

0027

BOX:

71

FOLDER:

787

DESCRIPTION:

O'Brien, John B.

DATE:

06/21/82



787

0020

For Every Man

Billboard

Filed 21 day of June 1882

Pleas M. Gilly vs

THE PEOPLE

vs.
John D. O'Brien
alias
John D. Busick
(2 Cases)

Assault and Battery.—Felonious.
Firearms.

JOHN McKEON,
July 14. 1882 District Attorney.
Tried and acquitted

A True Bill.

Wm. H. ... Foreman.

This case has been in
the calendar since ...

204

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 B. O'Brien
otherwise called
John B. Cusick

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

John B. O'Brien, otherwise called
John B. Cusick
of the CRIME of "Shooting at another with intent to kill," committed as follows:

The said *John B. O'Brien, otherwise called*
John B. Cusick

late of the City of New York, in the County of New York, aforesaid, on the
thirteenth day of *June* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Al Tan*
in the peace of the said People, then and there being, feloniously did make an assault
and to, at and against *him* the said *Al Tan*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *John B. O'Brien otherwise called John*
B. Cusick in *his* right hand then and there had and held the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *to kill* the said *Al Tan*

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

SECOND COUNT.

And the Grand Jury, aforesaid, by this indictment, further accuse the said
John B. O'Brien, otherwise called John B. Cusick
of the Crime of Shooting and Discharging off a *pistol* at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *John B. O'Brien, otherwise*
called John B. Cusick afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said *Al Tan*
then and there being, wilfully and feloniously did make an
assault and to, at and against *him* the said *Al Tan*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *he* the said
John B. O'Brien, otherwise called John B. Cusick
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge, with
intent, thereby *to injure* the said *Al Tan*

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

JOHN McKEON, District Attorney,

0030

Police Court Sept 20th
District 204

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ch. Van

John B. O'Brien
John B. Lewis

Offence, Felamous
Armed Battery

Dated June 14 1882

Alcott Magistrate.

James P. Mulvaney Officer.

Witnesses, _____ Clerk.

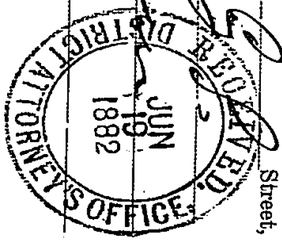
No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 150 to answer



BAILED,

No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

No. 5, by _____
Residence _____ Street,

No. 6, by _____
Residence _____ Street,

No. 7, by _____
Residence _____ Street,

No. 8, by _____
Residence _____ Street,

No. 9, by _____
Residence _____ Street,

No. 10, 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 John B. O'Brien John B. Lewis guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of fifteen 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 June 14 1882 McConnell Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0031

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John B. Curick*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *934 East 38 Street, about eight months*

Question. What is your business or profession?

Answer. *driver*

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. *The circumstances in the store fired first at me, then I fired with the intention to scare them*

John B. Curick
Mark

Taken before me, this *14*
day of *June* 188*1*

Mervin O'Keefe
Police Justice.

John Curick

0032

July 6-82

This is to certify
that Ah Lau's condition
is not such that he
can appear in Court
before next week.

C. J. Warren
House Surgeon
Bellevue Hospital

0033

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

Al Tan aged 20 years,
a laundryman, residing at 628 Second Avenue

on *Tuesday* the *13th* being duly sworn, deposes and says, that
in the year 18*74* at the City of New York, in the County of New York, ^{Street,} day of *June*
628 Second Avenue at about *Eleven O'Clock* in the evening
he was violently ASSAULTED and BEATEN by *John B. O'Brien*, alias

John B. O'Brien Rusick (now here) who
aimed and pointed a pistol at deponent's
body; said pistol then being held in the
hand of him said *John O'Brien*; and
being loaded with gunpowder and leaden
projectiles
and that said defendant while so aiming
and pointing said pistol at deponent's
body exploded and discharged the contents
of at least three ~~chambers~~ chambers of said
pistol, at deponent's body, and that
one of the ~~lead~~ leaden projectiles so
discharged from said pistol at said time entered
deponent's left arm, inflicting a wound
therein; and that said defendant did then
so feloniously assault and beat deponent

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

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

Sworn before me, this *14* day
of *June* 18*74*
Marcus O'Shaurz
Police Justice. *Al Tan*
mark

0034

Billboard

Day of Trial, ~~13th~~ 13th
Counsel, ~~John D. O'Brien~~
Filed 21 day of June 1882
Pleads Not Guilty, &c

THE PEOPLE vs. JOHN D. O'BRIEN
Salvador John D. O'Brien
(vs. Cash)

JOHN McKEON, District Attorney.
Discharged on his own
A TRUE BILL. Acquittance
This has been filed in
on the return of Jurors
205
Foreman

Indictment No 204 against
The defendant having been
true and the prisoner
having been found not
guilty. Therefore returned the
Warrant of this indictment
against the deft. as the
Sovereign State of facts
exist in both cases

John D. O'Brien
Not Guilty
July 14. 82

0035

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 B. O'Brien
otherwise called
John B. Cusick

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

John B. O'Brien, otherwise called
John B. Cusick

of the CRIME OF Assault and Battery upon another by
such means and force as were likely to produce death
with intent to kill
committed as follows:

The said John B. O'Brien, otherwise called
John B. Cusick

late of the City and County of New York, on the thirteenth day of June
in the year of our Lord one thousand eight hundred and eighty-two, at the City and County
aforesaid, with force and arms

in and upon one So Ling
then and there being, feloniously made an
assault and upon the said So Ling, with
certain metal knuckles which he the said
John B. O'Brien, otherwise called John B. Cusick
in and on his right hand then and there
had and held, in and upon the head of
him the said So Ling, feloniously did beat
strike cut bruise and wound, the same being
then and there such means and force as
were likely to produce the death of him the
said So Ling with intent him the said So
Ling, feloniously then and there 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.

John McKeon
District Attorney

0035

Police Court-^{101 208} District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Lewis
625 22nd St.

John B. O'Brien

alias John B. Curick

Offence, *Robbery*
Annulet Battery

No. 1 by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

No. 5, by _____
Residence _____
Street _____

Dated *June 14* 188*2*

McCarton Magistrate
James P. Mulvaney Officer

Witnesses, _____
Street _____

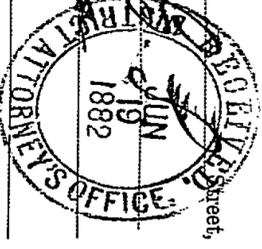
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ *1500* to answer

James P. Mulvaney



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *John B. O'Brien*

alias John B. Curick

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *fifteen* 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 *June 14* 188*2* *Moreau* 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.

0037

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John B. Lesick*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York, City*

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

Answer. *934 East 98 Street, about eight months*

Question. What is your business or profession?

Answer. *Driver*

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 had left some clothes with the complainant to be washed, my sister took the ticket, I told deponent of the loss and when I asked for my clothes he put me off from day to day - I called again last night, and as soon as I was inside their place were men in said place closed the door and locked the door, and would not let me go out, the complainant remained so they struck me upon the head, with a hatchet or a hammer, I seized a club to defend myself.*

Taken before me, this *14th*
day of *June* 188*2*

John B. Lesick
mark.

Moses Altberg Justice.

Lesick

0038

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

Lo Linc; aged 24 years
a *Laundryman*, residing at 628 Second Avenue
Street,

on *Tuesday* the *13th* day of *June*
in the year 18*82* at the City of New York, in the County of New York, at said house

he was violently ASSAULTED and BEATEN by *John B. O'Brien*; alias
John B. Cusick; now present, who on
said day about said time came to deponent's
place of business, a *Laundry*; and there
and there did strike deponent upon his
head with ~~be~~ a dangerous weapon
called ~~knives~~ *knuckles*, which said defendant
then held in his hand, and inflicting there-
with several painful wounds upon said
deponent's head; and that then said de-
fendant did then feloniously assault
and beat said deponent

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

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

Sworn before me, this *14* day
of *June* 18*82*
Marcus A. Brown
Police Justice. *Lo Linc*
Matt

0039

BOX:

71

FOLDER:

787

DESCRIPTION:

Olmer, Philip

DATE:

06/05/82



787

Witnesses:

1. Bouldby
August Mullen
97 Faunce St.

18 / 14th

Day of Trial
Counsel, D. G. Rollins
Filed 5 day of June 1882
Pleads Not guilty (6)

THE PEOPLE

vs.
Philip Olmer

Selling Lottery Policies.

M. G. Olmer
4 x 6

DANIEL G. ROLLINS,

District Attorney.

June 14/82
Placed guilty on Fresh Pond
A TRUE BILL.
Pen 10 days Fine \$1.

Foreman.

7/10

0041

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Philip Olmer

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

Philip Olmer

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Philip Olmer

late of the *fourteenth* Ward, in the City and County aforesaid,
on the *ninth* day of *April* in the year of our
Lord one thousand eight hundred and eighty *two* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one *Louisa Bensinger*

and did procure and cause to be procured for the said

Louisa Bensinger

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

Both old

45-28-47-21

491013

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

0042

SECOND COUNT—

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

Philip Olmer

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Philip Olmer

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

Philip Olmer

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *one hundred and twenty six Bowery*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given).

THIRD COUNT—

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

Philip Olmer

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Philip Olmer

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that

he

the said

Philip Olmer

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *one hundred and twenty six Bowery*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one *Louis Bensinger*

and did procure and cause to be procured for the said

Louis Bensinger

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

Bath old
45-78-47-21
49 10/10

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

FOURTH COUNT—

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

Philip Almer
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said *Philip Almer*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number *one hundred*

and twenty six Bowery

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

FIFTH COUNT—

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

Philip Almer
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said *Philip Almer*

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number *one hundred*

and twenty six Bowery

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given).

against the form of the Statute in such case made and provided, and against the peace of People of the State of New York and their dignity.

DANIEL G. ROLLINS,
District Attorney.

0044

BAILIED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Rec. 209, 209, 210 & 212.

Police Court *St. N*

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Besinger
150 1/2 1st Ave. S.W.
Philip Oliver

Offence, *Violation of Lottery Laws*

Dated *April 21st* 188*2*

Prover Magistrate.

Morgan H Officer.

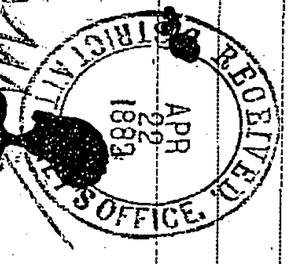
Clerk.

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



352

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 *Philip Oliver*

guilty thereof, I order that he *be held to answer the same* 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 *April 21st* 188*2*

W. J. Oliver 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.

0045

Sec. 198-200.

Just DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip Oliver 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.

Philip Oliver

Question. How old are you?

Answer.

Twenty one years

Question. Where were you born?

Answer.

New York

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

Answer.

446 Cherry St Four months

Question. What is your business or profession?

Answer.

Painter

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

Answer.

I am not guilty

Taken before me, this *21st*
day of *April* 188*7*

Philip Oliver

Police Justice.

0046

CITY OF New York COUNTY OF New York
AND STATE OF NEW YORK.

April 9 1882
Bowery 126
Bowery 420 P
M. David 506
J. B.

Louis Bensinger of 150 Nassau Street New York being duly sworn, deposes and says that he has just cause to believe and does believe that ~~John Philip Oliver~~ Philip Oliver

did, on or about the 9 day of April, 1882, at number 126 Bowery street, in the City of New York and County of New York unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery policy and further that the said, ~~John~~ Philip Oliver

has in his possession, within and upon certain premises, occupied by him and situated and known as number one hundred and twenty six Bowery street, in the City of New York and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, with intent to use the same as a means to commit a public offense and to promote and carry on a common and public nuisance.

Subscribed and sworn to before me,
this 21 day of April 1882
M. J. Cowley
Police Justice.

Louis Bensinger

CITY OF New York COUNTY OF New York } ss.

Louis Bensinger being duly sworn further deposes and says, that on the 9 day of April 1882, aforesaid, he called at the place of business of Philip Oliver aforesaid, at the said premises 126 Bowery and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery policy as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said Philip Oliver

and had conversation with him in substance as follows. Deponent said, give me a gig in both lotteries forty-five, twenty-eight-forty-seven and twenty-nine for (10) ten shillings. The said Philip Oliver then recorded the said numbers on a regular manifold book for recording lottery policies, wrote the above play on the paper hereto annexed aforesaid, and handed the same to deponent and deponent paid the said Philip Oliver the sum of five cents lawful money of the United States of America for the same.

Subscribed and sworn to before me
this 21st day of April 1882
M. J. Cowley
Police Justice

Louis Bensinger

0047

BOX:

71

FOLDER:

787

DESCRIPTION:

O'Neil, James

DATE:

06/23/82



787

0048

280

Day of Trial
Counsel, *W. H. Hyman*
Filed *23* day of *June* 188*2*
Pleads *Not Guilty*

*BURGLARY—Third Degree, and
Receiving Stolen Goods.*

THE PEOPLE

vs.

James O'Sullivan

JOHN McKEON,

District Attorney.

July 1/2

Fried & Aquettes.

A TRUE BILL.

Madison Foreman.

For

0049

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

James O'Neil

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

James O'Neil

of the crime of Burglary in the third degree,

committed as follows:

The said

James O'Neil

late of the ~~Thirteenth~~ *Thirteenth* Ward of the City of New York, in the County of New York,
aforesaid, on the ~~seventeenth~~ *seventeenth* day of *June* in the year of our
Lord one thousand eight hundred and eighty ~~two~~ *two*, with force and arms, at the Ward,
City and County aforesaid, the *stable* of

John J. Dixon

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said

John J. Dixon

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *divers promis-*

*ory notes for the payment of money, the
same being then and there due and un-
satisfied, and of the kind known as United
States Treasury notes of a number and
denomination to the Grand Jury aforesaid
unknown of the value of seventeen dollars,
divers passage tickets of the Union Ferry Com-
pany of the value of sixteen dollars*

of the goods, chattels and personal property of the said

John J. Dixon

so kept as aforesaid in the said *stable* — 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.

John McKee
District Attorney

0050

12

BAILIED,

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

Sec. 208, 209, 210 & 212

Police Court - 280
3rd District, 536

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John P. Sullivan
James O'Neil
in answer to

Offence *Burglary*

Dated *June 20th* 188*7*

Magistrate
Clerk

Witnesses *Franklin*
 No. *104* Street,
Henry
 No. *57* Street,



Comptroller

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

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

Dated *June 20th* 188*7* *P. J. [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.

0051

Sec. 98-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J. O. Neill
DISTRICT POLICE COURT.

James O. Neill 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. *James O. Neill.*

Question. How old are you?

Answer. *21 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *245 Bleecker Street about 8 years.*

Question. What is your business or profession?

Answer. *a Cartman*

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. *Not guilty of the charges*

J. O. Neill

Taken before me, this *30th*

day of *June*, 188 *2*

A. J. Morgan Police Justice

0052

POLICE COURT— 3rd DISTRICT.

City and County }
of New York } ss:

of No. 322. Delancey Street, being duly sworn,
deposes and says, that the premises No. 47. Leves-

Street, 13 Ward, in the City and County aforesaid, the said being a Stable.

for horses.
and which was occupied by deponent as a stable for horses.

were BURGLARIOUSLY
entered by means of forcing open an
alley door leading into
the said stable and entering
thereby

on the night of the 17th day of June 1882.

and the following property feloniously taken, stolen, and carried away, viz:
Good and lawful money
of the United States
to the amount and value
of Seventeen dollars.
and three very tablets
for horses and carts
of the value of about
Eighteen dollars.
in all of the value of thirty
three dollars & 3⁰⁰/₁₀₀

the property of Deponent.

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and
carried away by James Neil (now dead)

and another person whose name is
unknown to deponent (but arrested)
for the reasons following, to wit;

from the fact that deponent
fastened said door and
remained in the stable all
of the aforesaid night taking
care of a sick horse, and
had a dark lantern
with him. Deponent fell
asleep and was awakened
by a noise made by the horse,
and saw said Neil and

0053

Said unknown person in the
hayloft of said stable
where deponents pantaloons
were hanging up and
contained the aforementioned
property. Said pantaloons
had dropped down into
the manger of said sick
horse. Said deponent and
said O'Neil and said
unknown person by the
aid of the said clerk
Capitron came said
premises and fully
identified said O'Neil
then present and charges
said O'Neil and said
unknown person with
burglariously entering said
stable and the taking
of the aforesaid property.
Subscribed before me
this 20th day of
June 1857
A. W. Morgan
Clerk Justice.

0054

BOX:

71

FOLDER:

787

DESCRIPTION:

Opferman, John

DATE:

06/29/82



787

0055

WITNESSES.

Day of Trial,
Counsel, *W. M. Stone*
Filed *29* day of *June* 1882
Pleads *W. M. Gully & Co*

THE PEOPLE

vs.

John S. P. Efferman

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

John S. P. Efferman Foreman.
John S. P. Efferman
John S. P. Efferman
John S. P. Efferman

0056

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE POPE OF THE STATE OF NEW YORK,

against

John Opperman

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

John Opperman

of the CRIME OF GRAND LARCENY, committed as follows:

The said

John Opperman

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

twenty four spears
of the value of three dollars each

of the goods, chattels and personal property of one

James Bawbery

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

John McKean
District Attorney

0057

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Police Court - 59th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abner Suddan
vs.
John S. Suddan

1. John S. Suddan
2. _____
3. _____
4. _____

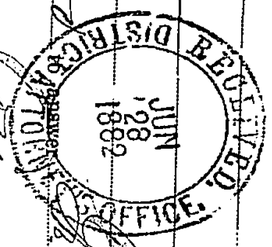
Offence, Grand Larceny

Dated 27 June 1882

White Magistrate.
Sommars Officer.

Witnesses:
Samuel Sommars Clerk.
Wm. B. Bouché Street,

No. _____ Street,
No. _____ Street,
\$ _____ Street,
No. _____ Street,
1882



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

John S. Suddan

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 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 27 June 1882 Andrew 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 h to be discharged

Dated _____ 188 _____ Police Justice.

0058

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Offermann*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *In Germany.*

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

Answer. *82 Chatham - four months.*

Question. What is your business or profession?

Answer. *Hotel Keeper.*

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.*

Taken before me, this *27*
day of *June* 188*8*.

J. Offermann

Aureus [Signature] Police Justice.

0059

POLICE COURT, FIFTH DISTRICT.

City and County of New York, ss.

THE PEOPLE,

vs.

On Complaint of

For

Pecca Lindsay
Grand Larceny

John Oppermann

James A. ...
General

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

Dated, *27 June*, 187*8*

Andrew White Police Justice.

J. Oppermann

0050

5th District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK,

of No. *345 Nassau Street bet 118 & 119 St.*

being duly sworn, deposes and says, that on the *27* day of *June* 18*82* at 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.:

Twelve silver tea spoons of the value of Fifty Dollars, and Twelve plated tea spoons, of the value of Six Dollars.

the property of *James Paisley, and in deponent's charge.*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by *John Oppermann, now present, whom deponent detected in the dining room of said premises that she saw him take said spoons from the table, and conceal them under his coat. That deponent gave the alarm and defendant ran away.*

Rebecca Lindsay
Mark

Sworn before me this *27* day of *June* 18*82*
Charles Smith
POLICE JUSTICE.