularly the receivers of the stolen goods so that they are brought to justice.

All large houses around here are deeply interested in this matter not only

0230

on account of the actual loss occasioned
to them but also because frequently
unjust suspicion falls on clerks and
porters and creates a general want of
confidence which is exceedingly exasperating.

Believe me, dear Sir

Yours very respectfully
J F Dequenet

To District Attorney
Dudley F. Phelps Esq

11320

Sec. 208, 209, 210 & 212.

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John F. DeYoung
339-35 Greene St.

Henry Meyers

Offence, *Grand Larceny*

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

Dated *Oct 21* 188 /

Atty Magistrate.

McDonald Officer.

Clerk.

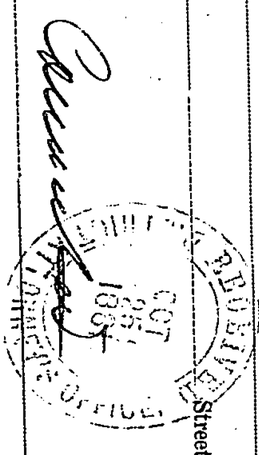
Witnesses *Frank Buckel*

No. *33 and 35 Greene* Street,

Henry Meyer

No. *33 and 35 Greene* 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 *Henry Meyers*

guilty thereof, I order that he ^{held to answer the same and be} 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.

Dated *Oct 21* 188 / *McDonald* 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.

22320

Sec. 208, 209, 210 & 212.

Police Court - 2nd District,

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John F. Degeuer
337 1/2 Greene St.
Henry Meyers

BAILED,

No. 1, by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Dated *Oct 24* 188*8*

Atterly Magistrate.

McDonogh Officer.

_____ Clerk.

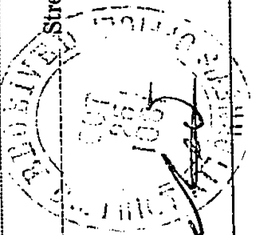
Witnesses *Frank Buechel*

No. *33 and 35 Greene* Street,

Henry Meyers

No. *33 and 35 Greene* Street,

No. _____ Street.



Charles

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

guilty thereof, I order that he ^{hold to answer the command of law} be admitted to bail in the sum of *Twenty* 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.

There being no sufficient cause to believe the within named _____

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

Dated _____ 1888 Police Justice.

Dated *Oct 24* 1888 Police Justice.

0233

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Henry Meyers
against

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

Henry Meyers
of the crime of
Larceny

committed as follows:
The said

Henry Meyers

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

*Fifty seven yards of cloth (of the kind
commonly called satin) of the one dollar
and seven cents each yard.*

of the goods, chattels, and personal property of one *John D. Degener*

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.

0234

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

Henry Meyers
of the CRIME OF *Receiving Stolen Goods*
committed as follows:
The said

Henry Meyers

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,

Fifty seven yards of cloth (of the kind commonly called satin) of the value of one dollar and seven cents each yard.

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

John J. DeGener

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

John J. DeGener

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Henry Meyers

taken and carried away then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen, 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 Q. ROLLINS,

~~JOHN J. DEGENER~~, District Attorney.

0235

BOX:

50

FOLDER:

580

DESCRIPTION:

Miller, Charles

DATE:

10/05/81



580

0236

#17

Counsel,
Filed 5 day of Oct 1881
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Charles Miller

vs. *Charles Miller*

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

A True Bill.

Wm. H. ... Foreman.

Oct 5. 1881.

J. J. ...

Wm. ...

0237

3rd District Police Court

City & County }
of Maryland }

Lena Kraemer }
vs } Grand Larceny
Charles Miller }

Lena Kraemer being duly sworn
and Examined deposes & says as follows

- Q. What is your name, place of residence your age and your business.
- A. My name Lena Kraemer, 28 years of age I reside at No 170 Orchard Street, I am married and keep house.
- Q. Was there any property stolen from your possession
- A. One set of Pool Balls of the value of ~~thirty two dollars~~
- Q. Whose property was that
- A. My property
- Q. When was said property stolen
- A. on the 20th day of September 1881
- Q. Who stole your property
- A. Charles Miller (now here)
- Q. What reason have you to believe that said Charles Miller has taken stolen and carried away your

0238

property

A. That said Miller was in ~~my~~ ^{my} Saloon
at No 140 Orleans Street, when said Pool
balls were in a Box, said Box was
standing upon a Table in said Saloon
and that immediately after said Miller
left said Saloon I missed said property,
~~that from the time~~ I saw said Miller
when he left the Saloon with a Box
under his arm, when he came to the
Saloon he had no Box in his possession

Sworn to before me this

21 September 1881 Lind Thorsen

~~John A. Miller~~
Police Justice

0239

City & County } 53
of New York }

Andrew Peterson being duly
sworn deposes says as follows

Q. What is your name, your place of residence
your age and your business

A. My name is Andrew Peterson I am 39 years
of age my place of residence is 150 Chatham
I keep a Saloon

Q. do you know Charles Miller (now here)

A. he was in my place of business on the
20th day of September 1881 between the hours
of 4 o'clock P.M. and had a
box containing a set of Pool Balls
which he offered for sale to me

Sworn to before me this Andrew Peterson
21 September 1881

Andrew Peterson
Notary Public

0240

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* waiven cannot be used against *him* on the trial,

Question. What is your name?

Answer. *Charles Miller*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *25 Varick Street two weeks*

Question. What is your business or profession?

Answer. *Carpenter*

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 *21*
day of *September* 188*8*

Charles Miller

John G. Manning Police Justice.

0241

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 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*John Frederick
 W. Dickson
 Charles Miller*

906

Offence, *Common Law*

Dated *Sept 21* 1881

Stuart Magistrate.

Samuel W. Clark Clerk.

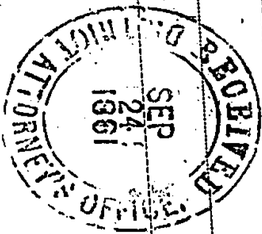
Witnesses *Joseph Bell*

No. *169* *E. Mason* Street,

Arthur Johnson

No. *157* *Madison* 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 *Charles Miller*

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

Dated *Sept 21* 1881

John Miller 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.

02420

Sec. 208, 209, 210 & 212.

Police Court

3

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sam Wheeler
170 Dickard St
Charleston

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street,

Offence, *Stealing*

Dated

Sept 21

1881

Magistrate.

Dean

Officer.

Van Hook

Clerk.

10

Witnesses

Street,

Adolph Poll

Street,

Wm E. Johnston

Street,

John Pittman

Street,

120 Charleston

Street,

No. *120 Charleston*



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 *Dean*

held & arrested for same and he admitted to bail in the sum of *one* Hundred Dollars and be com- *mitted to the Warden or Keeper of the City Prison until he give such bail.*

Dated *Sept 21* 1881

I have admitted the above named

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 h to be discharged.

Dated 1881

Police Justice.

0243

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Charles Miller ^{against}

Charles Miller

of the crime of

Larceny

committed as follows:

The said

Charles Miller

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

*Sixteen balls (of the kind commonly
called billiard pool balls) of the value
of two dollars each.*

of the goods, chattels, and personal property of one

Lina Krahn

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.

0244

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

Charles Miller

of the CRIME OF

Receiving Stolen Goods

committed as follows

The said

Charles Miller

late of the 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,

Sixteen balls (of the kind commonly called ^{billiard} pool balls) of the value of two dollars each,

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

Lina Krahn

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~

taken and carried away from the said Lina Krahn

unlawfully, unjustly, ~~and for the sake of wicked gain~~, did feloniously receive and have (the said

Charles Miller

taken and carried away then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen, 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.

0245

BOX:

50

FOLDER:

580

DESCRIPTION:

Miller, Charles

DATE:

10/26/81



580

0246

Counsel,
Filed *26* day of *Oct* 188*1*

Pleas *Admittedly*

THE PEOPLE

vs.
118 *Attly*
Wassonville

Charles Miller

Party
INDICTMENT.
Larceny from the person. *and*
Assault with intent to steal

DANIEL C ROLLINS,
Attorney at Law

Part pro Oct 27. 1881

Wassonville
A True Bill.

Pen 6 months

W. M. ...

1881

0247

FORM 112.9

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

Police Court—Third District.

a Barber residing at Balzer Kirchner 30 years of age
of No. 50 Clinton Street, being duly sworn, deposes

and says that on the 23 day of October 1881

at the City of New York, in the County of New York, was feloniously ^{attempted to be} taken, stolen, and carried away from the possession of deponent, and from the person of deponent

at night time
the following property viz: good and lawful money of the
issue of the United States consisting of
silver and copper coin in all

of the value of seventy three cents Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property ^{attempted to be} was feloniously taken, stolen, and carried away by Charles Miller

(nowhere) from the fact that deponent is informed by officer Martin O'Leary of the 10th Precinct Police that at the hour of about 12¹⁵ o'clock a.m., deponent was sitting upon a stoop at No. 16 Livingston Street asleep, that said Miller placed his hand in to the right hand pocket of the pants then worn upon deponent's person, and in which pocket deponent has said money, and that he said officer caught said Miller while having his hand in deponent's pocket with the intent to steal said money.

Balzer Kirchner

Sworn to, before me this

day of

October

1881

John W. Miller
POLICE JUSTICE

0248

City & County of New York

Martin O'Day of the 10th Precinct Police being duly sworn deposes and says that he has read the affidavit of Balzer Kirschner and knows the contents thereof that the portions therein referring to deponent is true to deponent's own knowledge

Sworn to before me this Martin O'Day
23rd day of October 1884

John R. ...
Police Justice

0249

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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. *Charles Miller*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *118 Attorney Street for two years*

Question. What is your business or profession?

Answer. *Brass Moulder*

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

Answer. *I am not guilty, I did not place my hand in his pocket, I had my hand on his knee, I was in his company a half an hour before that, and had a drink with him*

Taken before me, this *23*
day of *October* 188*8*

Charles Miller
mark

John W. Hume Police Justice.

0250

Sec. 208, 209, 210 & 212.

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Miller
992
Offence, *Larceny from Person*

No. 1, by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

Dated Oct 23 1881

James Magistrate
Officer, *Orlany*
Clerk, _____

Witnesses *Martin Orlany*
John Polin
Street, _____

No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

OCT 24 1881
RECEIVED
INTERNATIONAL
[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 Charles Miller

guilty thereof, I order that he ^{*held to answer and to be*} be admitted to bail in the sum of ten 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 Oct 23 1881 *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

1520

Sec. 208, 209, 210 & 212.

Police Court--3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bulger, Nicholas
57 Denton St
Charleston, Ill.

Offence, *Barney from 1899*

BAILED,
No. 1, by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Dated *Oct 23* 1881

Imurray Magistrate.

Osby Officer.

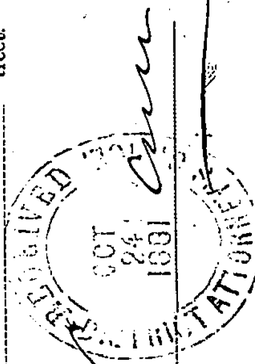
Clerk.

Witnesses *Martin Osby*

W. Post *Polson* 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 *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 *Oct 23* 1881

Thomas 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.

Dated _____ 1881

_____ Police Justice.

0252

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against *Charles Miller*

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

(*attempted*) of the crime of *Larceny*

committed as follows: *Charles Miller*

The said

late of the First Ward of the City of New York, in the County of New York, aforesaid,

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

*Gives coin of a number kind and
denomination to the Grand Jury
aforesaid unknown and a more
accurate description of which cannot
now be given of the value of
seventy three cents*

of the goods, chattels, and personal property of one *Balzer Kitchner*
on the person of the said *Balzer Kitchner*, then and there being found,
from the person of the said *Balzer Kitchner* then and there feloniously
attempt to 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. ROSENBERG~~

0253

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

of the CRIME OF Assault with intent to steal
as a pick pocket
committed as follows:

The said Charles Miller

to wit late of the First Ward of the City of New York, in the County of New York, aforesaid, *afterwards*
on the ^{said} twenty third day of October in the year of our Lord
one thousand eight hundred and eighty one at the Ward, City and County
aforesaid, with force and arms, in and upon ~~one~~ the said Balzer

Kitchner did make an assault, and that the said
Charles Miller
the hands of him the said Charles Miller

Balzer Kitchner, unlawfully did lay
upon the person of the said Balzer Kitchner

, and upon the clothing
which was then and there upon the person of the said Balzer Kitchner

with intent then and there certain goods, chattels and personal property of the said
Balzer Kitchner
on the person of the said, Balzer Kitchner

then and there being found, from the person of the said
Balzer Kitchner then and there
feloniously 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.

DANIEL C ROLLINS,
District Attorney.

0254

BOX:

50

FOLDER:

580

DESCRIPTION:

Miller, George

DATE:

10/18/81



580

0256

3^d District Police Court.

The People &c
on the complaint of
Arthur H. Oberwimmer } Grand
vs. } Larceny
George Miller

City and County } ss: -
of New York } Arthur H. Oberwimmer

being duly sworn and examined
deposes and says, as follows: -

Q What is your name, age, residence
and business?

A. Arthur H. Oberwimmer, age 28, residence
No. 24 First Street and am by occupation
a tobaccoist.

Q Why did you cause the arrest of
George Miller, (nowhere)?

A. For stealing from my possession
and from my said residence, One
Overcoat of the value of Ten dollars,
and One Frock Coat of the value of
Twenty dollars, in all of the value
of Thirty dollars and being my
personal property.

Q Why do you suspect George Miller
of stealing and taking away the
said property?

0257

A. For the reason that on the morning
of the 12th day of October 1881, I left
the said coats in my room in my
residence and that I was on the
afternoon of the same day informed
by Oscar Langer that he saw
said George Miller come out
of the front door of said premises
and having in his possession and
on his body my said coats.

Sworn to before me this 15th day of October 1881

Arthur A. Barwis
Police Justice

City and County } ss: - Oscar Langer being
of New York } duly sworn and examined deposes
and says, as follows: -

Q What is your name, age, residence
and business?

A Oscar Langer, age 16, residence
No. 24 First Street, and I work with my
father, a tailor.

Q What do you know about this case?

A I saw George Miller, here

0258

Present, come out of the front hall door of premises No. 24 First Street with the overcoat and frock coat belonging to Oberimmer, the complainant Herin, on his Miller's person. I followed Miller to a house in Second Street and then called officer Stepper who afterwards arrested Miller.

Sworn to before me this } Dear Laugel
12th day of October 1881 }
M. C. Hauer
Police Justice.

City and County of
New York

- Martin Stepper being duly sworn and examined deposes and says, as follows: -
- Q What is your name, age, residence and business?
- A Martin Stepper, age 39, residence 215 East 4th Street and I am a police officer and attached to the 17th Police Precinct.
- Q Where did you arrest George Miller - the defendant?
- A In the cellar of premises No. 109

0259

Second Street and that I afterwards
found in the water closet of premises
No. 111 Second Street, One Overcoat
and One frock coat, which I
gave to Oscar Singer - here
present - and that the Arthur A.
Overwinner, the complainant, now
informs me that said coats are
his personal property.

Sworn to before me this {
12th day of October 1881 { Martin J. Papp
Chas. W. Mumery
Police Justice

0260

Sec. 198-200.

3rd DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

George 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. George Miller

Question. How old are you?

Answer. 22 years old

Question. Where were you born?

Answer. Germany

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

Answer. No 220 B'way; since May last.

Question. What is your business or profession?

Answer. Painter

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

Answer. I am not guilty of the charge; that is all I have got to say

George Miller

Taken before me, this 12th
day of October 1888

Paul W. ... Police Justice.

0261

BAILED,

No. 1, by _____
 Residence _____ Street,

 No. 2, by _____
 Residence _____ Street,

 No. 3, by _____
 Residence _____ Street,

 No. 4, by _____
 Residence _____ Street,

Rec. 305, 207, 210 & 212.

Police Court

3^d District

THE PEOPLE, &c.,

vs. THE COMPANIES OF

Arthur Tappan

Attorney General

24 1st St.

George Miller

1 _____

2 _____

3 _____

4 _____

Dated October 12th 1881.

A. S. Hammond Magistrate.

Stephen H. Cook Officer.

Deaot Campy Clerk.

No. 1 _____ Street,

No. 2 _____ Street,

No. 3 _____ Street,

No. 4 _____ Street.

Seal of the Court

Se.

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 Miller

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

Dated October 12th 1881. A. S. Hammond 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.

2920

Sec. 100, 207, 210 & 212.

Police Court - 3^d District

THE PEOPLE, &c.,
ON PETIT COMPLAINT OF

Arthur A. Brown
24 1st St.
George Miller

BAILED,

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

Dated October 12th 1881.

C. A. Hammit, Magistrate.

Stephan 17th Street,
Officer.

Clerk.

Witnesses: Oscar Long

No. 24th Street

Martin Stepper

No. 17th Street

No. _____ Street.



l.

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 Miller ~~is the same as the~~ held to answer the same and to 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 October 12th 1881,
Wm. C. Hammit 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.

0263

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

THE PEOPLE OF THE STATE OF
NEW YORK,

George Miller
against

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

of the crime of *Larceny*

committed as follows:

The said *George Miller*

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

*two coats of the value of
fifteen dollars each*

of the goods, chattels, and personal property of one

Abner A. Oberwiner

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.

0264

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

George Miller

of the CRIME OF

receiving stolen goods

committed as follows:

The said

George Miller

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,

Two coats of the value of fifteen dollars each

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

Arthur A. Oberwiner

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

Arthur A. Oberwiner

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

George Miller

then and there well knowing the said goods, chattels, and personal property, to have been feloniously ~~taken and carried away~~ *made and provided*, and against the peace of the People of the State of New York, and their dignity.

Daniel S. Rollin
BENJ. K. PHELPS, District Attorney.

0265

BOX:

50

FOLDER:

580

DESCRIPTION:

Miller, Jacob

DATE:

10/19/81



580

0266

188 /
day of Oct

INDICTMENT
LARCHENY.
THE PEOPLE
vs.
James Miller

DANIEL C ROLLINS,
District Attorney.

District Attorney.

True Bill.

Foreman.
Wm. H. ...

Oct 20. 1881.

Guilty
Wm. H. ...

0267

District Police Court—

CITY AND COUNTY OF NEW YORK, ss.

of No. 112 East 37th Street, being duly sworn, depose and saith, that on the at the

Edgar W. Rocco.

4 day of October 1887 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 Over coat of the value of Forty Dollars, in the pocket of which were two pair of gloves of the value of One ⁵⁰/₁₀₀ Dollars, and one silk Pocket Handkerchief of the value of Two Dollars, in all of the value of Forty 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

Jacob Miller non present who was engaged in entering deponent's house - That he admitted in the presence and hearing of deponent that he took and carried said Coat.

E. W. Rocco

Sworn before me this

11 days of Oct 1887.

POICE JUSTICE

0268

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK, ss.

Jacob Miller

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

Question. What is your name?

Answer.

Jacob Miller.

Question. How old are you?

Answer.

Thirty years.

Question. Where were you born?

Answer.

In Germany

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

Answer.

1 Ave + 77 St. for 7 months.

Question. What is your business or profession?

Answer.

Painter.

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

Answer.

*I have nothing to say
Jacob Miller*

Taken before me, this

18th

day of

October 188*5*

B. C. M. J. D.
Police Justice.

0269

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Enc. 208, 209, 210 & 212.

Police Court

7th District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edgard W. Harves
112 E 37th

Jacob Miller

Offence, Grand Larceny

Dated October 18 1881

Magistrate

Walter 21 Officer

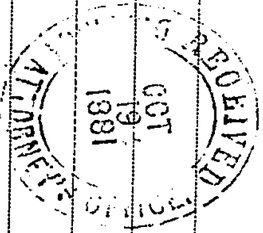
Clerk

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



Frank Omer

Ed

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 1500 Hundred Dollars 1500 and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated October 18 1881 W. W. [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 h to be discharged.

Dated _____ 1881 _____ Police Justice.

0720

Sec. 206, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edigau & Mocco
118 E 37 St
Jacob Miller

Dated *October 18* 188*1*

Wenau Magistrate.

Wash 21 Officer.

..... Clerk.

Witnesses

No. Street,

Boaty

G.S.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

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

guilty thereof, I order that he be admitted to bail in the sum of *1500* Dollars, *1500* and be committed to the Warden 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 188

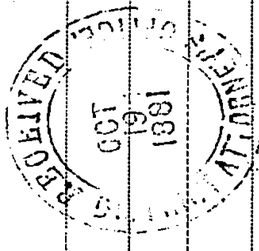
Police Justice.

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.



0271

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

THE PEOPLE OF THE STATE OF
NEW YORK

Jacob Miller against *Jacob Miller*
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 *Jacob Miller*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *seventh* day of *October* 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 coat of the value of forty
dollars*

*Two gloves of the value of
seventy five cents each*

*One handkerchief of the value of
two dollars*

of the goods, chattels, and personal property of one

Edgar W. Rocco

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 C ROLLINS,
~~XXXXXXXXXXXXXXXXXXXX~~ District Attorney.

0272

BOX:

50

FOLDER:

580

DESCRIPTION:

Mongrelli, Pasquale

DATE:

10/19/81



580

0274

Form

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

POLICE COURT—FIRST DISTRICT.

Alfonso Giletsis
of No. *13 Jersey* Street, being duly sworn, deposes and says,
that on the *13* day of *October* 18*87*

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

Pasquale Mangiacelli now present.

*That said Pasquale did
wilfully & maliciously cut
stab & wound the flesh
of deponent's head & body
with & by means of a
certain sharp dagger
weapon which he then
held in his hand*

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

Pasquale Mangiacelli
with the felonious intent to take the life of deponent, or to do h^{im} 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 accord-
ing to law.

Alfonso Giletsis
made

Sworn to, before me, this
day of

October 18*87*

Police Justice.

[Signature]

0275

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

Just DISTRICT POLICE COURT.

Dasquale Mongrelli 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 not guilty of the charge

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

Dasquale Mongrelli
his mark

J. J. Withers Police Justice.

0276

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

1st District

THE PEOPLE & 972
ON THE COMPLAINT OF

Alfonso J. Blumstein
15 years
Reginal Mongelli
Offence, Police Court

1
2
3
4
Offence, _____

Dated *Oct 14 1881*

Reginal Mongelli
Magistrate.

Stephen
Officer.

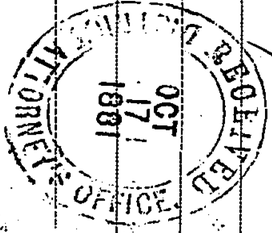
W. J. [unclear]
Clerk.

Witnesses *Muri Scoban*
Street, _____

No. *15 Jones*
Street, _____

No. _____
Street, _____

No. _____
Street, _____



Committed

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

guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 14 1881* *J. J. [unclear]* 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.

0277

Sec. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE &c. 972
ON THE COMPLAINT OF

Alfonso G. Valentin
15 years at
Gaspar Magallon

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Offence,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

15 Juries

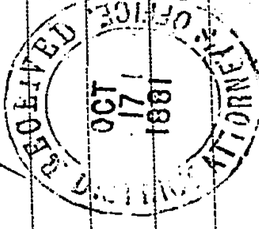
Street,

No.

Street,

No.

Street.



Committed

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

guilty thereof, I order that he be admitted to bail in the sum of 10 Hundred Dollars and be com-

mitted 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 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.

Dated 1881

0278

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Pasquale Mongrelli

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

Pasquale Mongrelli

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

The said

Pasquale Mongrelli

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

in the peace of the said people then and there being, feloniously did make an assault and ~~him~~ *him* the said *Alfonso Gilutsio*

with a certain *axe* which the said

Pasquale Mongrelli

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *him* the said *Alfonso Gilutsio*

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

Pasquale Mongrelli

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

The said

Pasquale Mongrelli

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 *Alfonso Gilutsio*

then and there being, wilfully and feloniously did make an assault and *him* the said *Alfonso Gilutsio*

with a certain *axe* which the said

Pasquale Mongrelli

in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *him* the said *Alfonso Gilutsio*

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.

0279

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Pasquale Mongrelli of the CRIME of "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill" committed as follows:

The said Pasquale Mongrelli 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 Alfonso Gilitasio in the peace of the said people then and there being, feloniously did make another assault and ~~him~~ the said Alfonso Gilitasio with a certain axe

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

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Pasquale Mongrelli of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said Pasquale Mongrelli 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 Alfonso Gilitasio then and there being, wilfully and feloniously did make another assault and ~~the said~~ Alfonso Gilitasio with a certain axe which the said Pasquale Mongrelli

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

0280

OF THE CITY AND COUNTY OF NEW YORK.

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

~~against~~

Fifth Count And *aforsaid* ~~The Grand Jury of the City and County of New York~~, by this indictment, *further* accuse

the said Pasquale Mongrelli
of the CRIME of "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Pasquale Mongrelli afterwards, to wit*
on the day and in the year aforsaid, at the City and County aforsaid,
~~late of the City of New York, in the County of New York, aforsaid, on the~~
~~day of~~ *in the year of our Lord one thousand eight hundred*
~~and~~ *with force and arms, at the City and County aforsaid, with force*

and arms, in

and upon the body of *the said Alfonso Gilutsio*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Alfonso Gilutsio*
with a certain instrument and weapon, a description of which is to the jurors aforsaid
unknown and cannot now be given, which the said

Pasquale Mongrelli
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound, with
intent *him* the said *Alfonso Gilutsio*
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.~~

Sixth Count. And the Grand Jury aforsaid, by this indictment, further accuse the said

Pasquale Mongrelli
of the CRIME of "Assault upon another, without justifiable or excusable cause, with a
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Pasquale Mongrelli*
afterwards, to wit, on the day and in the year aforsaid, at the City and County afore-
said, with force and arms, in and upon the body of the said *Alfonso Gilutsio*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Alfonso Gilutsio*
with a certain instrument and weapon, a description of which is to the jurors aforsaid
unknown and cannot now be given, which the said

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

~~THIRD COUNT.~~

Seventh Count. And the Grand Jury aforsaid, by this indictment, further accuse the said

Pasquale Mongrelli
of the CRIME of "Assault and Battery upon another by such means and force as was
likely to produce death with intent to kill," committed as follows:

The said *Pasquale Mongrelli*
afterwards, to wit, on the day and in the year aforsaid, at the City and County afore-

0281

said, with force and arms, in and upon the body of *the said Alfonso Gilutsio*
in the peace of the said people then and there being, feloniously did make
another assault and *him* the said *Alfonso Gilutsio*
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said
Pasquale Mongrelli
in *his* right
hand then and there had and held wilfully and feloniously did beat, strike, stab, cut
and wound, the same being such means and force as was likely to produce the death of
him the said *Alfonso Gilutsio* with intent *him* the
said *Alfonso Gilutsio* 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.

County Court.

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

Pasquale Mongrelli
of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent
to maim," committed as follows:

The said *Pasquale Mongrelli*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
said, with force and arms, in and upon the body of the said *Alfonso Gilutsio*
then and there being, wilfully and feloniously did make another assault and
the said *Alfonso Gilutsio* aforesaid with a certain instrument
and weapon, a description of which is to the jurors unknown and cannot now be given,
which the said *Pasquale Mongrelli*

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

A True Bill.

DANIEL G. ROLLINS,
District Attorney.

Horeman.

THE PEOPLE

Filed
day of
Pleads

188

Felonious Assault and Battery.

0282

BOX:

50

FOLDER:

580

DESCRIPTION:

Moore, Robert

DATE:

10/07/81



580

0283

#157
Counsel, *W.C. Oct* 1887
Filed 17 day of
Pleads *Not Guilty 17*

THE PEOPLE
vs.
Rupert Moore
BURGLARY—Third Degree,
(Grand Jurors)

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

M. A. ... Foreman.

Sept 19 1887.

Verdict of Jury should specify of which count.

Guilty & acquitted

0284

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Moore 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. *Robert Moore*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *617 Broadway for about eleven years*

Question. What is your business or profession?

Answer. *Porter*

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*

his
Robert Moore
mark

Taken before me, this *10th*
day of *Oct* 188*8*

Merrett Police Justice.

0285

FORM 89.

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

Police Court--Second District.

Jennie Thomas age 27 -
a married woman
of No. *120 Clinton Place* Street, being duly sworn, deposes
and says, that on the *Second* day of *October* 188*1*
at the City of New York, in the County of New York, *attempted to be*
was feloniously taken, stolen and carried
away, from the possession of deponent, *at her residence a room*
on fourth floor in house 120 Clinton Place
the following property, to wit: *money and clothing in*
all

of the value of *Twenty-five* Dollars,
the property of *deponent and her husband*
Charles Thomas

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 *Robert Moore*

(now here), for the reason following
to wit that on said day at about three
O'clock A. M. deponent
caught said Robert Moore in the act
of entering her said room, where said
property was contained, by stepping
over the window sill of the window
opening from said room. Deponent
newly believes and charges that said
Robert Moore did enter said room
at said hour, with the felonious intent
to take steal and carry away said property

Jennie Thomas
deponent

Sworn to before me, this

9th

day

of *October* 188*1*

Police Justice.

0286

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court District.

Sec. 208, 209, 210 & 211



THE PEOPLE, &c.
ON THE COMPLAINT OF

Jessie Thomas
 120 7th Street
Robert Mann

Offence *Attempt at Rape*

Dated *Oct 9* 1888

W. H. T. Magistrate.

W. H. T. Officer.

W. H. T. Clerk.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

Case

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

guilty thereof, I order that he ^{*held to answer the same and be*} 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 *Oct 9* 1888

Merceditor Police Justice.

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

Dated _____ 1888

Police Justice.

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

Dated _____ 1888

Police Justice.

0287

Sec. 206, 209, 210 & 211

Police Court

District

THE PEOPLE, &c.
ON THE COMPLAINT OF

Jennie Thomas
120 Clinton Place

Robert Thomas

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

BAILED,

2
3
4

Dated

188

Offence

Magistrate

Officer

Clerk

Oct 9
Atty
Greene

Witnesses

No.

Street

No.

Street

No.

Street

Case

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

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.

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

Dated 188

Police Justice

0288

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Moore

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

Robert Moore
of the CRIME OF *Burglary*

committed as follows:

~~The said~~ *Robert Moore*

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

Charles Thomas

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

he the said

~~*Charles Thomas*~~

Robert Moore

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

Charles Thomas

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.

Daniel S. Rollins
District Attorney

~~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.~~

0289

BOX:

50

FOLDER:

580

DESCRIPTION:

Moore, William

DATE:

10/05/81



580

0290

23
St. Louis
Mo. Oct 21 1887

Filed *5* day of *Oct* 1887

Pleads *Guilty*

Obtaining Goods by False Pretences.

THE PEOPLE

vs.

A
William Moore

Wm Moore
of St. Louis
Mo. Defendant

DANIEL C ROLLINS,

Attorney at Law

District Attorney.

Part No: *Oct. 21. 1887*
Mo. & Enriched 24.
A True Bill.

Elmer R.

Wm Moore
Defendant



0291

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

POLICE COURT, First DISTRICT.

of No. Cesar Massam
63 Massam Street, being duly sworn, deposes and
says that on the 20th day of Sept 1881
at the City of New York, in the County of New York, William Moore

now here did with the felonious
intent to cheat & defraud this
deponent falsely pretend and
represent that he was the son
of one Moore a jeweler doing
business in No 3 Maiden
Lane & who is known to depon-
ent by reputation as a highly
respectable business man

That the defendant did
then state to deponent that he
was in urgent need of about
fifteen dollars which he would
return as soon as his father
meaning said Moore came back
to the City & as a guarantee
left with deponent an Orisole
watch which deponent now discovers
is of very little value. That
deponent wholly relying upon the
statements & representations then made
by the defendant gave him fifteen
dollars but has since learned that
he is not the son of Mr Moore as
stated by him nor is he in any way
related to him and deponent now
charges that said representations were
false & untrue & were made by said
Moore with the intent & purpose of cheating
and defrauding deponent C. Massam

*Sworn to before me
by the City of New York
J. W. Moore
Sept 20 1881*

0292

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First DISTRICT POLICE COURT.

William Moore 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 Moore

Question. How old are you?

Answer.

25 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

134 W 18th Street about 2 Months

Question. What is your business or profession?

Answer.

Bar tender

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 went to get a loan of fifteen dollars being acquainted there I did not represent that I was the son of W. Moore in Maiden Lane

Taken before me, this 27 day of Sept 1888

Wm Moore

J. Hill
Police Justice

0293

BAILIED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

#201
Sec. 208, 209, 210 & 212

Police Court 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Moore
63 Passaic St.
Attorney for the City

Office, *Obtaining money by false pretence*

Dated _____ 188

W. Kilbuck
Magistrate.

W. Moore
Officer.

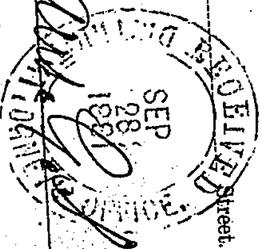
Mr. Moore
Clerk.

Witnesses *Mr. Moore*
Street, _____

No. *Moore & Hefley*
Street, _____

No. *11 Madison*
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 *William Moore*

held to answer the same & he be 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 *Sept 27* 188

J. Kilbuck 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.

W. Moore to Clerk
Moore

4620

Sec. 208, 209, 210 & 212.

Police Court, 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Caesar D. Adams

63 Nassau St.

William Moore

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Office, *at Adams' residence*
2
3
4

Dated *Sept 27* 188

Kilbride Magistrate.

Moore Officer.

25 Clerk.

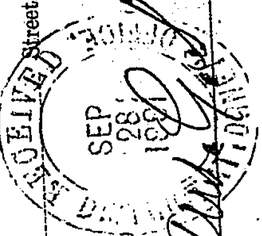
Witnesses

No. *Moore & Stopley* Street,

11 Macdonald

No. Street,

No. Street.



Moore to Adams
Moore

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 Moore* 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.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0295

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

THE PEOPLE OF THE STATE OF
NEW YORK,

William Moore
against

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

William Moore

of the crime of

Obtaining money by false pretence

committed as follows:

The said

William Moore

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twentieth~~ *twentieth* day of ~~September~~ *September* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *seventy-eight* at the Ward, City, and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one

Caesar Marum

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Caesar*

Caesar Marum

That

he, the said William Moore, was then and there the son of one Moore who was then and there a jeweller doing business at premises known as number five Maiden Lane in the City of New York

0296

And the said *Caesar Marum*

then and there believing the said false pretences and representations so made as aforesaid by the said

William Moore

and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

William Moore

a sum of money amounting to and of the value of fifteen dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Caesar Marum

and the said *William Moore* did then and there designedly receive and obtain the said

sum of money

of the said

Caesar Marum

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Caesar Marum

by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Caesar Marum

of the same.

[Faint, illegible text]

1883

OF NEW YORK
GALL VED CORNER

0297

And Whereas, in truth and in fact, the said *William*
Moore was not then
and then the law of
the said *Moore* who
was and is a jeweller doing bu-
siness at the premises
aforesaid

And Whereas, in fact and in truth, the pretences and representations so made as
aforesaid, by the said *William Moore*
to the said *Caesar Mann* was and were
in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at
the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *William Moore*
well knew the said pretences and representations so by *him* made as aforesaid to
the said *Caesar Mann*
to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said
William Moore by means of the false pretences
and representations aforesaid, on the day and year last aforesaid, at the Ward, City,
and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did
receive and obtain from the said *Caesar Mann*
a sum of money amount-
ing to and of the value of
fifteen dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
the said *Caesar Mann*
with intent feloniously to cheat and defraud *him* of the same, 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,

DENY R. PETERS, District Attorney.

0298

BOX:

50

FOLDER:

580

DESCRIPTION:

Moran, James

DATE:

10/26/81



580

0299

426 / Mary

Day of Trial,
Counsel,
Filed 26 day of Oct 1881
Pleads

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

THE PEOPLE

H. S. Bennett vs.

129 Old Market St. Wash.

2
James Moran

Daniel S. Collins
BENJ. K. PHELPS

District Attorney.

Part No Oct 17, 1881

Pleads as attempt.

A True Bill.

S. P. 15 months

W. M. Thompson
District Attorney

Recd

0300

Police Office. Third District.

City and County of New York ss.

age 39

Louisa Hoeflich

No. of 36 71st Street, being duly sworn,

deposes and says, that the premises No. 36 71st

Street, 17th Ward, in the City and County aforesaid, the said being a brick building

and which was occupied by deponent as a Lager Beer Saloon

were **BURGLARIOUSLY**

entered by means of forcing open the front cellar door leading to the saloon

on the morning of the 23 day of October 1889, and the following property, feloniously taken, stolen and carried away, viz..

Wine and cigars

of the value of forty dollars the property of Martin Hoeflich and in compliance here and charge

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property attempted to be taken, stolen and carried away by

James Moran (now present)

for the reasons following, to-wit: from the fact that deponent is informed by Officer Patrick Leonard of the 17 precinct police that he found the cellar door open and further upon going into said cellar found said money concealed on the wall in the said cellar, and further deponent saw said Moran in the cellar
Louise Hoeflich

Sworn to before me this 23 day of October 1889
James Moran
James Moran

0301

State of New York
City & County of New York

Patrick Leonard

Police Officer 17 precinct being
summed that upon going over
his post at twenty minutes to
one o'clock on the morning of the
23 October deponent found that the
cellar door leading to Martin
Wreghits saloon 36 First Street
was closed upon returning at
about 1 o'clock deponent found that
the cellar door was broken open
and upon deponents going into the
cellar found concealed in the cellar
small James Moran (now present)

Summed to depose me Patrick Leonard
1st day of October 1883

~~James Moran~~
Police Justice

0302

Sec. 198-200.

B

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Moran being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^{is} right to
make a statement in relation to the charge against h^{im}; that the statement is designed to
enable h^{im} if he see fit to answer the charge and explain the facts alleged against h^{im}
that he is at liberty to waive making a statement, and that h^{is} waiven cannot be used
against h^{im} on the trial,

Question. What is your name?

Answer. James Moran

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. New York

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

Answer. Permanent No Residence

Question. What is your business or profession?

Answer. Engineer

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

Answer. I am not guilty. I was stupid
from drink when I went in there

Taken before me, this 23
day of October 1888

his
James Moran
Marks

John G. Moran Police Justice.

4030

Sec. 208, 209, 210 & 212.

Police Court

District.

3

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Luna Haele
26 First St
San Francisco

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *October 23* 188*1*

Minney Magistrate.

Seaham Officer.

Clerk.

Witnesses

No. *7*

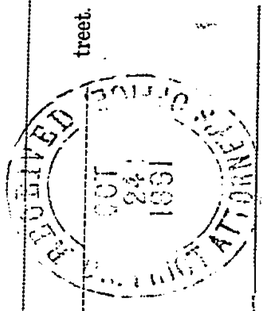
Street,

No. *4 Wood St*

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* Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 23* 188*1* *Wm. W. ...* 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.

0305

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James Moran
against
The Grand Jury of the City and County of New York by this indictment accuse
James Moran
of the crime of *Burglary*
committed as follows:
The said *James Moran*

late of the *seventeenth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty third* day of *October* 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 *saloon* of
Martin Hoeflich

there situate, feloniously and burglariously did break into and enter, the said *saloon*
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

Martin Hoeflich

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

Daniel B. Kollie
BENJ. K. PHELPS, District Attorney.