

0400

BOX:

228

FOLDER:

2237

DESCRIPTION:

O'Connor, John J.

DATE:

08/03/86



2237

0401

Witnesses:

Off. Connor

Counsel,

Filed *3*

day of *Aug*

188*8*

Pleads *Not guilty*

vs. THE PEOPLE

vs.

John J. O'Connor

Aug 11/88

Chadwick Court
of County 3 day

Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

Pen one year.

A True Bill.

Charles J. Kinsale

Foreman.

Aug 16/88

J. S. H.

0402

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John J. Connor 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
John J. Connor

Taken before me this

day of

188

Police Justice.

0403

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 Byeindamp

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

Dated July 26 1886 Andrew J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0404

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Owen Conovan
19 Precinct.
John J. Conovan

2 _____

3 _____

4 _____

Dated *July 26* 188*6*

Officer *Magistrate.*

Conovan Officer.

19 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *G.S.*

0405

The People
vs.
John J. O'Connor.

Court of General Sessions, Part I.
Before Judge Cowing.

August 11, 1886.

Indictment for assault in the second degree.

Owen Conovan sworn. I am an officer belonging to the 19th precinct and was on duty on the 25th of July at the corner of First Avenue and 47th Street at half past seven o'clock in the evening, I arrested a man named John O'Reilly for being drunk and disorderly, I was taking him to the Station House, this prisoner was with the man that I arrested at the time and when I arrested the man the prisoner followed me up two blocks as far as 49th Street, he was behind all the time and I was watching him, he walked out to the end of the curb, he had a stone in his hand and he fired the stone, I had hold of the prisoner by the collar and I could not take my hand away, in fact there was two hundred people around me, the stone struck me on the wrist, it weighed about half a pound; the prisoner ran through 49th Street down to the river, I took my prisoner to the Station House and came back and told my side partner something, I went and looked for this man in 47th Street, my side partner arrested him for me.

Cross Examined. I arrested O'Reilly in 47th Street and First Avenue, Reilly, the prisoner and a half a dozen more were pushing one another around and using bad language, I told them to go away and they told me they would go away when they felt like it. I did not strike O'Reilly on the corner before I attempted to arrest him. I do not know that I struck the defendant, I might have struck him when the crowd got around me, I tried to loose myself away from them, I guess there were about

0406

one hundred people around me when I was struck with the stone, I was walking ahead with O'Reilly and these people were between me and O'Reilly and the defendant, I was watching him all the time, I expected to get a stone from him, it struck me in the arm; there may have been some people between me and him, I swear positively that he fired the stone at me, I have been about two years on the force, I am certain that the defendant was the only one that was near enough to fire the stone; there was about two or three boys between me and him. I saw him in another officer's hands after the assault coming up 47th St.

I told Officer Brady to take him around to the Station House, I am certain that I did not hit the defendant on the neck with a club.

Thomas Brady sworn. I am an officer of the 19th precinct and arrested the prisoner on the 25th of July, he was down at the house of Blazes in 47th Street near the East River, he was sitting there in company with five or six others on the stoop, he was with two or three young men who do not do any work in the neighborhood. I did not see the assault on Officer Conovan but I saw his hand, the wrist was cut and it bled, there was no wound, a bruise like as if it was scratched on the sidewalk like by the edge of a stone. It looked as if it had been struck by something glancing just the same as if you would run your hand along the ground where there would be sand. I handed him to Officer Conovan, I had hold of him too, I did not see Conovan hit him with a club.

0407

Henry J Masson sworn. I live 148 East 49th Street and I saw the occurrence in question, I am on probation and was with the complainant; we were taking a man to the Station House and the prisoner was about eight or ten yards behind us amongst the crowd, the officer had his hand at the back of the first prisoner's neck when this defendant threw a stone and struck the officer on the arm, I saw him throw a stone.

Cross Examined. I am an officer on probation and expect to be sworn in. Officer Conovan had O'Reilly in charge, there was a crowd of people there, the prisoner had on a very poor pair of pants and a jumper, I saw him at the Station House.

John J. O'Connor sworn and examined in his own behalf, testified: I live 418 East 47th St. and remember the evening that I was arrested. I live with my mother and after I had my supper I sat down in front of my own door and lit a cigarette, Officer Brady took me by the neck and said he wanted me, I said all right and he took me up First Avenue between 45th and 46th Streets and Officer Conovan and the other gentleman was coming along and he hit me across the neck and it swelled, the doctor treated me in 57th Street and he has been treating me right along in the Tombs. I did not fire a stone at Officer Conovan.

Cross Examined. I live in the House of Elazes, I work all the time, I was in the Penitentiary three months for petty larceny.

The Jury rendered a verdict of guilty.

TYPE TWO A LONGERLEY T. AEROSTAT OF ENTRY:

101-10400-10401

[illegible]

17-00000 BIRTH DATE: 1 JUL 1918 CITY: OMAHA ST: NEBRASKA

COURT REPORTERS

The first of these is the fact that the
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 necessary funds to carry out its policy.
 The second is the fact that the Government
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 the necessary funds to carry out its policy.
 The tenth is the fact that the Government
 has been unable to secure the necessary
 funds to carry out its policy.

Testimony in the case
of John J. Connor.
filed Aug. 1886.

1988/1

0409

Police Court— District.

CITY AND COUNTY } ss.
OF NEW YORK, }

of The 19th Precinct Street, aged Police years,
 occupation Policeman being duly sworn, deposes and says, that
 on the 25 day of July 1888 at the City of New York,
 in the County of New York,

he was violently ASSAULTED and BEATEN by John J. O'Connor
(you know) who struck deponent on
his arm with a stone threw and
then cut from the hands of said
O'Connor while deponent was under
discharge of his duty as a police officer
 without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to
 answer the above assault, &c., and be dealt with according to law.

Sworn to before me, this 26
 day of July 1888
Andrew J. Smith Police Justice Oliver Conover

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John J. O'Rourke

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

John J. O'Rourke

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John J. O'Rourke*;

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

Owen Donovan,

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said

John J. O'Rourke,

with a certain *stone* which *he* the said

John J. O'Rourke

in *his* right hand then and there had and held, the same being then and there a *stone* likely to produce grievous bodily harm, *him*, the said *Owen Donovan*, then and there feloniously did wilfully and wrongfully strike, beat, *bruise and wound*, 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.

0411

SECOND COUNT:

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

John J. O'Connor
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:
The said *John J. O'Connor*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon one *Owen Conneran*.

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault: and the said *John J. O'Connor*
Conneran, him the said *Owen Conneran*
with a certain *stone* —
which *he* the said *John J. O'Connor*.

in *his* — right hand then and there had and held, in and upon the
— arm of *him* the said
Owen Conneran. —
then and there feloniously did wilfully and wrongfully strike, beat,
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said *Owen*
Conneran, to the great damage of the said *Owen Conneran*,
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.

~~RANDOLPH B. MARTINE,~~

~~District Attorney~~

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Grand COUNT. [Sec. 280, N. Y. City Consolidation Act of 1892.]

And the Grand Jury aforesaid, by this indictment, further accuse the said
John J. O'Rourke
of the CRIME OF USING PERSONAL VIOLENCE UPON A MEMBER OF THE POLICE FORCE, WHEN IN THE
DISCHARGE OF HIS DUTY, WITHOUT JUSTIFIABLE OR EXCUSABLE CAUSE, committed as follows:

The said *John J. O'Rourke*
late of the City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the
City and County aforesaid, with force and arms, in and upon one *James Donovan*,
being then and there a member, to wit: a *Patrolman* of the
police force of the City of New York, and then and there being in the discharge of his duty as such
Patrolman, unlawfully did make an assault, and did then and there unlawfully,
wilfully and without justifiable or excusable cause, use personal violence upon the said
James Donovan, so being in the discharge
of his duty as aforesaid, and him the said *James Donovan*
did then and there unlawfully and wilfully strike, beat, wound and illtreat; 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.

RANDOLPH B. MARTINE,

DISTRICT ATTORNEY.

04 13

BOX:

228

FOLDER:

2237

DESCRIPTION:

O'Leary, William J.

DATE:

08/10/86



2237

04 14

BOX:

228

FOLDER:

2237

DESCRIPTION:

Smith, William H.

DATE:

08/10/86



2237

J. R. [Signature] No. 2.
[Signature]
 Counsel,

Filed 10 day of Aug 1886
 Pleads *ch. a. chitqually (42)*

THE PEOPLE vs. *[Signature]*
 Grand Larceny 2nd degree
 [Sections 528, 58 Penal Code]
Wm. J. O'Leary
and
Wm. H. Smith

Sept 13/86
 RANDOLPH B. MARINE

[Signature]
 District Attorney
 A True Bill.
Sept 13

[Signature]
 Foreman.

Sept 13
Sept 14 9.50

Witnesses:

J. R. [Signature]

Acting upon the
information conveyed
by the prison officials
and segment of the
complaint of having
received the [Signature]
of the [Signature]
instructed [Signature]
Sept 27/86 a.d.a

04 16

The People
vs Wm^m Deary

Lancaster 2nd Degree

John Lynch being duly sworn says I live at 339 South Third Street Brooklyn I am engaged in the Stationary business with Philip Hake 155 William Street for the past seven years. I have known Deary the defendant for about three years, and during that time he has always borne the reputation of being an honest hard working man. I was in the habit of visiting his house at least twice a week and knew that he was a much good father and husband. I also know that he has had a great deal of sickness and two deaths in his family during the past two years.

Sworn to before me this
10th day of Sept. 1886

E. G. Delaney

Notary Public

N. Y. C.

John J. Lynch.

The People
 vs
 Wm O'Leary } Larceny
 2nd Degree

New York County L.S.

Catherine O'Leary residing at No 124
 Norfolk Street in this City being duly
 Sworn Says I am the wife of the
 Defendant and have three children living
 Children respectively aged nine (9) seven
 (7) and two years ~~ago~~ (2). I am
^{wholly} ~~entirely~~ dependent upon my husband for
 Support. At the present time I am suffering
 from palsy and in danger of being put upon
 the street for non payment of rent.
 I have been married ten years to the deft
 and during that time, he has been a sober
 hard working, man and a good father
 and husband. I have struggled with
 sickness and death for some time.
 I was dangerously ill just before ^{my} ~~my~~
 husband's arrest - and eight ^{weeks} ago
 I buried a child. I am sure
 that my husband is worried at my
 sickness, and our poverty ~~has~~
 led him into temptation. If he

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were now permitted to do on his own
Recognition he would at once find
employment, and keep myself and
my children from becoming a charge
upon the public.

I can safely aver that while
this trouble I never heard the slightest
imputation upon my husband's character
for honesty.

Sworn to before

me September 9 1886

Catharine O'Leary.

Robert O'Pyne
Notary Public
N. Y. Co.

The People

Wm O'Leary

City and County of New York, S. S.

Wm O'Leary being duly sworn Says
 I am the Defendant in the above
 Case and reside at No 124 Norfolk
 I am twenty eight years of age. I am
 Married and have a wife and three
 Children entirely dependant on me. Up
 to the present time I was never charged
 with any offence whatever, not even for
 intoxication or disorderly conduct.
 I have no trade, but have worked as a
 porter and a general skilled laborer.
 I have been in the employment of Mr.
 Laughlin Bros for nearly eight years
 as porter at a salary of twelve dollars
 per week for the past three years previous
 to that time I had eleven dollars and
 so on to nine dollars. My employers were
 always kind and considerate to me as
 well as to others in their employment.
 Within the past two years I had a great
 deal of sickness and two deaths in my
 family. I was in great distress about

also
 about five months and was there
 induced to arrive in ^{the} ~~the~~ ^{Mc}Laughlin ^{the} ~~the~~
 employment to act dishonestly to my
 employers. I participated in the stealing
 of about three hundred dollars worth of
 property, the only money I received was
 about forty four dollars all told. I
 am willing and will endeavor to make
 restitution to those I have wronged.
 After I was admitted to bail I sought
 employment and found it the Interlaken
 Mills at Millbrook Rhode Island; as
 I did not believe that my case being
 a "bad case" would ^{be} tried for some time.
 When I heard I was wanted in New
 York I finished my ~~week~~ work for the
 day and immediately returned. I did
 not hear I was needed until last
 Monday and was in New York and
 in communication with my counsel Mr.
 Byrne, by 10 PM of that day an hour
 or so, after the forfeiture of my bond. The
 delay in going to Court was occasioned
 by Mr Byrne's engagements and absence from
 home.
 Given to before me William J. O'Leary
 September 17/1886
 Robert Byrne
 Notary Public N. Y. Co.

The People
vs
Wm^{rs} O'Leary

New York County, N.Y.

ROB. Michael O'Leary residing at No 140
Essex St being duly sworn says - I
a printer by trade, and work for John
Le Rauten Inc at 34 Courtland^{and have worked} for ~~the~~
the past seven years. I know and

ROB. have known the defendant for over ten
years last past, and during that time
I have seen ^{him} almost daily, and have
had abundant opportunity of observing
his conduct. He was an industrious,
sober and honest man - I never heard
a word against his character until
the present trouble. I visited his home
frequently and know he was a kind
and good father and husband. He
has had a great ^{deal} of sickness and two
deaths in his family during the past
two years, which rendered it almost
ROB. impossible to make ends meet.

This district I am of opinion has
led him into the temptations and

0422

trouble he is surrounded with at present.
I with other friends will do all
we can to aid him in obtaining
work and otherwise help him.
His family is now in great distress
and depending solely upon charity
for a living

Shown to before me

September 8th 1886

Robert O. Byrne
Notary Public
N. Y. Co.

Michael Dilson

0423

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Wm Leary

Grand Larceny

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself, but I am moved solely by the fact of the defendant having hitherto borne a good character, and that his of his correction and improvement his family would be entirely dependent upon

Charity W. W. W.

John M. Loughlin

Wm. W. W.

0424

The People

in

your Obedience

Wm. L. Garrison

0425

General Session Court.

The People
Plaintiff
against

William O'Leary
Defendant

Affidavits & With
drawal,

JOHN O'BYRNE,

Attorney for

Defendant

280 BROADWAY,

Stewart Building

NEW YORK CITY.

To Esq.

Attorney for

Due and timely service of a copy of the within

is hereby admitted.

Dated, 188

Attorney for

C. B. Merwin, Printer, 218 Fulton St., N. Y.

0426

Police Court— 2 District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 623 Broadway Street, aged 59 years,occupation Bookkeeper being duly sworndeposes and says, that on the 15th day of July 1886 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

8 2/3 Gross of toy books of the value
of Two hundred and eight 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 O'Leary and William

H. Smith (both now hired and acting in
concert with each other, from the fact
that said defendants were employed by
deponent, O'Leary as a packer and Smith
as a carrier. And deponent is informed
by John Sherry of No 95 Chamber Street
that on the 24th day of July 1886 Mr
Forbes, Sherry's Employer bought from one
E Schuster the above mentioned lot of books
in his Sherry's premium and paid Schuster
the sum of \$104 for said books. And deponent
has seen said books and fully identifies them
as his property. And when deponent charged
the defendants with the larceny of said

Sworn to before me, this 188 day

Police Justice.

✓ property. they the defendants admitted and
conferred to depment in presence of the said
John Sherry and later they confessed to depment
in the presence of Detective Sergeants Handy
and Logarty, of the Central Office Police that
✓ they had taken said lot of books and sold
them to the aforesaid Schuster and that
Schuster well knew said property was stolen.
And that they had taken several other lots
of books during the past six months and sold
them to the said Schuster. Wherefore depment
charges the said defendants with being together
and acting in concert with each other and
feloniously taking stealing and carrying away
the aforesaid property and pray they may be
held and dealt with according to law.

Sworn to before me
this 14th day of Aug 1886

John McLaughlin

G. Murray, Boston Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated _____ 188_____.
_____ 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 mentioned, I order he to be discharged.

Dated _____ 188_____.
_____ Police Justice.

<p>Police Court, _____ District.</p>	
<p>THE PEOPLE, &c., on the complaint of</p>	
<p>vi.</p>	
1	_____
2	_____
3	_____
4	_____
<p>Dated _____ 188</p>	
<p>Magistrate.</p>	
<p>Officer.</p>	
<p>Clerk.</p>	
<p>Witness, _____</p>	
No.	Street.
No.	Street.
No.	Street.
<p>to answer _____ Sessions.</p>	

0428

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation John Sherry
Salesman of No. 95 Chamber

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John McLaughlin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4
day of Aug 1888

James J. Ford

Police Justice.

John Sherry

0429

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Handy
aged _____ years, occupation Detective Sergeant of No. 300 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John W. Laughlin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4th }
day of Aug 1888 } Martin Handy

John W. Laughlin
Police Justice.

0430

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Dennis J. Fogarty
Detective Sergeant of No. 200 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John M. Foughlin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4 }
day of Aug 1885 } Dennis J. Fogarty

Jakemy Ford
Police Justice.

0431

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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
William J. O'Leary

Taken before me this

day of May 1888

Police Justice.

0432

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

William H. Smith 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
William H. Smith

Taken before me this

day of *March* 188*8*

Edmund J. Connel

Police Justice.

POOR QUALITY
ORIGINAL

0433

Police Court

District

THE PEOPLE, &c
ON THE COMPLAINT OF

623 Broadway
vs.

William Hamilton
William Jones

Dated *Aug 11* 188

Andy Fogarty Officer.
John Sherry Precinct.

Witnesses
John Sherry Street.

Matthias Handy

No. *200 Mulberry* Street.

Dennis Fogarty

No. *300 Mulberry* Street.

500 to answer

No 2 Bailed

BAILED,

No. 1, by

Residence Street.

No. 2, by *Patrick Ryan*

Residence *1457 Lexington Ave*

No. 3, by

Residence Street

No. 4, by

Residence Street.

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

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

Dated *Aug 11* 188 *William J. O'Leary* Police Justice.

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

Dated *Aug 11* 188 *William J. O'Leary* 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 *Aug 11* 188 *William J. O'Leary* Police Justice.

0434

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William J. O'Searcy
and
William R. Smith

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

William J. O'Searcy and *William R. Smith*

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

The said *William J. O'Searcy* and *William R. Smith*, both —

late of the First Ward of the City of New York, in the County of New York aforesaid on the ~~27th~~ day of ~~July~~ in the year of our Lord one thousand eight hundred and eighty-~~six~~ —, at the Ward, City and County aforesaid, with force and arms,

Twelve hundred and forty
six printed tracts of the
value of twenty cents each.

of the goods, chattels and personal property of one

John McSweeney —

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

Charles J. Brannan
District Attorney