

0742

BOX:

89

FOLDER:

976

DESCRIPTION:

O'Brian, James

DATE:

01/10/83



976

0743

S. J.
Counsel,
Filed 10 day of January 1883
Pleads Not Guilty (1)

THE PEOPLE
vs.
James O'Connor
Def.
#101

JOHN McKEON,
District Attorney.

A True Bill.
John McKeon
Foreman.
Part 2: Jan 10. 1883
Plaads g. & l. 2 d. 2
J. M. J. P.

Jefferson County
Supervision
Aug 10 1883
F. J. D.

0744

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

Sarah J. Saunders, aged 33 years -
of No. 56 West 55th Street,
being duly sworn, deposes and saith, that on the 27th day of December
1882, at the 19th Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without her consent and against her will, the following property, viz:

One Satchel containing one pocket
book in which was good and lawful
money of the United States consisting
of bills of various denominations
and of the value of Sixty five dollars
One Gold pencil of the value of
Ten dollars, a number of Rail
Road tickets

Property in all

of the value of Fifty Dollars,
the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid, by

James O'Brien (now present) and
another person whose name is
unknown to deponent. From the fact
that while deponent was walking
on the east side of 6th Avenue, between
48th & 49th Street, the deponent had
said Satchel containing said property
on her arm attached thereto by a chain
and said James O'Brien did then
and there forcibly seize hold of deponent
by the arms and held deponent while
said person whose name is unknown
to deponent forcibly took said Satchel
containing said property from
the possession of deponent and
said O'Brien and said person whose
name is unknown were then and there
acting in concert and collusion with
each other

Sworn before me, this
day of December 1882
John P. O'Brien
Police Justice.

Mrs. J. J. Saunders.

0745

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

James O'Brien

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.

24 Years

Question. Where were you born?

Answer.

United States

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

Answer.

498 West 55 Street

Question. What is your business or profession?

Answer.

Laborer

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 was chasing the thief when I was caught
James O'Brien

Taken before me this
day of December 1885

John J. Murphy
Police Justice

0746

It appearing to me by the within depositions and statements that the crime herein 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 ~~be admitted to bail~~
~~Held to bail and be committed to the Warden and Keeper of the City Prison of the City of New York, until he~~
~~is tried and convicted of the same.~~
Signed Edward Gould Dated 29th January 1888
and that there is sufficient cause to believe the within named
guilty therefore, I order that he be held to answer the same and ~~be admitted to bail~~
~~Held to bail and be committed to the Warden and Keeper of the City Prison of the City of New York, until he~~
~~is tried and convicted of the same.~~
Signed Edward Gould Dated 29th January 1888
I have admitted the above-named
to bail to answer by the undertaking hereunto annexed.
Dated 29th January 1888
Police Justice
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order him to be discharged.
Dated 29th January 1888
Police Justice
188

0 747

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sarah L. Saunders
56-11053
James O'Brien
Office of the Secretary

Dated December 29 1882

Solon B Smith Magistrate.

Israel W. Miller Officer?

22 Precinct.

BAILED,

No, 1, by _____

Residence _____ *Street*

No. 2, by _____

Residence _____ *Street*

No. 2, 1900.

No. 4, *bv*

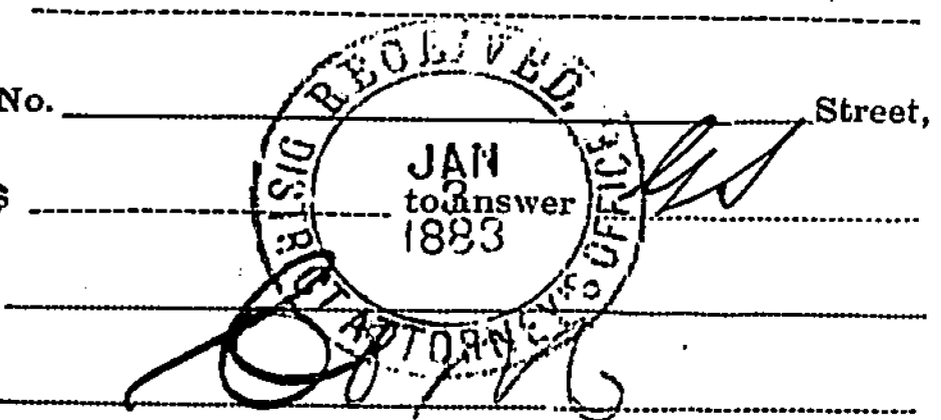
Residence 51

Witnesses

No. _____ **Street** _____

.....

No. _____ Street,



0748

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

James O'Brien

The Grand Jury of the City and County of New York, by this indictment accuse
James O'Brien

of the CRIME OF ROBBERY IN THE FIRST DEGREE, committed as follows:

The said

James O'Brien

late of the First Ward, of the City of New York, in the County of New York, aforesaid, on the ~~twenty seventh~~ day of ~~December~~ in the year of our Lord one thousand eight hundred and eighty ~~two~~ at the Ward, City and County aforesaid, with force and arms, in and upon one ~~Sarah S. Saunders~~ in the peace of the said People, then and there being, feloniously did make an assault ~~being then and there~~ aforesaid ~~and unknown, and one~~ promissory notes for the payment of money, being then and there due and unsatisfied, and (of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: ~~two~~

20
25
10
J-J

promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: ~~five~~ promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes,) of the denomination of five dollars, and of the value of five dollars each: ~~ten~~ promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes) of the denomination of two dollars, and of the value of two dollars each: ~~and~~

~~ten~~ promissory notes for the payment of money, being then and there due and unsatisfied, (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: ~~one~~ coins, (of the kind known as cents), of the value of one cent each: ~~one~~ coins, (of the kind known as two cents), of the value of two cents each: ~~one~~ coins, (of the kind known as five cent pieces), of the value of five cents each: ~~one~~ ratched

~~of the value of five dollars, one ratched~~
~~of the value of two dollars and one~~
~~pence of the value of ten dollars~~

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

Sarah S. Saunders

from the person of said ~~Sarah S. Saunders~~ and against the will, and by violence to the person of the said ~~Sarah S. Saunders~~ then and there violently and feloniously did rob, steal, take, and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0749

BOX:

89

FOLDER:

976

DESCRIPTION:

O'Brien, John

DATE:

01/10/83



976

Deft has.

James. Simon

27th Street S. P.

by name. If

else the Living day

Chances are very

Prob. or less.

J.S.

Day of Trial

Counsel,

Filed /⁰ day of January 1883

Pleads Not Guilty (11)

S.C. N.Y.

THE PEOPLE

v.s.

P

John Simon

J.S.

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN MCKEON,

District Attorney.

A True Bill.

R. O. Howle

Foreman.
Part 2 Jan 15, 1883

Tried and convicted

2 months & 17

105

0750

075 }

CITY AND COUNTY } ss.
OF NEW YORK,

Edward Hall
aged 28 years, occupation Expressman of No.
130 West 52^d Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Hutton
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 2^d
day of January 1883}

Edward Hall

Mcrae Oberbrunner
Police Justice.

0752

CITY AND COUNTY }
OF NEW YORK, } ss.

Hermann Palfs

aged 25 years, occupation a driver of No.

803 - Seventh Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Fenton
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 2nd
day of January, 1883 } Hermann Palfs
Marcus Oberbaum
Police Justice.

0753

Police Office, Fourth District.

City and County
of New York,

{ ss.

Charles Hall aged 28 years;

an Expressman to

of No. 145 West 54th St

deposes and says, that the premises Notable in the rear of lot No 803
Seventh Avenue, 22nd Ward, in the City and County aforesaid, the said being a ~~garage~~ Stable
building and which was occupied by deponent as a Stable

Street, being duly sworn and

notable in the rear of lot No 803

were ~~BURGLARILY~~ entered
entered by means of forcibly wrenching off the lock
bar ~~the~~ which the padlock was attached
to the door leading into said Stable was
held in position ~~second~~
on the night of the ~~first~~ day of January 1883
and the following property feloniously taken, stolen and carried away, viz.:

one pair of Canvas Covers; one pair
of double reins and one pair of
single reins; and one bridle, all
of the value of Twenty dollars

the property of deponent

(and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by John O'Kieen here present)

for the reasons following, to wit: That deponent is informed
by Edward Hall (here present) that
on the first day of January 1883 at
five o'clock in the evening he said Hall
did purposely close and fasten said door
leading into said Stable by attaching a
padlock to the said door when closed and
locking said padlock, that the said property
above mentioned was contained in said
Stable

0754

that about nine o'clock on the said evening he said Hall & received said door, and found it still secured (closed) and fastened as above said; that about Seven o'clock on the morning of the second day of January 1883, he said Hall found that said door had been forcibly opened by wrenching off the hasp on said door; that he said Hall found then marks of violence on said door; and entering the said stable said Hall found the articles above mentioned missing - defendant further says he is informed by Jerome Rolfs (here present) that at about one o'clock after mid night on the second day of January 1883 he said Rolfs saw said John O'Brien come from said stable, leaving said canvas covers in his possession, that defendant has since seen said canvas covers and identified the same as his ^{said} property above mentioned - x Charles Hutton

Mow to before me
this 2^d day of January 1883
McCrean O'Doherty
T
Police Justice

0759

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

John O'Brien 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 O'Brien*

Question. How old are you?

Answer. *56 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *446 - West 47th Street; about a month*

Question. What is your business or profession?

Answer. *laborer*

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 do not want to make any other statement, than that I carried the compass, which I had received from a young fellow, who lived in 48th Street; about the other things I don't know any thing.*

John X O'Brien
Mark

12.

Taken before me this 2^d

day of December 1883

John X O'Brien
Police Justice.

0756

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 O'Brien

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 he committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail, he legally discharged therefrom.

Dated January 2nd 1883

John O'Brien Police Justice.

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

Dated _____ 1883

Police Justice.

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

Dated _____ 1883

Police Justice.

0757

Police Court-- *X* District. *ID*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Hutton

140 West 57

John O'Brien

Magistrate

and J. J. Dwyer

Officer

and J. J. Dwyer

2 _____

3 _____

4 _____

Dated *January 2* 1883

Attala County Magistrate.

Frederick Gaetzger Officer.

92 Precinct.

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Witnesses *Edward Hall* *X*

No. 130 West 52 Street.

Norman Rulfs *X*

No. 803 Greenwich Avenue

Frederick Gaetzger *X*

Officer 27th Precinct

Committed to answer to *Indictment*

JAN 3 1883

1883

to answer Indictment

Attala County

0758

Police Department of the City of New York,

Precinct No. 22

New York, May 16 1883

J. J. Horan, P.M.

Sir I went to see Mr. [unclear] of 47 St
of 37 St. A. H. and learned from him that
this man Michael Jigley alias C. B. West
has been on the Island several terms
he says he done time in state Prison
for robbing a Sailor on South St. and
he says his character is of the worst

No 446 west 47 St is a recent
lot No 426 being the last house in the
Block on that side of street

Dwight Valley

0759

Brian adim
Tony Kay

0760

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

THE PEOPLE OF THE STATE OF
NEW YORK,
against

John O'Brien

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

John O'Brien

of the crime of Burglary in the third degree,

committed as follows:

The said.....

John O'Brien

late of the ~~Sixty-second~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~second~~ day of ~~January~~ in the year of our Lord one thousand eight hundred and eighty three, with force and arms, at the Ward, City and County aforesaid, the ~~state~~ of

Charter Shatto

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

Charter Shatto

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and ~~two~~ ~~canvass~~
~~covers~~ of the value of ~~three~~ dollars
each, two pairs of reins of the
value of ~~one~~ dollar ^{each} and
one saddle of the value of ~~four~~
dollars -

of the goods, chattels and personal property of the said

Charter Shatto

so kept as aforesaid in the said ~~saddle~~ 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.

0761

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

John O'Brien
of the crime of Receiving Stolen Goods.

committed as follows:

The said

John O'Brien

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~~ canvas covers of the value of three dollars each, two pairs of reins of the value of five dollars each pair; and one saddle of the value of four dollars

✓
of the goods, chattels and personal property of

Charles Stanton

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

Charles Stanton

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

John O'Brien

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.

JOHN McKEON, District Attorney.

0762

BOX:

89

FOLDER:

976

DESCRIPTION:

O'Brien, John

DATE:

01/30/83



976

0763

266
Counsel, *John J. O'Farrell*
Filed 3^o day of January 1883
Pleads *Not Guilty - (31)*

THE PEOPLE
vs.
John J. O'Farrell

JOHN McKEON,
District Attorney

A True Bill. *E. J. Hurley*
Part 2 Oct 6/83 Foreman.
Bail discharged

0764

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

Frederick Lange, aged 36 years
and a Tailor of No 113 Elizabeth Street,
being duly sworn, deposes and says, that on the 23 day of January 1883
at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from deponent's person in the day time with the
unlawful intent to cheat and defraud the true owner of
the following property, viz:

Good and lawful money of the United States
consisting of one silver coin of the value
of one dollar and one silver coin of the value
of fifty cents in all of the value of one
dollar and fifty cents

Swear before me this

No day of January
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 John O'Brien (now here)
from the fact that while deponent was
standing in a crowd on Mott Street in said city
deponent felt some person jostle against him
and saw said defendant drawing his hand
from the pocket of the vest then and there
worn by deponent which contained said
money deponent immediately missed said
property and caused defendant's arrest
and the aforesaid money was found in said
defendant's possession

POLICE JUSTICE.

F. Lange

0765

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

192 District Police Court.

John O'Brien

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 O'Brien

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

124 Monroe St 6 years

Question. What is your business or profession?

Answer.

Tin Smith

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.

Taken before me this 1st

day of January 1880

John O'Brien

Police Justice.

0766

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 O'Brien

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fine
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 23 Jan'y 3 Cly. Cross Police Justice.

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

Dated Jan'y 26 1883 Cly. Cross 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 _____ 1883 Police Justice.

0767

\$50
In Ex. Jan 25. 1885
~~bailed,~~

BAILED.

No. 1, by Daniel Carter
Residence 173 Madison Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

(Jan 25)

Police Court--First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederick Lange
113 East 10th Street
Jauch
John O'Brien
1 _____
2 _____
3 _____
4 _____
Dated W 3 January 1885
Officer M J Power
James Clinton Officer.
Precinct. 6

Witnesses.....

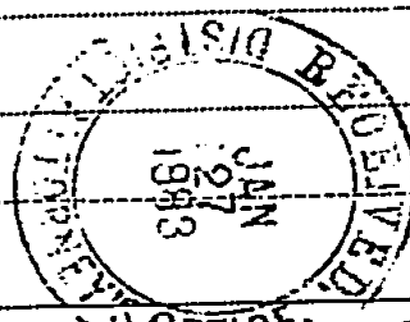
No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ 500 to answer G S

Levi
Bailed



0768

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 O'Brien

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

John O'Brien

of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said John O'Brien

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
23rd day of January in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
one silver coin of the United
States, of the third known
as dollars, of the value of
one dollar, and one silver
coin of the United States
of the third known as
thirty dollars, of the value
of fifty cents

of the goods, chattels and personal property of one Frederick Sarge, on the person
from the person of the said Frederick Sarge 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 McTheon
District Attorney

0769

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

of the CRIME OF RECEIVING STOLEN GOODS,
committed as follows:

The said

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

of the goods, chattels and personal property of

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

unlawfully and unjustly, did feloniously receive and have; he the said

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

JOHN McKEON, District Attorney.

0770

BOX:

89

FOLDER:

976

DESCRIPTION:

Ogle, Samuel

DATE:

01/29/83



976

Bail \$300.
Bailiff
J. J. S.
Jan 31 1883.

1st D. M. General Attorney
John C. Tracy
(II) Honor A. H.

Day of Trial,

Counsel,

Filed 29 day of January 1883
Pleads Not Guilty (Feb 1)

THE PEOPLE

vs.

J. J. Tracy
Commons. Esq.

Declar'd after direct
by J. J. Tracy Esq.
Feb 21 1883 U. S. J.

John C. Tracy
Feb 1 1883

JOHN McKEON,
District Attorney.

A True Bill.

John C. Tracy
Feb 21 1883
John C. Tracy
Commons
John C. Tracy

Q772

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

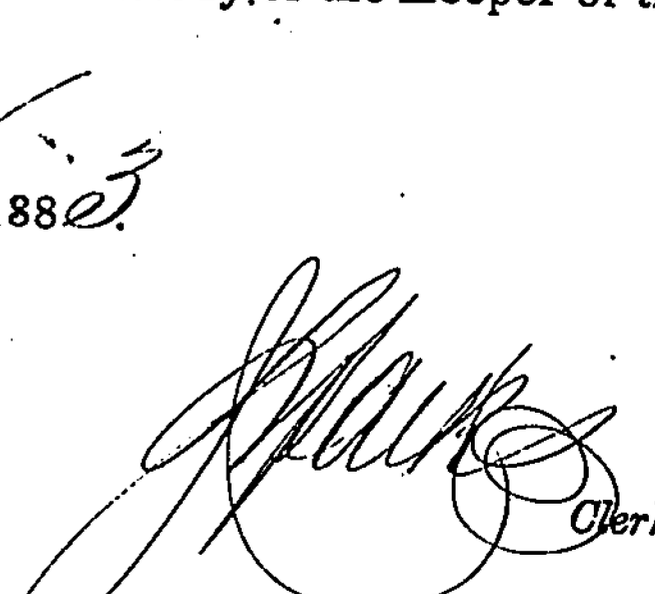
An indictment having been found on the 29 day of January
1883, in the Court of General Sessions of the Peace of the County of
New York, charging Samuel Ogle

with the crime of Murder in the second degree

You are therefore Commanded forthwith to arrest the above named Samuel
Ogle and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 29 day of January 1883.

By order of the Court,


Clerk.

0773

N.Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Samuel Ogle

Bench Warrant for Felony.

Issued

July 29 1883

The officer executing this process will make his
return to the Court forthwith.

8774

The People of the State of New York,
TO Police Justice Andrew White — Esquire, one of the Police
Justices of the City of New York, and to JOHN SPARKS, Esquire, Clerk of our Court of General
Sessions of the Peace, holden in and for the City and County of New York, and to the
District Attorney of the City & County of New York

GREETING:

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION.

| Gleeson |

We Command you, That you certify fully and at large to
our Supreme Court of the State of New York, at a Chambers
thereof, to be holden at the New County Court
House, in Chambers Street, in the said City of New York, on the ~~15th~~ <sup>16th day of January 1883, at ~~10~~ o'clock in the forenoon, the
day and cause of the imprisonment of Samuel Ogle
by you detained; as is said, by whatsoever name the said</sup>

shall be called or charged; and have you then this writ.

Witness, Honorable NOAH DAVIS, presiding Justice of our Supreme Court of the First
Judicial Department, at the City Hall, in said City of New York, the 18th day of January

By THE COURT.

WILLIAM F. HOWE
and
ABRAHAM H. HUMMEL. } Attorneys for Relator.

Patrick Keenan
Clerk.

0775

Supreme Court, New York.

IN RE THE IMPRISONMENT OF

Samuel Ogle

Writ of Certiorari.

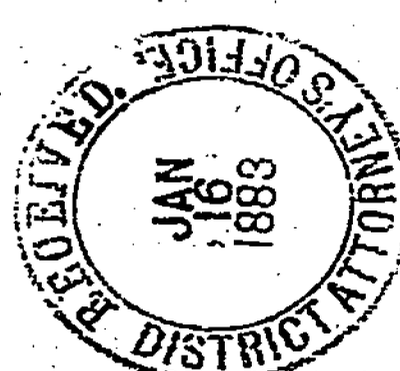
I HEREBY ALLOW THE WRIT.

Dated this 15 day of January 1883.

Jacob Daniels

Justice of the Supreme Court,
holding Special Term thereof.

HOWE & HUMMEL,
Attorneys for Relator.



To the Hon.

The Supreme Court. I hereby certify that all
the papers and proceedings had before me
in the within Case were filed in the Office
of the District Attorney of the City of New York.
In pursuance of the requirements of the law
in such cases provided and given the service
of the writ upon me.

John W. White

0776

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Samuel Daze

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

Samuel Daze

of the CRIME OF MURDER in the Second Degree
committed as follows:

The said Samuel Daze

late of the City and County of New York, on the ~~first~~ day of December
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

James A. Brown, in the peace of the People of the
said State then and there being, wilfully, felon-
iously, and of his malice aforethought, and with
a design to effect the death of him the said James
A. Brown, did make an assault; and he the said
Samuel Daze, him the said James A. Brown, with
a certain knife which he the said Samuel Daze
in his right hand then and there had and
held, in and upon the breast of him the said
James A. Brown, then and there wilfully, felon-
iously, and of his malice aforethought, and with
a design to effect the death of him the said
James A. Brown, did strike, shot, cut and wound,
giving unto him the said James A. Brown,
then and there with the knife aforesaid, in and
upon the breast of him the said James A.
Brown, one mortal wound of the breadth of one
inch and of the depth of six inches, of which
said mortal wound, the said James A. Brown, on

8777

the said first day of December in the year aforesaid
at the Ward, City and County aforesaid, did die.

And so the Grand Jury aforesaid, do say
that the the said Samuel Ogle, then the said
James A. Brown, in the manner and form,
and by the means aforesaid, wilfully, feloniously
and of his malice aforesaid, and with a design
to effect the death of then the said James A.
Brown, did kill and murder, 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 McLean
District Attorney

0778

BOX:

89

FOLDER:

976

DESCRIPTION:

Oppelt, Nicholas

DATE:

01/03/83



976

Alceich Shickley
239. S. 3rd Street
has for 15 years!

John J. Keane
was in front of
apartments
in West Philadelphia
at 10th & - 15th.

Stackler

25

Counsel,
Filed 3 day of January 1883
Pleads Not Guilty.

vs.
THE PEOPLE

BURGALARY—Third Degree, and
Assault & Battery.

Richard O'Meara

JOHN McKEON

District Attorney.

A True Bill.

E. M. W.

Foreman.

Verdict of Guilty should specify of which count.

January 2nd 1883
Edward Bens 3rd
John A. Clark Esq.

0779

0780

Sec. 108—200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Nicholas Oppelt 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. Nicholas Oppelt

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 3 of Stanton Street 3 weeks

Question. What is your business or profession?

Answer. Labourer

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

Answer.

I Am guilty of the charge

Nicholas Oppelt.

Taken before me this 2nd
day of December 1888

Police Justice

J. P. McNamee

0781

CITY AND COUNTY } ss.
OF NEW YORK,

Ellen Kiesel

aged 25 years, occupation House keeper of No.

1060 - 1^o Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Ellen Morrow

and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn before me, this 21 day of December 1882. Ellen Kiesel
Mark

J. J. Morris
Police Justice.

0782

Police Office, Fourth District.

City and County
of New York, } ss.

Ellen Morrow, your deponent,

of No. 1060 - 1st Avenue Street, being duly sworn,
deposes and says, that the premises No. 1060 - 1st Avenue
Street, 19 Ward, in the City and County aforesaid, the said being a dwelling of
any which was occupied by deponent as a dwelling on the
first floor were BURGLARIOUSLY
entered by means of a false key by opening
the door on the first floor of said
premises

on the Wednesday of the 20 day of December 1882
and the following property feloniously taken, stolen and carried away, viz.:

All pocket Book containing
good and lawfully money of the
United States of the Value
of three dollars

the property of Robert W. Morrow and this 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 Nicholas Oppelt nowhere

for the reasons following, to wit: that this deponent
was informed by Ellen Kiesel
that she saw the said Nicholas
in this deponent's room and
the said Nicholas has admitted

0783

and Confessed to this Depoent
that he Burglariously entered
her appartment and stole the
same pocket Book

Sworn before me this Helena Morrow
21st day of December 1882
F. J. Williams Police Justice

0784

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

Nicholas Oppelt

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 December 2nd 1882 J. Williams 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.

0785

Police Court ✓ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ellen Morrow

1060 1st Av.

1 Nicholas Oppelt

2 _____

3 _____ 3^d Deg

4 _____

Dated December 21 1882

J. J. Miller Magistrate.

James Fitzpatrick Officer. ✓

John Philip Healy 19 Precinct.

Witnesses Ellen Wessel ✓

No. 1060 - 1st Av. Street.

Elizabeth Keller ✓

No. 1060 - 1st Av. Street.

No. _____ Street.

\$ _____ to answer

Dom



0786

06-4003-27-Bt

OFFICE OF THE DISTRICT ATTORNEY
KINGS COUNTY

Brooklyn, N. Y.,

January 14, 1931

To the Clerk of the

COUNTY COURT, Kings County
COURT OF GENERAL SESSIONS, New York County
COURT OF SPECIAL SESSIONS, Borough of Brooklyn

Dear Sir:

Will you kindly have prepared and delivered to bearer a certified copy of the record of
conviction of Nicholas Oppelt, alias Nicholas Oppelt, as follows:
convicted on or about Sept. 26, 1884, and sentenced to 3 1/2 years in William F. V. Geoghan,
the Penitentiary by Judge Moore, the CHARLES J. DODD, District Attorney.

0787

January
1883

0789

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Nicholas Dwyett

The Grand Jury of the City and County of New York, by this indictment, accuse
Nicholas O'Neill
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Nicholas Dwyer

late of the ~~nineteenth~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~nineteenth~~ day of ~~December~~ in the year of our Lord one thousand eight hundred and eighty ~~two~~ with force and arms, about the hour of ~~nine~~ o'clock in the ~~day~~ time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Robert W. Morrison

there situate, feloniously and burglariously did break into and enter, ~~by means of forcibly~~,
the said

then and there intending to commit some crime therein, to wit : the goods, chattels and personal property of Robert W. Monroe in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Nicholas Omlett
of the CRIME OF ~~Petit LARCENY~~ ~~on the 1st Day of~~ committed as follows:

The said

Dictionar Orneț

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, with force and arms, one
hundred dollars of the value of one dollar
and one provisionary note for the
payment of money the same being
then and there due and unsatisfied
of the kind commonly called United States Treasury
notes of the denomination and of the value of two dollars,
and one provisionary note for the payment of money the same
being then and there due and unsatisfied of the kind commonly
of the goods, chattels, and personal property of the said

Robert W. Morrison
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,

JOHN McKEON, District Attorney

0789

BOX:

89

FOLDER:

976

DESCRIPTION:

Opperman, Barbara

DATE:

01/26/83



976

0790

BOX:

89

FOLDER:

976

DESCRIPTION:

Metzel, Mary

DATE:

01/26/83



976

0791

235
(II) Mott

Day of Trial,

Counsel,
Filed 26 day of January 1883
Pleads Not Guilty. (29)

THE PEOPLE

vs.

B

Constance O'Donnell
Came from N.Y.
and returning Converse
N.Y.D. (L. Casey)

JOHN McKEON,
District Attorney.

A True Bill.

John McKeon
w/c. 6 Feb 1883 affo

Foreman.

0792

Sec. 198-200.

CITY AND COUNTY { ss.
OF NEW YORK,

District Police Court.

(3)

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

Question. What is your name?

Answer. Barbara Oppermann

Question. How old are you?

Answer. 48 years

Question. Where were you born?

Answer. Germany

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

Answer. 84 Allen Street 3 years

Question. What is your business or profession?

Answer. Saloon 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 not guilty of keeping a disorderly house I keep a license Saloon for the past three years

Barbara Oppermann.

Taken before me this 10-

day of February 1883

Charles Cramer Police Justice.

0793

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

Barbara Opperman

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 January 15 1883 *Hugh Germain* Police Justice.

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

Dated January 16 1883 *Hugh Germain* 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 _____ 1883 Police Justice,

0794

1000
J. C. Brown

BAILED,
No. 1, by Charles How
Residence 53 Market Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence Wilkeson Street.

Mrs Caroline Shaffer
Ann Mock, " 84 Allen
Samuel Kramer, " "
Rudolf Reck
110 Ridge St near house
Care of Mrs Schneider
Julius Bok
Fenton Tatars Police Court

CLERK'S NO 6591
Police Court-- District
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Bertha Iverson
charge of detaining
Barbara Offerman
2 _____
3 _____
4 _____

Dated January 15 1883
Franklin Magistrate.
Proctor Officer.

Transferred to General Clerk
accus. it appearing that
deft. signed a warrant
in full through mistake,
intending to descend a street,
No wife evidence of mistake
Complaint Committee
of the House of Detention
by defendant 250 dollars
of which 10 dollars at
No. 50 to answer for
Attorne

Bailed
Witnesses on the Back

0795

Court of Special Sessions
of the Peace -

The People of the State of
New York on Complaint of }
vs
Barbara Opperman

City & County of New York p.

Barbara Opperman
being duly sworn doth depose and say
that she is the above named defendant;
that when defendant was informed by the
Magistrate of her rights to be tried by a
jury after indictment this defendant
distinctly stated to said Magistrate, Justice
Justice Gaudin, that she required to be
tried by a jury after indictment in the
Court of General Sessions; that this
defendant is not able to read written
or printed matter when written or printed
in English; that defendant did not read
or have read to her the election or the
Bond in this Cause before the signing
thereof supposing that the same were
drawn in conformity to defendant's election
to be tried after Indictment by a jury.

0796

in the Court of General Sessions; that this deponent was not aware that the Election and Bond were returnable at this Court until yesterday (Wednesday) afternoon; that deponent is wholly innocent of the crime attempted to be alleged against her in this proceeding.

The foregoing affidavit was read by
to deponent and sworn to by her *Barbara Oppenard*.
in my presence & before me January 3
1883.

G. J. Dowdowen
Commissioner of Deeds.
N. Y. C.

Court of Special
Sessions of the Peace
of the People
John Brophy

Barbara Oppenard

Affidavit of Defendant
Barbara Core & Lund
deposing -

John D. Mohr
Attorney for Plaintiff
140 Nassau Street

0797

City and County of New York, ss.:

THE PEOPLE,

vs

Barbara Oppermann

Police Court 3 District.

On Complaint of

{ For Bertha Gersau
Keeping disorderly house

After being informed of my rights under the law, I hereby waive a trial by Jury, on this complaint, and my right to make a statement in relation to it, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York

Dated January 16 1883

Stephen C. Chapman Police Justice. Barbara Oppermann.

0798

Sec. 568.

3 District Police Court.

UNDERTAKING TO ANSWER Special SESSIONS.

CITY AND COUNTY } ss.
OF NEW YORK,

An order having been made on the 15 day of January 1883 by
a Police Justice of the City of New York, That

Hugh Gardner and Barbara Oppermann be held to answer upon a charge of
Keeping disorderly House

upon which he has been duly admitted to jail, in the sum of Five Hundred Dollars.

We, Barbara Oppermann, Defendant of No. 89
Glen Street; Occupation Milwaukee, and
Charles Horn of No. 53 Market Street;

Occupation Servtman; Surety, hereby undertake jointly and severally, that the above named Barbara Oppermann shall appear and answer the charge above-mentioned, in whatever Court it may be prosecuted: and shall at all times render h^erself amenable to the orders and process of the Court; and if convicted; shall appear for judgment, and render h^erself in execution thereof, or if he fail to perform either of these conditions that we will pay to the People of the State of New York, the sum of Five Hundred Dollars.

Taken and acknowledged before me, this
16 day of January 1883. Barbara Oppermann.
" Charles Horn

Hugh Gardner POLICE JUSTICE.

0799

CITY AND COUNTY } ss.
OF NEW YORK,

Sworn to before me, this
day of January, 1881,
and to have and to hold the same
unto the party or parties named
herein, to him or them to whom it
may concern, for ever.

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth 130 Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

a house and
lot of land known by name
No 33 Market Street
said city

Charles Horn

New York Sessions.

FILED PEOPLE, &c.,
ON THE COMPLAINTOR,

Barbara Hoffman
Under-taking to Minister.

Taken the 16 day of January 1881

ss.

Justice.

Filed day of 1881

0800

State of New York.

OFFICE OF
THE COMMISSIONERS OF EMIGRATION.

City and County of New York, ss:

CASTLE GARDEN, N. Y.

Julia Johnson
being duly sworn deposes and says: That she is a native of Germany

and arrived at the Port of New York,
per S. S. *Cimbria*

September 1882

after her landing in Castle Garden she took some friends in Hoboken secured a place with a family in Park Avenue there, does not remember name of family but remained with them 3 months; after expiration of that time desirous of changing her place applied to one Mr Metz who kept or keeps an employment office in Gordon St. in Hoboken, Mr Metz told her she knew a good place for dependant in a Saloon in New York, she was taken to No. 84 Wall St. NY a Saloon kept by Babette Oppermann, Mr Metz introduced dependant to the husband of said Babette Oppermann as a servant girl, no wages were agreed upon, Mr Metz demanded of the dependant \$1. for bringing her to the place, dependant did not pay the amount, but Mr Metz received from Babette Oppermann a sum of money, could not tell if \$5 or \$7. the whole party was taken by the Landlady in a back Room and treated there that same Evening Babette Oppermann sent a couple of men after dependant, telling the latter to go with them, which she finally did, had connections with a number of men there, took sick after 2 weeks living that life a few days up 7 weeks in said house during which period she had no sexual intercourse

Sworn to before me this

day of

1882

0801

State of New York.

OFFICE OF
THE COMMISSIONERS OF EMIGRATION.
CASTLE GARDEN, N. Y.

City and County of New York, ss:

being duly sworn deposes and says: That _____ is a native of _____

and arrived at the Port of New York,

188

per S. S. from _____

with me, she had to pay 75¢ a day for meals,
pay the Doctor's Bill I give the madam Babette
Oppenham one half of the money received from
men; she was attacked during her illness by
Doctor Balle of Forty-odd St., learning that
her condition, a renewal disease, becoming more
serious she concluded to go to Wards Island
where she remained until Monday.

In said House n 84 Allen St. was at the
time a young Bananan girl of good family
also a mate amiral, and to be deproveno
Staying in said house a german brought a
young german girl nearly naked to the place
deproveno had never been an inmate of a
house of prostitution & would never have consented
to be taken there by said Mrs. Mabel if
she knew the character of the house kept
by Babette Oppenham that she has respectable
relatives in Hoboken.

Bertha Lversen.

Sworn to before me this 13
day of January 1883 }

O. H. Hennings

Notary Public, New York.

8802

State of New York.

OFFICE OF
THE COMMISSIONERS OF EMIGRATION
CASTLE GARDEN, N. Y.

City and County of New York, ss:

being duly sworn deposes and says: That _____ is a native of _____

and arrived at the Port of New York;

188

per S. S.

from

This affidavit was taken in Castle Garden but since the further states that Mrs Metzel whom she saw with her as far as 84 Allen St. told her to go in & inquire for a girl she gave her name to, that she did so and that Mrs Oppenheimer told her to take a seat and asked who sent her, that she said it was Mrs Metzel who was outside, that Mrs Oppenheimer & defendant went out & that Mrs Metzel returned with them to 84 Allen St. that she was taken into a private room and given some beer to drink which made her sick & drawy, that she saw Mrs Oppenheimer give Mrs Metzel some money & she then went away. That defendant was then taken into a room & put to bed and a man was sent up to her. That after she was there for sometime she feeling sick and that Mrs Oppenheimer sent other men into her room, defendant is desirous that the Board of Emigration would take proceedings against Mrs Metzel who resides in Hoboken.

Sworn to before me this

day of

188

0803

fourteen families placed from
affectionate Boston

1843 July 18

in case of office changes
in case of office changes
of residence 83
affectionate Boston 75
affectionate Boston 84
affectionate Boston

affectionate Boston

New York, 1888

Cathie Gardner.

H. J. JACKSON, Secretary.
CHARLES HAUSETT, President of the German Society.
JAMES LYNCH, Prelate of the Irish Emigrant Society.
WM. R. GRACE, Mayor of the City of New York.
GEORGE STARRETT, CHARLES N. TAINIOR,
GEORGE J. FORREST, EDMUND STEPHENSON,
HENRY A. HURLBURT, CHARLES F. ULRICH,
STATE OF NEW YORK,
Board of Commissioners of Emigration

0804

Board of Commissioners of Emigration
of the
STATE OF NEW YORK.

HENRY A. HURLBUT, CHARLES F. ULRICH,
GEORGE J. FORREST, EDMUND STEPHENSON,
GEORGE STARR, CHARLES N. TAINTOR,
WM. R. GRACE, Mayor of the City of New York.
JAMES LYNCH, President of the Irish Em. Society.
CHARLES HAUSELT, President of the German Society.
H. J. JACKSON, Secretary.

Castle Garden.

New York,..... 188

2
Pcs for the people
etc

Micromelasma, *Opfermanni*

~~William~~,
Hgs Gardner 3 May 18 84 Calico st,
D.

Mrs. George Rock, 84, do,
Mrs. George Rock, 84, do,

Serial Number 82

General Information
Ridgefield People 116 Ridge St. year since
1900

In care of Mrs. Schroeder.

27/2/1981 October
Mr 443 W 37th St -

~~John J. Kelly~~ 08 Bob

Janitor Tools pole bent

0805

Sec. 322, Penal Code.

3rd District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

of No. 110 Ridge Street, now in the ~~House of prostitution~~ Street, in said City, being duly sworn says,
that at the premises known as Number 84 Allen Street,
in the City and County of New York, on the 15 day of November 1883, and on divers
other days and times, between that day and the day of making this complaint

Barbara Opperman
did unlawfully keep and maintain and yet continue to keep and maintain a Saloon
and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Barbara Opperman
and all vile, disorderly and improper persons found upon the premises, occupied by said

Barbara Opperman
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 15 day
of January 1883

Barbara Johnson

Hugh Johnson Police Justice.

0806

Police Court—3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bertha Robertson

vs.

Barbara Apferman

AFFIDAVIT—Keeping Disorderly House, &c.

Dated January 15 1883

Garrett Justice.

Officer.

Precinct.

WITNESSES :

0807

See, 151.

Police Court—3 District.

CITY AND COUNTY } ss In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Bertha Versace or alias Barbara Oppermann, of No. 110 Ridge Street, that on the 15 day of January 1883, at the City of New York, in the County of New York, Barbara Oppermann did keep and maintain at the premises known as Number 84 Allen Saloon Street, in said City, a Saloon and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Barbara Oppermann and all vile, disorderly and improper persons found upon the premises occupied by said Barbara and forthwith bring them before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 15 day of January 1883

Charles Germer POLICE JUSTICE.

0808

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bethune Gardner

v.s.

Barrett Officer

WARRANT - Holding Disorderly House, &c.

Dated Jan 15th 1883

Gardner Magistrate

Gardner Officer.

26th Precinct.

The Defendant _____ taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Peter Gardner Officer.

Dated Jan 15 1883

This Warrant may be executed on Sunday or at night.

..... Police Justice.

49
Gerry
84. Allerst.

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 1883

..... Police Justice.

0809

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Barbara Danneran

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

————— Barbara Danneran —————
of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE, AND HOUSE OF ILL-FAME
committed as follows :

The said Barbara Danneran —————

late of the ~~Sanct~~ Ward of the City of New York, in the County of New York aforesaid, on
the ~~Fourteenth~~ day of ~~November~~ in the year of our Lord one thousand eight
hundred and eighty ~~Two~~ and on divers other days and times as well before as afterwards,
to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common
house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers
evil disposed persons, as well men as women, and common prostitutes, on the days and times afore-
said, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and
in which said house the said evil disposed persons and common prostitutes, by the consent and pro-
curement of the said Barbara Danneran —————

————— on the days and times
aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, dis-
turbances, and lewd offences in the night as in the day, were there committed and perpetrated ; to
the great damage and common nuisance of all the good people of the said State there inhabiting
and residing, in manifest destruction and subversion of, and against good morals and good manners
and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

211. (II) Mott

Day of Trial,

Counsel,
Filed 26 day of January 1883
Pleads Not Guilty (29)
The People
vs.
Conrad Danner
Two counts
etc.

Keeping a Boarding House

vss.

D
Conrad Danner
Two counts
etc.

JOHN McKEON,

District Attorney.

A True Bill.

E. M. W.

Barth 2. Feb 13. 1883
Foreman.
Trial and convicted
Rec'd \$200 and fine \$100.
Committee one dollar each
dollar went to friends fund.

OB 1 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Barbara Opperman
Mary Omegel

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

Barbara Opperman and

Mary Omegel

of the CRIME OF Abduction

committed as follows:

The said Barbara Opperman and

Mary Omegel

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

a certain woman,

to wit: one Barbara Duverson, feloniously did unlawfully take, against the will of her the said Barbara Duverson, with intent to compel her the said Barbara Duverson, by force, menace and duress, to be defiled, 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 Barbara Opperman and — Mary — Omegel, of the crime of Abduction, committed as follows:

The said Barbara Opperman and — Mary Omegel, late of the City and County of New York, on the fifteenth day of November, 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 the body of a certain woman, to wit:

08 12

one Bertha Iverson, then and there being feloniously
made an assault, and ther she said Bertha Iverson
then and there feloniously, did unlawfully take,
against her will, with intent to compel her the
said Bertha Iverson, by force, menace and duress,
to be defiled by some person or persons to the Grand
jury aforesaid unknown, against the form of the
Statute in such case made and provided, and
against the peace of the People of the State of New
Mexico, and their dignity.

John McLean
District Attorney

0813

BOX:

89

FOLDER:

976

DESCRIPTION:

Ostrauder, William

DATE:

01/12/83



976

0814

Counsel,
Filed 12 day of May 1883
Pleads Not Guilty, is

THE PEOPLE

vs.

P

William Danner

Defendant

Grand Jury, State of Illinois, degree, and
Presenting Stolen Goods.

JOHN McKEON,

District Attorney

A True Bill.

John McKeon
Foreman.
May 17/83
Oscar J. Danner
Signed & Sealed
See Side next.

0815

District Police Court.

Groen
Affidavit—Larceny.

CITY AND COUNTY } ss
OF NEW YORK,

of No. Single, residing No. Street, 586 Lexington Avenue
being duly sworn, deposes and says, that on the 3rd day of January 1883
at the 19th Ward City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from her care and charge
the following property, viz:

one overcoat, of the value of Thirty dollars

Sworn before me this

1883

the property of Joseph L. Henning; and then 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 William Ostrander (nowhere)

for the reason following to wit: That on said day
at about half past ten o'clock in the forenoon
the bell to said house No 586 Lexington Avenue, was
ringing, and when deponent opened said door
to the hall of said house, said Ostrander entered and
inquired of deponent, "if Mr Lloyd lives in that
house;" that then said overcoat was hanging
on a rack in said hall; deponent then went
upstairs, to inquire about Mr Lloyd, and when
she returned to said hall after an absence of

0816

about two minutes, said Ostrander had left
said hall and house, that department ^{immediately} followed
him and found him at the corner of
Lexington Avenue and 52^d Street with the
said overcoat in his possession; and that
said Ostrander was then in the act of putting
said coat upon; that department grasped
the collar of said overcoat, which was then
partly upon said Ostrander's person, that
said Ostrander, then and there struck department
upon her breast, then he threw said coat over
department head and knocked her down upon
the sidewalk; ^{with a blow with his fist} that department then became
unconscious and was carried home by two
citizens. It Department further says that
she identifies the pris. prisoner here present
as the person who entered said house, and
whom she afterward found with said coat in
his possession, and who did assault and beat
her said department as aforesaid.

I now therefore do
this 3^d day of January 1883
Marcus C. Flanagan
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Tareen'y.

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0817

Sec. 198-200.

CITY AND COUNTY { ss.
OF NEW YORK,

District Police Court.

William Ostrander 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 Ostrander

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Newark, New Jersey

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

Answer. 89 Centre Street; about two months

Question. What is your business or profession?

Answer. I have been working at Carpet Laying

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 did take the overcoat, but I did not intend to knock the lady down

Wm Ostrander.

Taken before me this 3d

day of January 1883

McCreanor
Police Justice.

0818

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 A. Trauder

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~~ he legally discharged

Dated January 3rd 1883 M. S. McLean Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

0819

Police Court ✓ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary M. Hemming
586 Lexington St.
William Detraudere
Offense charged
Accused

No. 2 _____
No. 3 _____
No. 4 _____
Dated January 3 1883

Ottersburg Magistrate.
John M. Gowan Officer.

19th Precinct.

Witnesses David O'Grady

No. 318 Third Avenue Street.
near 141st Street
24th Ward

No. _____ Street,

No. 1427 Street,
Boston, Jan 3 1883
to answer
Paul Lefc.

OB20

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 Ostrander

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

William Ostrander

of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said William Ostrander

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

~~one overcoat & the value of~~
~~sixty dollars —~~

of the goods, chattels and personal property of one Joseph

S. ~~Ostrander~~ 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.

John J. Deane
District Attorney