

0441

BOX:

285

FOLDER:

2721

DESCRIPTION:

O'Brien, Andrew

DATE:

11/09/87



2721

POOR QUALITY ORIGINAL

0442

Witnesses:

Counsel,

Filed 9 day of Nov 1887

Pleads,

THE PEOPLE

vs.

Andrew O'Brien

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. C. Magon

Foreman

Chas. B. ...
Plen. ...

J. P. ...

Burglary in the ... Degree.
Sections 407, 7506, 528 and 5321

POOR QUALITY ORIGINAL

0443

Police Court— 3 District.

City and County } ss.:
of New York,

of No. 19 Catherine Street, aged 51 years,

occupation Knave Collar Manufacturer being duly sworn

deposes and says, that the premises is aforesaid Street 7th Ward

in the City and County aforesaid the said being a five story brick

Building in part dwelling and place of business

and which was occupied by deponent as a store
and in which there was at the time a human being by name

were BURGLARIOUSLY entered by means of forcibly breaking a

pane of glass of the window in

the rear of said premises and raising

said window and entering therein

with intent to commit a felony

on the First day of November 1887 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

A quantity of Kempt thread and
a quantity of tools together of
the value of Seven dollars
(\$ 7.⁰⁰/₁₀₀)

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

Andrew Brien (now here)

for the reasons following, to wit:

from that deponent is
informed by Officer Edward J.
Donnelly that at about 4 o'clock
A.M. of the above date he saw
said deponent coming out
of said premises with the above
described property in his possession
which property is fully identified by deponent
as the property taken stolen and carried away
by Andrew Brien

*James J. Sullivan
Special Agent
Police Department
New York
November 1887*

POOR QUALITY ORIGINAL

0444

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 3 years, occupation Police Officer of No. 60

the 7th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of James Bird
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of Nov 1887

Edward J. Donnelly

W. G. Murphy
Police Justice.

POOR QUALITY ORIGINAL

0445

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew 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.

Andrew Brien

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

New York City

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

Answer.

1074 Oliver St. 2 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

Andrew Brien

Taken before me this

day of

April 1 1887

Police Justice

POOR QUALITY ORIGINAL

0446

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court-- 3 1988
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Smith
13 Catherine
Andrew Brown

2 _____
3 _____
4 _____

Offence Burglary

Dated Nov 1 1887

Smith Magistrate.

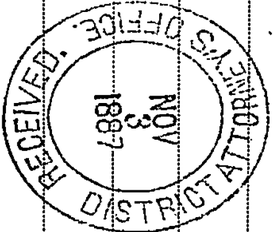
Smith Officer.

7 Precinct.

Witnesses _____

No. _____ Street _____

No. _____ Street _____



No. 500 to answer _____ Street _____

Leon

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 _____

Defendant

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 Nov 1 1887 *Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0447

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Brown

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

Andrew Brown

of the CRIME OF BURGLARY IN THE *second* DEGREE, committed as follows:

The said *Andrew Brown*

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

James Bird

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *James Bird*

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,

POOR QUALITY ORIGINAL

0448

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Andrew O'Brien —

of the CRIME OF ~~GRAND LARCENY, IN THE~~

~~DEGREE~~, committed as follows:

The said

Andrew O'Brien,

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, in the ~~month~~ time of the said day, with force and arms,

a quantity of money (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of two dollars, and a quantity of goods, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of five dollars.

of the goods, chattels and personal property of one

James Aird,

in the dwelling house of the said

James Aird,

there situate, then and there being found, from the dwelling house aforesaid, 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.

Anthony J. Amabile

District Attorney.

0449

BOX:
285

FOLDER:
2721

DESCRIPTION:
O'Brien, John

DATE:
11/11/87



2721

POOR QUALITY ORIGINAL

0450

10. 10/11/87

Counsel,
Filed, 11 day of Nov 1887

Pleads,

INJURY TO PROPERTY. [Sec. 651, Penal Code.]

THE PEOPLE

vs.

John O'Brien

RANDOLPH B. MARTINE,

District Attorney.

True Bill.

W. Magowan
Foreman.

W. H. H. H.

W. H. H. H.
Pen Comd.

Witnesses:

W. H. H. H.
W. H. H. H.

POOR QUALITY ORIGINAL

0451

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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. *32 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *327 East 26th St*

Question. What is your business or profession?

Answer. *Writer*

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

Answer. *I have nothing to say.*

John O'Brien

Taken before me this

day of

[Signature]
1888

Police Justice.

POOR QUALITY ORIGINAL

0452

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

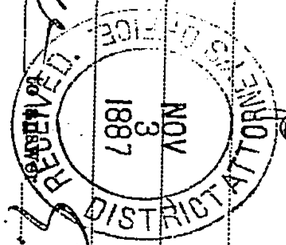
10 P.M. 1788
 Police Court 3 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 George Meigs
 John O'Brien
 Offence Malicious
 Mischief

Dated Nov 1 1887
 Magistrate Duffy
 Officer Haas

Witnesses
 No. 109 Broadway Street
 No. _____ City Street

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



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

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

Dated Nov 1 1887 *R. Duffy* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0453

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 3 DISTRICT.

George Theiss Jr

of No. 136 E. 14th Street, aged 22 years,
occupation Saloon Keeper being duly sworn deposes and says,
that on the 31st day of October 1887

at the City of New York, in the County of New York, John O.'Brien,
(now here) did intentionally, unlawfully wickedly
and maliciously break a large plate
glass window ^{pane} in the store of the
premises 136 East 14th street, the property
of the Alhambra Company, of which defendant
is superintendent. The defendant had
been employed there as a waiter and, after
being discharged he broke the said glass
by throwing a stone through it. The value
of the said glass was over one hundred
and fifty dollars George Theiss Jr.

Sworn to before me, this
of October
1887
day

W. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0454

Court of General Sessions of the Peace

IN AND FOR 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 UNLAWFULLY AND WILFULLY DESTROYING PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said John O'Brien,

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the 31st day of October, in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, with force and arms,

a certain part of

of the value of one hundred and fifty dollars, of the goods, chattels and personal property of one George Shivers, then and there being, then and there feloniously did unlawfully and wilfully invade

and destroy,

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 O'Brien

of the CRIME OF UNLAWFULLY AND WILFULLY DESTROYING REAL PROPERTY OF ANOTHER, 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

POOR QUALITY ORIGINAL

0455

aforesaid, at the Ward, City and County aforesaid, with force and arms, a certain

piece of State of New York, -

of the value of *one hundred and fifty dollars,*
in, and forming part and parcel of the realty of a certain building of one

George Smith, -
there situate, of the real property of the said *George Smith, -*

then and there feloniously did unlawfully and wilfully *break and*

enter -

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

RANDOLPH B. MARTINE,
District Attorney.

0456

BOX:

285

FOLDER:

2721

DESCRIPTION:

O'Connor, Mary

DATE:

11/18/87



2721

POOR QUALITY ORIGINAL

0457

[Handwritten mark]

WITNESSES:

Counsel,

Filed 10 day of Nov 1887

Pleas *Maguelly (r. 1)*

THE PEOPLE,

vs.

ADULTERATED MILK.

(Chap. 183, Laws of 1885, Section 1, as amended by chap. 577, Laws of 1886, Section 1; Section 186, Sanitary Code, and Section 575 of the N. Y. City Consolidation Act of 1882.)

Maguelly
vs.
Mary O'Connor

RANDOLPH B. MARTINE,

R.B.M.
District Attorney.

A True Bill.

J. Magowan
Foreman.

Levy 19/87
Plaschinsky
Grand Jurors
N.Y.C.

**POOR QUALITY
ORIGINAL**

0458

City and County of New York, ss.

Halsey L. Wood, M.D. an
Assistant Sanitary Inspector of said city, being duly sworn, deposes and says, that on the
9th day of *November* in the year 1887,

at premises number *349 E. 60th St.* in the City of New York, the said premises being
a place then and there where Milk was kept for sale, one *Mary O'Connor*
unlawfully did then and there keep, have and offer for sale three quarts of impure and unwhole-
some Milk, which had been and was then and there watered, adulterated, reduced and changed by
the addition of water or other substance, or by the removal of cream therefrom, and that such
impure, unwholesome, watered, adulterated or reduced and changed Milk was then and there, by
the said *Mary O'Connor*, unlawfully held, kept and offered for sale
against and in violation of the provisions of the Sanitary Code, and of such Sanitary Code then
and there, and at all times thereafter in force and operation, and especially against and in violation
of the provisions of a section and ordinance of such Sanitary Code which was duly passed and
adopted by the Board of Health of the Health Department of the said City of New York, and by
said Health Department at a meeting thereof, duly held in said city, on the twenty-third day of
February, 1876, in the manner and language following, to wit:

"Resolved, That under the power conferred by law upon the Health Department, the
following additional section to the Sanitary Code, for the security of life and health be, and the
same is hereby, adopted and declared to form a portion of the Sanitary Code.

"No Milk which has been watered, adulterated, reduced or changed in any respect by the
addition of water or other substance, or by the removal of cream, shall be brought into, held,
kept or offered for sale at any place in the City of New York, nor shall any one keep, have or
offer for sale in the said city any such Milk."

That said ordinance was thereafter duly published once a week, for two successive weeks, in
the *City Record*, a daily official newspaper and journal published in said city, to wit, in the issues
of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and
that said ordinance was, at all times alleged herein, in full force and operation in said city
and county.

Sworn to before me the *11th* day }
of *Nov.* 1887 }

Samuel C. Beilly
Police Justice.

POOR QUALITY ORIGINAL

0459

in
Police Court, 4th District.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Halsey L. Wood

vs.

Mary O'Connor

Affidavit

Dated.....

188

Justice.....

Officer.....

\$20-12 to Cur

POOR QUALITY ORIGINAL

0460

Sec. 198, 200

H District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Mary Connor being duly examined before the undersigned, according to law, on the annexed charge, and being informed that it is h^{er} right to make a statement in relation to the charge against h^{er}; that the statement is designed to enable h^{er} if she see fit to answer the charge and explain the facts alleged against h^{er} that she is at liberty to waive making a statement, and that h^{er} waiver cannot be used against h^{er} on the trial,

Question. What is your name?

Answer.

Mary Connor

Question. How old are you?

Answer.

44 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

349 East 68th Street

Question. What is your business or profession?

Answer.

Produce Store

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 and I demand a trial by jury if held after examination. I sell only ten quarts of milk ^{daily} and I sell it as I buy it from my milkman

Mary Connor

Taken before me this *13* day of *July* 188*7*

Police Justice.

POOR QUALITY ORIGINAL

0461

Sec. 151.

Police Court 4th 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 *Halsey R. Wood, M.D.*
of No. *2149 6th Ave.* Street, that on the *9th* day of *November*
188*7* at the City of New York, in the County of New York,

that Mary O'Connor engaged in the business of selling
milk at 349 East 66th St., in said city, and then
and there violate Section 186 of the Sanitary Code,
then and at all times in full force and operation
in said city, to-wit, that said Mary O'Connor
did here hold and offer for sale milk that was
adulterated by the addition of water

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

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 said Defendant and bring *her*
forthwith before me, at the *4th* 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 *11th* day of *Nov.* 188*7*

Sam'l Coffey POLICE JUSTICE.

POOR QUALITY ORIGINAL

0462

Trumbull
Police Court *4th* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Halsey L. Wood

vs.

Mary O'Connor

Warrant-General.

Dated *Nov 15* 1887

_____ Magistrate

Tooker Officer.

The Defendant *Mary O'Connor* taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Tooker Officer.

Dated *Nov 15* 1887

This Warrant may be executed on Sunday or at night.

_____ Police Justice.

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 _____ 188

Police Justice.

The within named

Age 44. Ireland. no 349 E. 60 St

POOR QUALITY ORIGINAL

0463

BAILLED
 No. 1, by Richard W. Blum
 Residence 1095 1st Ave
 Street _____
 No. 2, by _____
 Residence _____
 Street _____
 No. 3, by _____
 Residence _____
 Street _____
 No. 4, by _____
 Residence _____
 Street _____

294 1887
 Police Court
 District

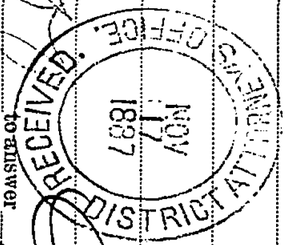
THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Valley of Wood
3-14-88
Mary Connor
 Office Dist Sanitary Code

Dated November 15 1887

Magistrate
Myron
 Officer
Arnold
 Precinct

Witnesses
 No. _____
 Street _____
 No. _____
 Street _____
 No. _____
 Street _____

No. _____
 Street _____
 \$ _____
 to answer



David

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 _____

Mary Connor

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated Nov 15 1887 Sam Murray Police Justice.

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

Dated Nov 15 1887 Sam Murray Police Justice.

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

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0464

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Mary O'Connor

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

Mary O'Connor

of a MISDEMEANOR, committed as follows:

(Chap. 183, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said

Mary O'Connor

late of the City of New York, in the County of New York aforesaid, on the
ninth day of *November* in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated
and unwholesome milk, (the same not being skimmed milk produced in the said County)
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.

**POOR QUALITY
ORIGINAL**

0465

SECOND COUNT: (§ 186, Sanitary Code.)

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

Mary O'Connor
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said *Mary O'Connor*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale, three quarts of milk which had been and was then and there watered, adulterated, reduced and changed by the addition of water and other substances to the Grand Jury aforesaid unknown, and by the removal of cream, against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of a certain ordinance thereof, to-wit: the one hundred and eighty-sixth section of said code, which is as follows, that is to say:

“No milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept, or offered for sale at any place in the City of New York; nor shall any one keep, have or offer for sale in the said city any such milk.”

Which said section and ordinance above set forth was, by a certain resolution duly passed and adopted by the said Board of Health and by said Health Department, at a meeting thereof duly held in said city on the twenty-third day of February, 1876, added to and made a part of the said Sanitary Code aforesaid, and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in the said city, to-wit: in the issues of such newspaper of the twenty-fourth day of February, 1876, and also of the second day of March, 1876, and which said Sanitary Code so amended and altered was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section and ordinance above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health: against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0466

BOX:

285

FOLDER:

2721

DESCRIPTION:

Odell, Martin W.

DATE:

11/10/87



2721

0467

BOX:

285

FOLDER:

2721

DESCRIPTION:

Fuller, William

DATE:

11/10/87



2721

POOR QUALITY ORIGINAL

0468

W. J. McCalland

Counsel,

Filed 10 day of Nov 1887

Pleas, *Magically (11)*

THE PEOPLE

vs.

Martin W. Odell

vs.

William Fuller
H. D.

[Sections 224 and 225, Penal Code].
Robbery, *First* degree.

RANDOLPH B. MARTINE,

Chgo-15 Pl. 2. ASDP

Chgo-11 ASDP

District Attorney.

ps.

A True Bill.

Ed. Maguire
Foreman.

Ed. H. H. H. H. H.

(End)

Spaid & Sequitter

Witnesses:

POOR QUALITY ORIGINAL

0469

Police Court-- 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Adam Schaefer

of No. 76 Essex Street, Aged 30 Years

Occupation Cooper being duly sworn, deposes and says, that on the

30 day of October 1887, at the 15 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 his consent and against his will, the following property, viz:

good & lawful money of the United States consisting of silver coin of the value of \$65.00 dollars

of the value of 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

Martin O'Neil and William Fuller (both now here) and another person not arrested and whose name is unknown to deponent from the fact that deponent was at Rauder's Hotel No. 356 Bowery when deponent had said money in the left hand pocket of the pants then worn upon his person, that said O'Neil seized hold of deponent and created by said deponent over a chair when said Fuller and another person by force took said money from deponent's pocket.

Adam Schaefer

Subscribed and sworn to before me, this 30th day of October 1887, John H. ... Police Justice.

POOR QUALITY ORIGINAL

0470

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Odell 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. *Martin Odell*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *518 East 120 Street 3 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*

Martin W. Odell

Taken before me this *10* day of *October* 188*7*
John G. ... Police Justice.

POOR QUALITY ORIGINAL

0471

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Fuller 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 Fuller

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. New York

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

Answer. 204 5th Street 1 year

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
William Fuller

Taken before me this 31
day of October 1887
John J. ...
Police Justice.

POOR QUALITY ORIGINAL

0472

BAILED,
 No. 1, by George Bayless
 Residence 178 East 120th Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

Police Court-- 2 District.
 1914

THE PEOPLE & C.
 ON THE COMPLAINT OF

William Schuchert
William Schuchert
William Schuchert
William Schuchert
William Schuchert
 Offence Cobbler

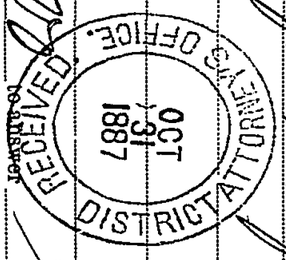
Dated Oct 30 188

William Schuchert Magistrate.
 Office 15
 Precinct.

Witnesses Schuchert

No. William of Schuchert Street.
 No. William of Schuchert Street.

No. 157 Street.
 No. 157 Street.



William Schuchert

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 Oct 30 188 John J. ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0473

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

of the 15 Precinct Police Street, aged 40 years, occupation Police Officer, being duly sworn deposes and says, that on the 30 day of October 1887 at the City of New York, in the County of New York,

Adam Schaefer now here is a Quaker Mission for the people of the State of New York against Martin O'Neil and William Fallon who are charged with Robbery against James Van Rensselaer Complainant will not appear to testify when required therefore Applicant prays that he have Schaefer be committed to the House of Detention

John S. Sullivan

Sworn before me, this 30 day of October 1887

John S. Sullivan Police Justice

POOR QUALITY ORIGINAL

0474

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Martin W. Odell and
William Fuller*

The Grand Jury of the City and County of New York, by this indictment, accuse *Martin W. Odell and William Fuller*

of the CRIME OF ROBBERY in the *First* degree, committed as follows:

The said *Martin W. Odell and William Fuller, both*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *October*, in the year of our Lord one thousand eight hundred and eighty ~~seven~~, in the ~~time~~ of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Adam Schaefer*, in the peace of the said People, then and there being, feloniously did make an assault, and *two silver coins of the United States, of the kind known as dollars, of the value of one dollar each, four silver coins of the United States of the kind known as half dollars, of the value of fifty cents each, six silver coins of the United States of the kind known as quarter dollars, of the value of twenty five cents each, and ten silver coins of the United States, of the kind known as dimes, of the value of ten cents each,* of the goods, chattels and personal property of the said *Adam Schaefer*, from the person of the said *Adam Schaefer*, against the will, and by violence to the person of the said *Adam Schaefer*, then and there violently and feloniously did rob, steal, take and carry away, *from the said Martin W. Odell and William Fuller* ~~from the said Adam Schaefer~~ and *they aided by an accomplice actually present, to wit: each by the other and by a certain other person 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 York and their dignity.

Richard W. ...
District Attorney.

0475

BOX:

285

FOLDER:

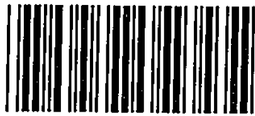
2721

DESCRIPTION:

Olliver, Mary

DATE:

11/29/87



2721

POOR QUALITY ORIGINAL

0476

308 A'

Witnesses:

Counsel, ~~John~~
Filed, 29 day of Jan 1887
Pleads, *Mary Oliver*

Grand Larceny *second degree* [Sections 628, 681 Penal Code]

THE PEOPLE

vs.

RI
Mary Oliver

PH Sec 5 ADP
RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

W.C. Magoun
Foreman
Sworn & Counted
J. H. Leni

21

The People v. Mary Oliver } Court of General Sessions. Part I
 Before Recorder Smyth. Dec. 5. 1887
 Indictment for grand larceny.

Louis Marcus, sworn and examined, testified. I am a waiter and live at 150 Canal St; on the 22nd of Nov. at about ten o'clock at night. I met the prisoner in a liquor store I am not well acquainted in New York but I think it was the corner of Christie and some other street. I was in there when she came into the saloon and I treated her; she asked me for a drink of beer. She wanted me to go and take a walk with her. I went to No 88 Elizabeth St. and went up stairs into a small room which had only one bed and one door going out into the hall. I had thirty one dollars in my pocket book when I entered that room - four five dollar bills; two two dollar bills and six one dollar bills. I took the pocket book out and paid her a dollar for the privilege of going to bed with her and put my pocket book back in my pantaloons pocket. I had my pants on; when I was going out of the door I missed the money; she said nothing but ran away. I said she stole my money and I ran out of doors and got a policeman and he came in. He went into the rooms and could not find her. The people in the house

said she was down in the cellar. I went to the cellar with the policeman and found her behind boxes and barrels. Cross Examined. Where do you live? No 115 Canal St. That is right near where you went in the liquor store? Yes sir. Have you got a family? No. How long were you in 88 Elizabeth St. with this defendant? About two or three minutes. Did you take off your coat? No, I took off one of my shoes. I had the money in my pants pocket. Had you ever seen this defendant before that night? No never saw her before. Did you lock the door of the bed room or did you see it locked by anybody? No. You want swear the door was locked? I cannot tell you sure if the door was locked, I do not know. You were the first one to go out of that room? Yes. Did you not get to the door first? She came and opened the door and had gone out I felt in my pocket, my money was gone. I told her, "you have got my money," she ran away. Had you got anywhere before you made a claim for your money? No, about a few steps out of the door. Did you give this woman any money at all? I gave her a dollar note. Did you not swear in the Police Court that you gave her

a silver dollar? No, I had no silver dollar.
I gave her one paper dollar. Was there any-
body came into that room from the time
that you went in and went to bed with
this woman until you came out? No,
nobody. Did she ask any more than a
dollar? No.

John Branigan sworn. I am a
police officer of the tenth precinct; on the 22nd
of Nov. I saw the complainant in this
case; he came to the corner of Elizabeth St.
where I was. I had a conversation with him
and in pursuance of it I went back to 88
Elizabeth St. with him. Then we went inside
we went to the cellar. I asked the woman
who kept the house where the defendant
was and she said, "down in the cellar."
We went down; it was dark; we got a light;
we called her and she came out; she
was hid away back in the corner of the
cellar. I asked her if she took the money
and she said, no. We took her to the
Station house and all that we found on
her was a bad silver dollar which
she said the complainant gave her. The
complainant was pretty drunk and was fined
ten dollars for intoxication in the Police Court.
He was able to talk, but he staggered. He
gave his name to the Sergeant.

a silver dollar? No, I had no silver dollar. I gave her one paper dollar. Was there any body came into that room from the time that you went in and went to bed with this woman until you came out? No, nobody. Did she ask any more than a dollar? No.

John Branigan sworn. I am a police officer of the 5th precinct; on the 22nd of Nov. I saw the complainant in this case; he came to the corner of Elizabeth St. where I was. I had a conversation with him and in pursuance of it I went back to Elizabeth St. with him. When we went inside we went to the cellar. I asked the woman who kept the house where the defendant was and she said, "down in the cellar." We went down; it was dark; we got a light; we called her and she came out; she was hid away back in the corner of the cellar. I asked her if she took the money and she said, no. We took her to the Station house and all that we found on her was a bad silver dollar which she said the complainant gave her. The complainant was pretty drunk and was fined ten dollars for intoxication in the Police Court. He was able to talk, but he staggered. He gave his name to the Sergeant.

Louis Marcus recalled. I worked till about five o'clock in the afternoon of this day of this occurrence. I was not drunk and I was not sober. We went into a small box in this saloon where we got a drink; there was one more woman in the box. I knew perfectly well what I was doing. I walked straight. I got five dollars a week and I earned the money I had.

Mary Oliver, sworn and examined in her own behalf testified: I live in Nester St. I am an unfortunate female. I met the complainant about two weeks ago in Canal St. I did not take thirty dollars from him. I went into the store alone and he was sitting on a bench with a young lady and two gentlemen were drinking. The complainant called me and said he would like to go out with me. I said, all right. He went to Elizabeth St. and he paid the woman a quarter for the room and up stairs he gave me a dollar; he asked me to stay all night with him and I would not; he said he would get me arrested and I ran back to the yard and I did not know it was a cellar. I stayed there until the officer came, and I told the officer I did not take any money from the man only the dollar he gave me. He searched me and the cellar.

The jury rendered a verdict of guilty.

**POOR QUALITY
ORIGINAL**

0482

Testimony in the
case of
Mary Oliver
filed Nov.
1889.

POOR QUALITY ORIGINAL

0483

Police Court 3 District 1 Affidavit—Larceny.

City and County of New York, ss. Louis Marcus

of No. 115 Canal Street, aged 28 years,

occupation Waiter being duly sworn

deposes and says, that on the 22 day of November 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz :

Good and lawful money of the United States consisting of four five dollar Bills two two dollar bills and six one dollar bills in all of the amount and value of thirty 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 "Mary Oliver" now here

from the fact that about hour of ten o'clock on the night of the above in question. Deponent met the said Mary in a liquor store in Canal Street and went with her to 88 Elizabeth Street a house of prostitution for the purpose of fornication and at the time deponent had some money in a pocket book and while in a room of 88 Elizabeth Street with the defendant he took his pocket book out and gave Mary a dollar and then placed the money and pocket book in his pantoon pocket

Subscribed before me this

Police Justice

POOR QUALITY
ORIGINAL

0484

and then went to bed with the
said Mary, and after a few minutes
deponent was about leaving the room
when he missed his money and immediately
accused the said Mary of taking it
and she then ran away and was
found shortly after in the cellar of
the same house and away. Deponent
further says that there was no other
person in the room with him except
the defendant.

Sworn before me this 23rd day of November 1887

J. M. Peterson Police Justice

POOR QUALITY ORIGINAL

0485

Sec. 198-200.

B

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Oliver being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is *h^{er}* right to make a statement in relation to the charge against *h^{er}*; that the statement is designed to enable *h^{er}* if *h^e* see fit to answer the charge and explain the facts alleged against *h^{er}* that *h^e* is at liberty to waive making a statement, and that *h^{er}* waiver cannot be used against *h^{er}* on the trial.

Question. What is your name.

Answer. *Mary Oliver*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *Nester St 2 weeks*

Question. What is your business or profession?

Answer. *Nothing*

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*
Maria Oliver

Taken before me this

21st

day of *July*

188

J. M. O'Connell

Police Justice.

POOR QUALITY ORIGINAL

0486

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

368
1943
Police Court--03
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Olive
115th Street
Lacey
Lacey

Offence Lacey
Lacey

Dated Nov 21 1887
Jm. Patterson
Magistrate.

John Conway
Officer.
10
Precinct.



Witnesses _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 500.00 to answer
Conrad

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

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 Nov 23 1887 Jm. Patterson Police Justice.

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

Dated _____ 1887 _____ 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 _____ 1887 _____ Police Justice.

POOR QUALITY ORIGINAL

0487

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary Oliver

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

Mary Oliver

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

The said *Mary Oliver,*

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

four 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 and value of *five* dollars each; *four* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *five* dollars each; *four* United States Silver Certificates of the denomination and value of *five* dollar each; *four* United States Gold Certificates of the denomination and value of *five* dollars each;

six 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 and value of *one* dollar each; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *two* dollars each; *six* United States Silver Certificates of the denomination and value of *one* dollar each and *two* United States Gold Certificates of the denomination and value of *two* dollars each;

of the goods, chattels and personal property of one *Simon Margus,*

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.

Richard J. ...
District Attorney.

POOR QUALITY ORIGINAL

0488

308 A'

Witnesses:

Counsel, ~~John A. ...~~
Filed, 29th day of Jan 1887
Pleads, M. M. ...

Grand Larceny second degree [Sections 528, 581 Penal Code].

THE PEOPLE

vs.

Mary Oliver

PH, Sec 5 ADP
RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Ed C. Magoun
Foreman.
Shed ...
...

0489

BOX:

285

FOLDER:

2721

DESCRIPTION:

O'Neil, Joseph

DATE:

11/21/87



2721

POOR QUALITY ORIGINAL

0490

1887
1889
14 Aug 1889
Counsel, *[Signature]*
Filed, day of *[Signature]* 1887
Pleads, *Chitqually*

[Section Penal Code] — 96 —

THE PEOPLE
vs.

L.
Joseph O'Neil

Pr. May 23/88
mia & acquitted
Court of J. & J.

Dec 7 1887
RANDOLPH B. MARTINE,
Dist. Atty.

June 23 1887

A True Bill.

Foreman.

[Signature]
[Signature]
[Signature]

Witnesses:

~~*John F. Ahearn*~~
~~*John J. Lynch*~~
~~*William McKeenan*~~
~~*William C. Ryan*~~
~~*Jan. K. Ryan*~~
~~*695 Water*~~

1887
21/11

**POOR QUALITY
ORIGINAL**

0491

COURT OF GENERAL SESSIONS OF THE PEACE
Of the City and County of New York.

-----X

The People of the State of New York

A g a i n s t

J O S E P H O ' N E I L

-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,
by this indictment accuse Joseph O'Neil of the crime of
perjury, committed as follows:

Heretofore, to wit: at a Court of General Sessions
of the Peace begun and holden in and for the City and
County of New York, at the City Hall in said City, on the
first Monday of October in the year of our Lord one
thousand eight hundred and eighty-seven, before the
Honorable Rufus B. Cowing City Judge of the said City of
New York, and Justice of the said Court, a certain issue
in due manner joined in said Court, between The People
of the State of New York, plaintiffs and one Edward Hahn
defendant, upon a certain indictment then and there in
the said Court depending against the said Edward Hahn, for
a felony, to wit: murder in the first degree, for that he
the said Edward Hahn on the second day of June in the
year aforesaid at the City and County aforesaid, did wil-
fully, feloniously, and of his malice aforethought kill and
murder one John Hussey, came on to be tried and was then
and there in due form of law tried by a certain jury of

the said county of New York in due manner returned, im-
paneled and sworn for that purpose.

And at and upon the trial of the said issue, to wit:
on the twelfth day of October, in the year aforesaid, at
the City and County aforesaid, the said Joseph O'Neil
late of the City and County aforesaid, did then and there
appear and was produced as a witness for and on behalf
of the said Edward Hahn, said defendant as aforesaid, and
against the said plaintiffs, upon the trial of the said
issue, and the said Joseph O'Neil was then and there
duly sworn as such witness as aforesaid, before the said
the Honorable Rufus B. Cowing, Justice as aforesaid, that
the evidence which he should give to the said Court and
jury between the said plaintiffs and defendant, on the
issue then depending, should be the truth, the whole truth
and nothing but the truth, he the said the Honorable Rufus
B. Cowing, Justice as aforesaid, having then and there
sufficient and competent power and authority to ad -
minister the said oath to the said Joseph O'Neil in that
behalf.

And the said Joseph O'Neil being so sworn as afore-
said, ~~at~~ then and there upon the trial of the said issue
became and was a material inquiry whether after the time
of the commission of the felony and murder so as afore-
said alleged in the said indictment so being tried as
aforesaid, and before the twenty-first day of June in the
year aforesaid, being the day upon which the said John
Hussey at the City and County aforesaid of the mortal

POOR QUALITY
ORIGINAL

0493

wound inflicted upon him by the said Edward Hahn in the
commission of the said felony and murder died, as alleged
in the said indictment, he the said Joseph O'Neil went
to the hospital where the said Hussey was under treat-
ment for his said wounds, and there in the said hospital

saw the said Hussey, *and saw him passing the window
and walking around in the said hospital.*

And the said Joseph O'Neil being then and there law-

to give on the said twelfth day of October in the year aforesaid, at the City & County of ...
fully required to depose the truth in ^a the proceeding in
a course of justice, then and there ^{on} the trial on the

trial aforesaid of the said issue, upon his oath aforesaid
before the said the Honorable Rufus B. Cowing, Justice as
aforesaid, feloniously, knowingly, wilfully and corruptly
did falsely swear, depose, say and give evidence to the
said Court and Jury amongst other things in substance and
to the effect following, that is to say:

That on the day of John O'Hearn's pic-nic, he the said
Joseph O'Neil was outside of the hospital near the chick
market, and on that day saw the said John Hussey in the
hospital; that the said John Hussey was pointed out to
him the said Joseph O'Neil, as the said John Hussey was
passing a window of the said hospital, walking around in
the said hospital (meaning thereby that on a certain day
after the commission of the said felony and murder so as
aforesaid ~~charged~~ ^{alleged} in the said indictment and before the
said day of the said John Hussey's death, he the said
Joseph O'Neil saw him the said John Hussey in the said
hospital where he the said John Hussey was then under
treatment for his said wounds, and on said day he the said

**POOR QUALITY
ORIGINAL**

0494

WHEREAS THE SAID JOHN HUSSEY WAS POINTED OUT TO HIM BY THE SAID JOSEPH O'NEIL

John Hussey was pointed out to him the said Joseph O'Neil as he the said John Hussey was passing a window and walking around in the said hospital)

Whereas, in truth and in fact the said Joseph O'Neil did not on the said last mentioned day see the said John Hussey in the said hospital, and the said John Hussey was not upon the said day pointed out to him, as he the said John Hussey was passing a window and walking around in the said hospital, as he the said Joseph O'Neil then and there well knew.

And so the Grand Jury aforesaid do say, that the said Joseph O'Neil in manner and form aforesaid, feloniously, knowingly, wilfully, corruptly and falsely did commit wilful and corrupt perjury: 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.

Richard J. ...

District Attorney.

0495

BOX:

285

FOLDER:

2721

DESCRIPTION:

O'Neill, Dennis

DATE:

11/17/87



2721

0496

BOX:

285

FOLDER:

2721

DESCRIPTION:

Ryder, John A.

DATE:

11/17/87



2721

0497

BOX:

285

FOLDER:

2721

DESCRIPTION:

Williams, Mary

DATE:

11/17/87



2721

POOR QUALITY ORIGINAL

0498

Counsel, *Shick*
Filed, 17 day of Nov 1887
Pleads, *Guilty*

THE PEOPLE
vs.
Dennis O'Neill
John A. Ryder
Mary Williams

RANDOLPH B. MARTINE,
District Attorney.
P² Nov 25/87
A True Bill.
W. C. Magowan

ch 3 deny 1 year
ch 1 + 2 7 years
each

[Section 508 and 688, Penal Code].

Witnesses:



Commonwealth of Massachusetts.

I, *Lincoln P. Brigham*, Chief Justice
of the Superior Court of the Commonwealth of Massachusetts,

Do Certify, that *John P. Manning* Esq.,
whose signature is affixed to the papers herewith annexed, is Clerk of said
Superior Court, ~~for the Department of Criminal Business~~ within and for the County of Suffolk, and hath the
keeping of the files, records, and proceedings of said Court, within and for
said County; ~~Also, of the late Court of Common Pleas, within and~~
~~for said County, and of the late Superior Court of the County of Suffolk,~~
~~aforsaid;~~ that he is, by Law, the proper person to make out and to certify
copies of the files, records, and proceedings of said ~~several~~ Court; that full
faith and credit are and ought to be given to his acts and attestations done
as aforsaid; and that his attestation to the papers herewith annexed, being
numbered *forty seven hundred twenty-three* of the files, records, and proceedings
of the said Superior Court *is in due form;*

and I further certify that I know the signature
of the said *John P. Manning* and that the
signature affixed to the annexed papers is
the genuine signature of said *John P. Manning*.

In Testimony Whereof, I have herewith set my hand and caused
the seal of said Court to be herewith affixed, this *thirty-first*
day of *October* in the year of our Lord one thousand eight
hundred and eighty-*seven*.

Lincoln P. Brigham
Chief Justice of the Superior Court.

POOR QUALITY
ORIGINAL

0500

Commonwealth of Massachusetts.

Suffolk, to wit:

*At the Superior Court, begun and
holden at the City of Boston, within and for the
County of Suffolk, for the transaction of Criminal
Business; on the first Monday of August
in the year of our Lord one thousand eight hun-
dred and eighty seven.*

*The Honorable Waldo Colburn
A Justice of said Court presiding.*

POOR QUALITY
ORIGINAL

0501

Commonwealth of Massachusetts.

Suffolk, ss.: At the SUPERIOR COURT, begun and holden at the City of Boston, within and for the County of Suffolk, for the transaction of Criminal Business, on the first Monday of *August* in the year of our Lord one thousand eight hundred and eighty-~~seven~~ *seven* THE JURORS for the COMMONWEALTH OF MASSACHUSETTS, on their Oath present That *John Moore, otherwise called Michael Smith, William Haywood, otherwise called John B. Reynolds, George Blake and Thomas Ray.* of Boston aforesaid, on the *twenty-third* day of *June* in the year of our Lord one thousand eight hundred and ~~eighty-seven~~ *seventy-seven* at BOSTON aforesaid, with Force and Arms, a certain building there situate, to wit:

the ~~shop~~ dwelling-house of one *Sarah J. Dodd* in the *night*-time of said day, did break and enter with intent then and therein to commit the crime of Larceny, and ~~divers promissory notes to the amount and of the value in all of dollars, a more particular description of which is to said jurors unknown.~~

one *watch* of the value of *fifty* Dollars,
one *chain* of the value of *five* Dollars,
one *pin* of the value of *seven* Dollars,
one *ring* of the value of *three* Dollars,
one *locket* of the value of *five* Dollars,

two ear-rings each of the value of three dollars, of the property, goods and chattels of said Sarah J. Dodd, and one watch of the value seventy-five dollars, one chain of the value of twenty dollars,

of the property, goods and chattels of the said *one Eliza Dodd* in said building then being found, did then and there in said building feloniously steal, take and carry away; Against the peace of said Commonwealth and contrary to the form of the statute in such case made and provided.

A TRUE BILL.

~~District Attorney.~~

{ Foreman of the
Grand Jury.

POOR QUALITY ORIGINAL

0502

AND THE JURORS aforesaid, for the COMMONWEALTH OF MASSACHUSETTS, on their Oath aforesaid do further present, That *John Moore, otherwise called Michael Smith, William Haywood otherwise called John C. Reynolds, George Blake and Thomas Ray.*

of Boston, aforesaid, on the *fourth* day of *June* in the year of our Lord one thousand eight hundred and ~~eighty~~ *seventy-seven* at Boston aforesaid, with Force and Arms, a certain building there situate, to wit:

the shop dwelling-house

of one *David Parker*

in the *night* = time of said day, did break and enter with intent then and therein to commit the crime of Larceny, and

~~diverse promissory notes~~ payable to the bearer on demand, current as money in said Commonwealth, of the amount and of the value of ~~dollars, a more particular description of which is to the jurors unknown,~~

one two watches each of the value of *one hundred and thirteen* Dollars,
one two chains each of the value of *eighteen* Dollars,
one pencil of the value of *three* Dollars,
one of the value of Dollars,
one of the value of Dollars,
of the property, goods and chattels of the said David and one watch of the value of one hundred and fifty dollars

of the property, goods and chattels of the said *one Sara J. Parker*

in said building then being found, did then and there in said building feloniously steal, take and carry away :
against the peace of said Commonwealth, and contrary to the form of the statute in such case made and provided.

A TRUE BILL.

Foreman of the Grand Jury.

District Attorney.

POOR QUALITY ORIGINAL

0503

AND THE JURORS aforesaid, for the COMMONWEALTH OF MASSACHUSETTS, on their Oath aforesaid do further present, That *John Moore otherwise called Michael Smith, William Haywood otherwise called John B. Reynolds, George Blake and Thomas Ray*

of Boston, aforesaid, on the *twenty-first* day of *June* in the year of our Lord one thousand eight hundred and ~~eighty-seventy-seven~~ at Boston aforesaid, with Force and Arms, a certain building there situate, to wit:

the shop dwelling-house

of one *John P. May*

in the *night* - time of said day, did break and enter with intent then and therein to commit the crime of Larceny, and

divers promissory notes payable to the bearer on demand, current as money in said Commonwealth, of the amount and of the value of *one hundred and twenty* dollars, a more particular description of which is to the jurors unknown,

one *watch* of the value of *one hundred and seventy-five* Dollars,

one *chain* of the value of *forty* Dollars,

one *four studs* of the value of *five* Dollars,

one *pencil* of the value of *two* Dollars,

one *two spoons each* of the value of *five* Dollars,

*two rings each of the value of five dollars,
one knife of the value of fifteen dollars,
one coat of the value of twenty-five dollars*

of the property, goods and chattels of the said *May*

in said building then being found, did then and there in said building feloniously steal, take and carry away:

against the peace of said Commonwealth, and contrary to the form of the statute in such case made and provided.

A TRUE BILL.

Foreman of the Grand Jury.

District Attorney.

POOR QUALITY ORIGINAL

0504

AND THE JURORS aforesaid, for the COMMONWEALTH OF MASSACHUSETTS, on their Oath aforesaid do further present, That *John Moore otherwise called Michael Smith, William Haywood otherwise called John B. Reynolds, George Blake and Thomas Ray*

of Boston, aforesaid, on the *fifth* day of *June* in the year of our Lord one thousand eight hundred and ~~eighty~~ *seventy-seven* at Boston aforesaid, with Force and Arms, a certain building there situate, to wit:

the ~~shop~~ dwelling-house of one *Micah Dyer the younger of that name* in the *night* - time of said day, did break and enter with intent then and therein to commit the crime of Larceny, and

divers promissory notes payable to the bearer on demand, current as money in said Commonwealth, of the amount and of the value of ~~dollars, a more particular description of which is to the jurors unknown,~~

- one *hat* of the value of *seven* Dollars,
- one *three coats each* of the value of *forty* Dollars,
- one *opera-glass* of the value of *ten* Dollars,
- one *cloak* of the value of *seventy-five* Dollars,
- one *two sacks each* of the value of *fifty* Dollars,

of the property, goods and chattels of the said *Dyer* in said building then being found, did then and there in said building feloniously steal, take and carry away: against the peace of said Commonwealth, and contrary to the form of the statute in such case made and provided.

A TRUE BILL.

Foreman of the Grand Jury

District Attorney

POOR QUALITY ORIGINAL

0505

AND THE JURORS aforesaid, for the COMMONWEALTH OF MASSACHUSETTS, on their Oath aforesaid do further present, That

John Moore, otherwise called Michael Smith, William Haywood, otherwise called John S. Reynolds, George Blake and Thomas Ray

of Boston, aforesaid, on the *sixth* day of *June* in the year of our Lord one thousand eight hundred and ~~eighty~~ *seventy-seven* at Boston aforesaid, with Force and Arms, a certain building there situate, to wit:

the ~~shop~~ dwelling-house

of one *Alexander Dickson*

in the *night* - time of said day, did break and enter with intent then and therein to commit the crime of Larceny, and

divers promissory notes— payable to the bearer on demand, current as money in said Commonwealth, of the amount and of the value of

dollars, a more particular description of which is to the jurors unknown,

one *three rings each* of the value of *fourteen* Dollars,

one *thumb* of the value of *seven* Dollars,

one of the value of Dollars,

one of the value of Dollars,

one of the value of Dollars,

of the property, goods and chattels of one Isabel May Dickson and one watch of the value of one hundred dollars, one chain of the value of one hundred dollars, of the property, goods and chattels of one Susanna Dickson and one watch of the value of five dollars.

of the property, goods and chattels of the said *Alexander Dickson*

in said building then being found, did then and there in said building feloniously steal, take and carry away:

against the peace of said Commonwealth, and contrary to the form of the statute in such case made and provided.

A TRUE BILL.

Oliver Stevens

District Attorney.

Cyrus L. Harris

Foreman of the Grand Jury.

**POOR QUALITY
ORIGINAL**

0506

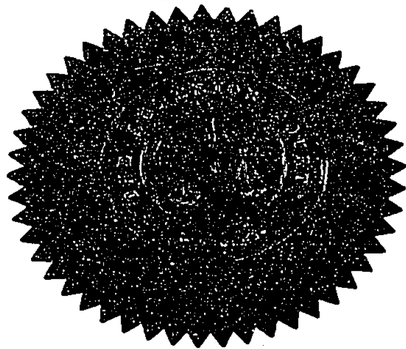
RECORD.

This indictment was found and returned into said Superior Court, by the Grand Jurors, at the present August term A. D. 1877, and now, the said Moore, Hayward, Blake and Ray are severally set at the bar and having said indictment read to them, they severally say thereof that they are guilty as to the first and second counts.

It is therefore considered by the Court that the said Moore, Hayward, Blake and Ray, for their offence as set forth in said first and second counts of this indictment, be severally punished by imprisonment in the State Prison, in Boston, in the County of Suffolk, for the term of ten years, the first day of said term to be in solitary imprisonment, and the residue thereof at hard labor, and that they stand committed until they be removed in pursuance of said sentence.

All of which appears of record in said Superior Court.

In Testimony whereof, I hereunto set my hand and affix the seal of said Superior Court, at said Boston this thirty-first day of October in the year of our Lord one thousand eight hundred and eighty-seven.



John P. Manning Clerk.

**POOR QUALITY
ORIGINAL**

0507

No. 2723.

Commonwealth of Massachusetts.

vs.

John Moore
alias
fab.

Record.

POOR QUALITY
ORIGINAL

0508

2723.

Commonwealth
of
Massachusetts

vs.

John Moore
advs
vs

Record

**POOR QUALITY
ORIGINAL**

0509

42
The People
vs.
Dennis O'Neill.

Court of General Sessions, Part I .
Before Recorder Smyth.

Friday, November 25, 1887.

Jointly indicted with John A. Ryder and Mary Williams
for possessing burglars tools.

John Hurd sworn and examined. I am a detective
sergeant attached to Inspector Byrnes' office in this
city, I remember seeing these things that are on the table
on the 28th of October about eight o'clock in the morning,
Sergeant Rogers and McCarty were with me, I saw these
things at 182 East 117th Street on the first floor; here
were two women there at the time, one of whom was Mary
Williams. I do not know of my own knowledge whose house
it was. In the premises where I found those tools I ar-
rested the Defendant, O'Neill, I arrested him in 107th
Street between Third and Lexington Avenues at 11.30 in the
morning, I was looking for him five weeks before I ar-
rested him, I had information which led me to visit those
premises, I did not notice any sign on that house when I
got there, I had no conversation with O'Neill when I ar-
rested him, Sergeant Rogers and McCarty were alongside of
me. I made no promises to the defendant or threats nor
did Rogers or McCarty. O'Neill wanted to know what he was
arrested for and he was told that he would know what he
was arrested for afterward.

Cyrus W. Rogers sworn. I am a Detective Ser-
geant attached to the central office under command of
Inspector Byrnes. I remember seeing the implements that

**POOR QUALITY
ORIGINAL**

0510

are on the table on the 28th of October last at 182 East
117th Street on the first floor, west side of Third and
Lexington Avenues, Hurd and McCarty were with me; we
found them in Mary Monrue's room, a room where there was
an empty bed; there was only three bed-rooms in the house
and the old lady occupied one; I found there a satchel
containing a portion of these tools and in the front room
adjoining that a large satchel was found underneath the
bed in which were also some of these implements. The old
lady is supposed to be the mother of Mary Williams; she
was also arrested and the Magistrate discharged her on ac-
count of her age. I arrested O'Neill, Ryder and Mary Wil-
liams, I saw O'Neill and Ryder coming out of 182 East
117th Street at a quarter past one in the morning, it was
half past one when we made the arrest; they walked down
Third Avenue to 107th Street and then they turned and went
west and in the middle of the block between Lexington and
107th Street we arrested them both together; we did not
take them back to the house but took them direct to head-
quarters; the Inspector sent me to see what was in that
house. When I met O'Neill I asked him if he knew me and
he said yes; we went back to the house in the morning and
found those things; after that I had no conversation with
him regarding them. When I went to the house I found Mary
Williams; I know of my own knowledge where O'Neill lived,
he lived at 182 East 117th Street, on that first floor,
in those rooms; when I went there I noticed a sign on the
bell; on the letter-box is the word O'Neill. I was pres-
ent in the Police Court at the examination of O'Neill and

**POOR QUALITY
ORIGINAL**

0511

saw him sign his name. He was taken to the Police Court on the morning of the 28th before Justice O'Reilly and a complaint was made against him, Ryder and Mary Williams; the complaint was read over to the prisoner and taken in his presence, the Clerk read the charge to him, the Judge being present; he was asked his name; he said Dennis O'Neill; he was asked his age and I think he said thirty-two, that he was born in New York, that he resided on Eighth Avenue, 140 and some odd street. I told his Counsel that I would prove that he lived in those flats, that I would produce a lady who lived on the adjoining flats that would positively identify both of the prisoners as residents of the flat; that statement was made to the Defendant's Counsel in the presence of the Defendant, and after Counsel had a few words with them, they withdrew that Eighth Avenue business and said, "I reside 182 East 117th Street." I believe O'Neill was asked what his business was and I do not remember what he said; he said he was not guilty of the charge and then he signed the statement. I have been a Detective Sergeant five years and a half and have been on the police force nearly seventeen years, I have been connected with the detective department since 1874 and have arrested quite a number of burglars during that time. I know burglars tools when I see them, I have examined the implements that I have produced here and they are what are always found in use by burglars, skeleton keys, etc. There are some jimmies there, skeleton keys, drills, powder fuses, a dark lantern. I had no conversation with O'Neill whatever.

Cross Examined. I arrested O'Neill at 107th Street and the tools were found at 182 East 117th; Mary Munroe and her mother were at the house when I got there, I was on the opposite side of the street of 182 East 117th Street when I saw O'Neill and Ryder coming out of the entrance to that house, I did not see them going out of the rooms. The instrument you now show me might be used by a locksmith, but that is a tool I have seen with many burglars. I would not swear that that dark lantern was not used for purposes other than burglary. That is the only night that I saw the Defendant, O'Neill come out of that house but Officer McCarty will explain that. When I went into the house I did not ask for O'Neill I told Mary, being familiar with her, that I had arrested Denny. When I arrested both Defendants I did not find any implement with them, nothing at all on them, we found the revolvers loaded in the house, all the chambers filled and one of our officers found five cartridges in the pocket of one of the Defendants, Ryder.

Thomas J. McCarty sworn. I am a detective Sergeant and was with Hurd and Rogers on the morning of the 28th of October when the Defendant O'Neill was arrested, Ryder was with him in 107th Street between Lexington and Third Avenue, we took them to the central office, we had no conversation with them that morning except in the Police Court. I went to the house 182 East 117th Street before we had that conversation; we went to the house in pursuance of some information we received. I had a key

that opened the front door which I found on Ryder, which opened the door, I also found a key to Ryder's apartments; O'Neill and Ryder were arrested together; they were both seen coming out of the house before the arrest. The room is on the first floor, west side; when we entered we found Mary Williams and her mother. I did not search the apartments, I had charge of Mary Williams in the back portion while Rogers and Hurd were examining the rooms. I saw those two bags shown here to-day which were found in the house, I saw the other officers put the implements in the bags, I did not look at them very much, I had charge of the prisoner; some of the instruments now shown me are those which were put in the bags, I searched Ryder and found these two keys and some cartridges, five or six I think, upon him, which I gave to Sergeant Rogers. I had been near those premises 182 East 117th Street before that, I knew O'Neill before the arrest, I saw him coming out of that house 182 East 117th Street the day previous to the arrest, he was alone, I was looking for him at that time. Sergeant Rogers went to the door of the house first, the morning we made the arrest and rapped and she asked who was there, they opened the door, I opened the outside hall door with the key which I had, I tried the key I have in my pocket in that lock and found it unlocked it. O'Neill was in Headquarters at this time.

William Mozer, Jr. sworn. I am Deputy Clerk of this Court, I have a record of this Court Monday morning, September 26, 1870; there was an indictment filed on the 14th of September, 1870 for robbery in the

first degree against Dennis O'Neill and Thomas Featherstone; the record of the 26th of September, 1870 I have here, Hon. Gunning S. Bedford was City Judge at that time. The entry is as follows: "The People vs Denis O'Neill impleaded with Thomas Featherstone on trial for robbery in the first degree, John R. Fellows for the People, J.D. McClelland for the Defendant; then comes the names of Jurors and the Peoples witness and the Defendant. The Jury without leaving the bar say they find the prisoner guilty; judgment in the State Prison at hard labor for the term of twenty years.

Jacob VonGerechten sworn. I am a detective Sergeant attached to the Central office and know Denis O'Neill about twenty-six years, I was present in the Court of General Sessions on the 26th of September, 1870 when he was convicted of robbery; the Defendant is that man.

James Jackson sworn and examined. I am connected with Sing Sing state Prison and am State Detective there, I commenced my duties in 1873, I saw the Defendant O'Neill in the State Prison in 1873, I know what he was in the State Prison for.

The Case for the Defence.

John A. Ryder sworn. I have been indicted for being in possession of burglars tools and I have told my counsel that it was my intention to plead guilty to that charge, these tools were not mine but they were in my charge; they were not given to me by O'Neill or Mary Williams; neither O'Neill or Mary Williams knew

anything of the property being in the house.

Cross Examined. I decline to answer how many times I have been convicted of burglary on the ground that it would degrade me; I do not remember having known a man named Micheal Smith, I knew a man named George Blake, I do not remember of knowing a man named Ray, I might have and it might have slipped my memory. I believe Goerge Blake was in Bellevue Hospital sick, it might have been two years and a half. I first got acquainted with him in New York City. I decline to answer whether I was jointly indicted with Micheal Smith, Goerge Blake and Thomas Ray in June, 1877 at Boston for the crime of burglary and sent to the State Prison for a term of ten years on the ground that it would tend to criminate and degrade me. The tools exhibited in this case were given to me by a man, to take care of for him, I only know his first name James, he gave them to me on Lexington Avenue and 110th Street and asked me to take charge of them for him, it was on the evening before I was arrested, he asked me to take charge of those two satchels for him. I should judge I have been in New York about eleven or twelve months part of the time I lived in West Washington Place and the rest of the time I boarded with Mr. O'Neill, I think it was about last March I came to board with O'Neill at 182 East 117th Street; this woman Mary Williams lived there all that time; there was a sign on the door, Mrs. O'Neill, Mrs. O'Neill was Mary Williams; Mary Williams's mother lived there, her name was Mrs. Munroe I believe, I had known O'Neill about two years, I was introduced to him by

some one, I forget who, I think it was when I was attending bar for Mr. Purcell in Thompson Street. During the time I lived with O'Neill I could not get work, I was a hatter by trade and I could not get any work on account of not belonging to the Union: I had money that I could live on, I paid O'Neill five dollars a week for my board. I was in Philadelphia a couple of months before I came to New York, I was also in Orange, N.J. for a couple of months, working at my trade and also at Newark in I learned my trade in Myer & Mercy's shop in Newark twenty years ago. I never lived in Boston but I have been there. I remember the night I was arrested this last time, I was with O'Neill that morning, I was not doing anything particular the night before, I was sitting in the house, Mr. and Mrs. O'Neill and her mother were in there, I went to bed about nine or half past and I believe O'Neill went to bed, I forget just what hour I woke in the morning, I was with O'Neill when I was arrested. I went out to take a walk the night before, I met an old gentleman, Mr. Sturges and I returned about eleven o'clock, when I returned to the house no one was in it but Mrs. O'Neill and her mother, I sat down and was reading and O'Neill came in about half past eleven; we remained in the house together until half past twelve talking, we left the house at exactly half past twelve and went out to take a little walk, we walked down Third Avenue to 107th Street and we intended to walk up Lexington Avenue and about the middle of the block we were arrested, I should judge it was a quarter or ten minutes to one; occasionally I walked out at night with O'Neill but I do

not remember how many times. Neither of these revolvers are mine; the cartridges found in my pocket were given to me by the man who gave me the tools and the two satchels, he asked me to take care of them for him, he took them out of his pocket loose, I have seen fire arms before and know that a loaded revolver is a dangerous weapon, I did not know that these revolvers were loaded in the house, I did not know that the revolvers were in the satchel, he told me they contained tools, that is all, I supposed they were burglars tools but I did not see them. I have known James, the man I got these tools from, about three months, it might have been between five and six months, I knew him to be working at hat finishing, he told me he was working at hat finishing in Yonkers; the two satchels were locked but I did not have the key. I had a front room in this house, I put one of the satchels in the wardrobe and the other at end of the trunk in the small room; I could not tell you how they got under the bed, I can't tell, you anything more about James, it was about dusk when he gave me the satchels, he told me he was going out of the city and asked me to take charge of them till he returned, he did not tell me when he would return, he said he would notify me, I could not tell you what he was doing with these tools, I was before Justice O'Reilly on the 29th of October, 1877, I did not tell the clerk that my name was Dennis O'Neill, I told him my name was John A. Ryder, I might have told the Justice that I lived at 182 East 11th St. since February, I could not tell where James is living at the present time.

Dennis O'Neill sworn and examined.

I live at 182 East 117th Street, I do not know anything about these tools and do not know how they came into the house, I never knew they had been there or I would not let them be there, I knew my character was bad, I have been trying to do what has been right since I came out of the State Prison, I came out in 1880, I have been working steady and honest and nobody can say that I have done anything wrong since I came out of there, I went in in 1870 and came out in 1880. At certain times I would not get work, people who knew my character would tell about me and I would be discharged. I have had people come and because I would not give them liquor they would go and tell my employer and have me discharged. I have never been placed under arrest since I came out of the State Prison. I never knew those burglars tools were in the house until I saw them at Inspector Byrne's. Ryder was stopping at our house.

Cross Examined. Ryder used to come in to have a drink in Mr. Purcell's, I have known him about two years, I never met him at all, he used to come in where I attended bar; He came to live with us I guess around December, when we moved, I had a place in Downing Street, I was trying to get a license but they would not give it to me. Ryder has been living about six months with us at 182 East 117th St., I did not know what he did during that time and never asked him; we had seven rooms there on one floor, I saw Ryder every day going out and coming in; sometimes he would take his meals with us and sometimes not, I never asked him what he did for a living and he never told me, I never

knew that he had been in trouble. I was in no business when I was arrested and had not been for a year, I had saved up a little money. On the evening preceding my arrest I was at my sister's house with my wife, I came from there and got into our house about a quarter to twelve o'clock, Ryder was sitting reading a book, he asked me to go out and take a walk, I went out with him and walked down Third Avenue; when we got in 107th Street between Lexington and Third Avenues the officers came up and arrested us; it was not a usual thing to go out and take a walk at that time of night; that was the only night Ryder and I went out to walk together, I do not suppose there was any special reason for going out that night except to buy a drink or a cigar, I told him I had been in my sister's house and then he proposed to go out and take a walk, I intended to go home after the walk. We did not get the drink or cigar because we had not time before we were arrested, I was going on the corner of 107th Street and Lexington Avenue to buy a cigar. I was tried and convicted and sent to the State Prison for twenty years for robbery, I was tried and convicted another time for burglary and judgment was suspended, I think that was 1867, I was jointly indicted with Thomas Dixon and John Farrell, I was not guilty of that burglary, I had to plead guilty for if I did not they would have sent me to the State Prison. A trunk was found in my sister's house, they brought it there, I never knew anything about the trunk, they asked me to let it stay there and I was arrested, I had not any chance to do what was right. I never saw any tools like these. I think we went up to 182 East 117th

in December, 1886, the name of the landlord is Whiteside, the rent was eighteen dollars a month but he gave it to us for seventeen dollars, When I was in the Police Court, I did not say I lived in Eighth Avenue when I was first asked, I saw Sergeant Rogers that morning when I was in the Police Court, I did not tell the Clerk I lived in Eighth Avenue, I did not hear Rogers state to me, there was no use of you stating you lived on Eighth Avenue, that he had a woman who lived in the rooms opposite the premises occupied by you to prove that you lived at 182 East 114th Street. I was sixteen years old when I was convicted of robbery and by reason of my good conduct the sentence was commuted. The front room in that house was mine, there is a folding bedstead in it, there was a closet in Ryder's room, there was no satchel in our room, nothing there except furniture.

Handwritten notes:
 #3
 182 East 114th Street
 Whiteside
 182 East 114th Street
 Whiteside

The Jury rendered a verdict of guilty.

Mary Williams pleaded guilty to misdemeanor,

John A. Ryder pleaded guilty to the charge in the indictment.

Mary Williams was sentenced to the Penitentiary for one year.

O'Neill and Ryder were sentenced each to the State Prison for seven years at hard labor.

POOR QUALITY ORIGINAL

0521

13

PLEASE FOR YOUR REVIEW OF THIS REPORT

ON THE PART OF THE BUREAU OF THE INSURANCE COMPANY OF AMERICA

IN CONNECTION WITH THE MATTER OF THE INSURANCE COMPANY OF AMERICA

AND THE MATTER OF THE INSURANCE COMPANY OF AMERICA

AND THE MATTER OF THE INSURANCE COMPANY OF AMERICA

AND THE MATTER OF THE INSURANCE COMPANY OF AMERICA

UNLESS OTHERWISE SPECIFIED

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 10/15/87 BY SP-6 JRS/STW

EXCEPT WHERE SHOWN OTHERWISE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 10/15/87 BY SP-6 JRS/STW

EXCEPT WHERE SHOWN OTHERWISE

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EXCEPT WHERE SHOWN OTHERWISE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 10/15/87 BY SP-6 JRS/STW

EXCEPT WHERE SHOWN OTHERWISE

*Testimony in the
case of
Dennis Smith
filed Nov,
1887.*

POOR QUALITY ORIGINAL

0522

At a Court of General Sessions of the Peace,

*holden in and for the City and County of New York,
at the City Hall of the said City, on Mon day,
the twenty sixth day of September, in the year of
our Lord one thousand eight hundred and ~~eighty~~ seventy*

PRESENT, *Gunning S. Bedford*
The Honorable ~~RICHARD B. COWING~~
City Judge of the City of New York, } *Justice of the Sessions.*

**THE PEOPLE OF THE STATE OF
NEW YORK,**

against

Dennis O'Neill

*On conviction by Verdict of Robbery
in the first degree*

*Whereupon it is ORDERED and ADJUDGED by the Court that the
said Dennis O'Neill*

*For the FELONY aforesaid, whereof he is convicted, be imprisoned in the
STATE PRISON, at hard labor, for the term of Twenty
years.*

A true Extract from the Minutes.

[Signature] Clerk of Court.

[OVER.]

POOR QUALITY ORIGINAL

0523

I hereby Certify, That the prisoner within named was examined by the Court before judgment was pronounced and he stated that he had learned practiced mechanical trade.

..... Clerk.

N. Y. General Sessions of the Peace.

THE PEOPLE

OF THE STATE OF NEW YORK,

against

Dennis O'Neill

September 26 1887

COPY OF SENTENCE

To STATE PRISON,

For the term of *Twenty* years.

POOR QUALITY ORIGINAL

0524

DETECTIVE BUREAU

Police Department of the City of New York

No. 300 MULBERRY STREET,

NEW YORK, Oct. 28, 1887, 1888

List of burglars tools found in house No. 182 East 117 Street.
→ October 28, 1887. ←

- 2 Yellow leather hand satchels
- 1 small oil can
- 2 revolvers.
- 1 muslin bag containing powder
- 1 leather pouch containing 22 steel drills of various sizes.
- 1 steel bit or auger wrapped in a piece of black muslin
- 4 medium sized steel drills wrapped in piece of black muslin } together.
- 2 iron pulley hooks
- 1 steel rimer
- 1 steel punch
- 2 steel tap rippers.
- 2 steel thumb screws.
- 1 long bolt screw
- 1 plain steel bolt
- 2 chisels
- 1 steel pipe and three combination pieces for a sectional jimmy.
- 1 steel pulley-eye
- 5 steel nuts
- 1 piece of short pipe
- 1 bunch of keys.
- 1 iron ring and 1 cigar box containing piece of candle, oil stone, soap, stylographic pen
- 32 Cartridges, 2 pair of broken eye glasses, piece of wire, one end of thread,
- 2 buckles, 1 bone button, 1 brass button, 1 bone scarf pin.
- 3 leather straps.
- 1 dark lantern.
- 1 powder funnel
- 2 braces.
- 6 screw bolts
- 2 cold chisels
- 1 steel screw tap
- 16 steel tap screws
- 1 steel brace screw
- 4 long (square) files
- 2 pipe bolts
- 1 steel pulling-bar plate
- 1 steel knife
- 6 iron washers.
- 1 steel bolt nose
- 2 skeleton keys

POOR QUALITY
ORIGINAL

0525

GENERAL SESSIONS.

Witness

at request of Dist. Atty.

sent from fingerprint plate

made for # 441 —

To James Wood (witness)

apt
Geo A Ryder
et al

Enter

POOR QUALITY ORIGINAL

0526

EDMUND D. WIGGIN.

JAMES R. WOOD.

DETECTIVE AGENCY,
Room 5, Herald Building, 257 Washington Street.

Boston, Nov. 26th 1887

A County of New York, N.Y.

To WIGGIN & WOOD, Dr.
James Wood - detective, Boston,

To services + expenses in
case of Wm. Hayward
alias John C. Reynolds
- alias John A. Ryder

1887

Nov 24	R.R. fare Woburn to Boston	26
	Lunch. (Boston)	50
	Horse car fare to B + A depot	05
	R.R. fare Boston to New York	4 95
	Sleeper " " "	1 50
25	Porter	25
	Breakfast (N.Y.)	1 =
	Dinner + supper ^{75¢} ^{75¢}	1 50
	Elevated R.R. fares (N.Y.)	20
	R.R. fare N.Y. to Boston	4 95
	Sleeper " " "	1 50
	Porter	25
26	R.R. fare Boston to Woburn	26
	3 days (+ nights) service of Mr. Wood @ \$8.	24 = \$ 41 7

Copied

J. F. G.

POOR QUALITY ORIGINAL

0527

Almond #411100¹⁷
Ph

Purple
vs
O'Neil
Ryder
Williams



filed Apr 17/87

POOR QUALITY
ORIGINAL

0528

Police Court, ^{1st} District.

City and County } ss.
of New York,

of ~~the~~ *The Central Office* *John Head* Street, aged *32* years,
occupation *Police Officer* being duly sworn, deposes and says,
that on the *28th* day of *October* 188*7*, at the City of New
York, in the County of New York,

*John E. Ryder Dennis O'Neil and
Mary Williams (all now here)*
did unlawfully have in their possession
in the night a quantity of Burglars Tools
the list of which is hereto attached
which are adapted designed or commonly
used for the commission of burglary
larceny or other crime, under circumstances
evidencing an intent to use the same in the
commission of a crime they well knowing
the same were intended to be used they each
of them having been previously convicted
of a crime

for the following reasons to wit; that deponent
has been watching the premises no 182
East 117th Street off and on for three weeks
last past in company with officers

Rogers Sheldon and McCarthy of the Central Office deponent saw the dependants Ryder and O'Neill passing in and out of said premises and on the night that the dependants Ryder and O'Neill were arrested they were after coming from the premises 182 East 117th Street and deponent and officers McCarthy and Rogers went into the premises which the said dependants occupied ^{by dependants} and found the defendant Mary Williams and her mother Winifred Monroe in possession of said apartments and found the aforesaid list of Burglars tools in said apartment O'Neill's name is on the front door and found in the dependants Ryder possession a key fitting the door of said apartments all in violation of Section 508 of the Penal Code

Subscribed before me this 29th day of October 1897

John Heard
 Daniel C. Kelly
 Police Justice

Police Court--

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Dated

Witnesses,

No.

No.

No.

§ to answer

POOR QUALITY ORIGINAL

0530

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas M. Carthy
aged *36* years, occupation *Detective* of No.

300 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John Huns*

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

Sworn to before me, this *29* day of *October* 188*7* } *Thomas J. McCarthy*

Sam'l C. Reilly
Police Justice.

POOR QUALITY ORIGINAL

0531

CITY AND COUNTY }
OF NEW YORK, } ss.

Silas H. Rogers

aged *42* years, occupation *Detective Sergeant* of No.

300 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John Heard*

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

Sworn to before me, this *29*
day of *October* 188*8*

Silas H. Rogers

Sam'l C. Bull
Police Justice.

POOR QUALITY ORIGINAL

0532

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

John A. Ryder 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 A. Ryder*

Question How old are you?

Answer *40*

Question Where were you born?

Answer *N.Y.*

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

Answer *182 East 117 St. New York City*

Question What is your business or profession?

Answer *Attorney*

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

Answer *I am not guilty -*

John A. Ryder

Taken before me this *1887* day of *February* 1887
John A. Ryder
Police Justice

POOR QUALITY ORIGINAL

0533

1st

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Mary Williams 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 Mary Williams

Question How old are you?

Answer 34 Years

Question. Where were you born?

Answer. New York City

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

Answer. 189 East 117th Street Since February

Question What is your business or profession?

Answer Housekeeper

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 fully aware of the charges against me
Mary E. Williams

Taken before me this

day of October 1888

David W. Kelly

Police Justice

POOR QUALITY ORIGINAL

0534

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss,

Dennis O'Neil 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 *Dennis O'Neil*

Question. How old are you?

Answer *33 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *182 East 117th St. Since February*

Question What is your business or profession?

Answer *Bar tender*

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

Answer. *I am not guilty and I demand no communication*

Dennis O'Neil.

Taken before me this
day of *Oct* 188*7*

[Signature]
1887

Police Justice.

POOR QUALITY ORIGINAL

0535

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

1889
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James O'Neil
John A. Ryder
Mary Williams

Offence *Passing
Sunglars instruments*

Dated *Oct 29* 188*9*

John A. Ryder
Magistrate

Frank W. ...
Officer

Witness *Daniel ...*
Street

No. *Central* Office
Street

No. *DeWitt* Street
Street

Also ...
Street

\$ *1000* to answer *28*

No. *3* \$ *500* and *28*
Committal



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 *Dennis O'Neil*

John A. Ryder ^{and} *Mary Williams*
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of *Ten and five* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated *Oct 29 1889* *John A. Ryder* 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.

POOR QUALITY ORIGINAL

0536

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis O'Neil, John A. Piper
and Mary E. Williams

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

Dennis O'Neil, John A. Piper
and Mary E. Williams

of the CRIME of larceny and receiving
described, designed and commanded
for the commission of larceny and
receiving in their possession in
indictment and return the same,
committed as follows:

The said Dennis O'Neil, John A. Piper
and Mary E. Williams, all

late of the 1st Ward of the City of New York, in the County of New York afore-
said, on the 15th day of October, in the year of our Lord
one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

did unlawfully and feloniously take
in their possession, in the night time
of the same day, certain tools, to-wit:
knives, files, and instruments adapted,
designed and commanded used for the
commission of larceny and receiving,
to-wit: Twenty six steel files, one
steel bit, two pulley blades, one steel
rimmer, one steel square, two steel
hex wrenches, two steel thumb screws,
one steel screw, one steel bolt, two
chisels, one steel pipe and three
pieces being portions of an instrument
called a "jumper" one steel pulley,
two steel nuts, one steel screw

POOR QUALITY ORIGINAL

0537

thirty, two iron pins, six screws
 bolts, two cold chisels, one steel screw
 key, sixteen steel tap screws, one
 steel brace screw, two iron
 bolts, one steel screw for plate,
 one handle, six washers, one steel
 bolt nose, one piece of sand, one
 piece of wire, one yard of thread, two
 hand saws, one oil can, two irons,
 two cartridges, a quantity of
 powder, one powder funnel, one
 lantern, three leather straps and
 two traces, under circumstances
 evincing an intent to me and employ
 the same, and to allow the same to
 be used and employed, in the
 commission of some crime to the
 regard of which no person
 against the laws of the State in
 such case made and provided, and
 against the peace of the People of
 the State of New York, and their
 dignity.

And before the commission of
 the crime and felony herein alleged,
 he had a Court of General Sessions
 of the Peace, held in and for the City
 and County of New York, at the City
 Hall in said City, on the 16th day of
 September, 1870, before the Honorable

POOR QUALITY
ORIGINAL

0538

Gunning S. Bedford, City Judge of the said City of New York, and Justice of the said court, the said Denis O'Neill by the name and description of Denis O'Neill was in due form of law convicted of a felony, to wit: robbery in the first degree, upon a certain indictment then and there in the said court depending against him the said Dennis O'Neill, and one Thomas Featherston, for that he the said Dennis O'Neill then late of the First Ward of the City of New York, in the County of New York aforesaid, and the said Thomas Featherston then late of the same place on the 16th day of August, 1870, at the Ward, City and County aforesaid, with force and arms in and upon one Charles Kraeger in the peace of the said people then and there being, feloniously did make an assault, and one watch of the value of one hundred dollars, one chain of the value of twenty-five dollars of the goods, chattels and personal property of the said Charles Kraeger, from the person of the said Charles Kraeger, and against the will and by violence to the person of the said Charles Kraeger then and there violently and feloniously did rob, steal, take and carry away.

And thereupon upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace and ordered and adjudged that the said Dennis ~~O'Neill~~ O'Neill for the felony and robbery aforesaid, whereof he was so convicted as aforesaid, be imprisoned in the State Prison at hard labor for the period of twenty years, as

**POOR QUALITY
ORIGINAL**

0539

by the record thereof doth more fully and at large appear

And before the commission of the crime and felony alleged in this indictment, to wit: at the Superior Court, begun and holden at the City of Boston within and for the County of Suffolk, in the State of Massachusetts, for the transaction of criminal business, on the first Monday of August, 1877, before the Honorable Waldo Colburn, a justice of the said Court, presiding, the said John A. Ryder by the name and description of William Haywood otherwise called John C. Reynolds, was in due form of law convicted of a crime which if committed within this State, would be a felony, to wit: upon the first and second counts of a certain indictment, then and there in the said Superior Court depending against him, the said John A. Ryder, by the name and description aforesaid, and John Moore otherwise called Michael Smith, George Blake and Thomas Ray, for that they then of Boston aforesaid, on the 23rd day of June, 1877, at Boston aforesaid, with force and arms a certain building there situate, to wit: the dwelling house of one Sarah F. Dodd, in the night time of said day, did break and enter with intent then and there to commit the crime of larceny, and one watch of the value of fifty dollars, one chain of the value of five dollars, one pin of the value of seven dollars, one ring of the value of three dollars, one locket of the value of five dollars, two ear-rings each of the value of three dollars of the property, goods and chattels of said

Sarah F Dodd, and one watch of the value of seventy-five dollars, one chain of the value of twenty dollars of the property, goods, and chattels of one Eliza Dodd in said building then being found, did then and there in said building feloniously steal, take and carry away; and also for that they on the 4th day of June, 1877, at Boston aforesaid, with force and arms a certain building there situate, to wit: the dwelling house of one David Parker, in the night time of said day did break and enter with intent then and there to commit the crime of larceny, and two watches each of the value of one hundred and thirteen dollars, two chains of the value of eighteen dollars, one pencil of the value of three dollars, of the property, goods and chattels of the said David, and one watch of the value of one hundred and fifty dollars of the property, goods and chattels of one Gara T. Parker in said building then being found, did then and there in said building feloniously steal, take and carry away.

Whereupon upon the conviction aforesaid it was considered by the said Superior Court and ordered and adjudged that the said John A. Ryder by the name and description of William Haywood, otherwise called John C. Reynolds as aforesaid, for the offense as set forth in the ^{said} first and second counts of the said indictment, whereof he was so convicted as aforesaid, be punished by imprisonment in the State Prison, in Boston aforesaid in the said County of Suffolk, for the term of ten years, as by the record thereof doth more fully and at large

appear.

And before the commission of the crime and felony in this indictment alleged, to wit: at a Court of General Sessions of the Peace, held in and for the City and County of New York, aforesaid, at the City Hall in said City of New York, on the 22nd day of December, 1874, before the Honorable John K. Hackett, Recorder of the said City of New York and Justice of the said Court, the said Mary Williams by the name and description of Mary Williams was in due form of law convicted of a felony, to wit: larceny from the person in the night time, upon a certain indictment then and there in the said court depending against her by the name and description aforesaid, for that she the said Mary Williams then late of the First Ward, of the City of New York, in the county of New York aforesaid, on the 18th day of November, 1874, at the Ward, City and County aforesaid, with force and arms in the night time of said day, one watch of the value of three hundred dollars, one chain of the value of forty dollars, of the goods, chattels and personal property of William H. Harrison on the person of the said William H. Harrison then and there being found, from the person of the said William H. Harrison then and there feloniously did steal, take and carry away.

And thereupon upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace and ordered and adjudged that the said Mary Williams by the name and description aforesaid, for the felony

**POOR QUALITY
ORIGINAL**

0542

aforesaid, whereof she was so convicted as aforesaid, be
imprisoned in the State Prison for the period of three
years and six months, as by the record thereof doth more
fully and at large appear.

Richard J. B. ...

District Attorney.

0543

BOX:

285

FOLDER:

2721

DESCRIPTION:

O'Toole, Thomas

DATE:

11/15/87



2721

108/Calwayo

Counsel,
Filed 10 day of Nov 1887
Pleads Guilty (G)

THE PEOPLE
vs.
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

Thomas J. O'Sole

W. G. Stoop
Pleasant County, Ind.

Nov 22 PM to plead guilty of by agreement.

RANDOLPH B. MARTINE,
District Attorney.

J. M. Penone

A True Bill.

W. M. Maguire

Foreman.

~~W. M. Maguire~~

~~W. M. Maguire~~

~~W. M. Maguire~~

Witnesses:

.....
.....
.....

POOR QUALITY ORIGINAL

0545

Police Court 4 District.

City and County }
of New York, } ss.:

Shelmer D. Miller

of No. 1170 Second Ave Street, aged 21 years,

occupation: Drafter being duly sworn

deposes and says, that on the 8 day of November 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Thomas J. O.

Tede (name here) who wilfully and

maliciously cut and stabbed

deponent on the forehead

with a knife then and

there held in the hand

of said defendant

with the felonious intent to take the life of deponent, or to do him grievous 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, etc., and be dealt with according to law.

Sworn to before me, this 9 day }
of Nov 1888 } *Shelmer D. Miller,*

Police Justice.

POOR QUALITY ORIGINAL

0546

Sec. 198-200

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Thomas J. O. Toole 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. Thomas J. O. Toole

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. N. Y.

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

Answer. 227. E 53 St 2 years

Question. What is your business or profession?

Answer. I run an elevator

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 I was intoxicated
Thomas J. O. Toole

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0547

BAILIED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

10/28/87
1890
Police Court 4 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

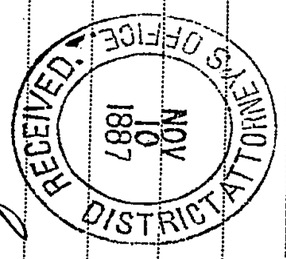
Frederick D. Mullen
1170 - 2nd Ave
Rm 90 York

Offence Assault

Dated Nov 9 1887

H. O. Reilly Magistrate
Maurin Officer

Witnesses _____
Precinct _____



No. _____
Street _____
\$ 500.00 to answer

Committ'd to

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 Defendant

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 Nov 9 1887 Sam'l O'Reilly Police Justice.

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

Dated _____ 1887 _____ 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 _____ 1887 _____ Police Justice.

POOR QUALITY ORIGINAL

0548

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF STATE OF NEW YORK,

against

Thomas J. O'Sade

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

Thomas J. O'Sade

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

The said *Thomas,*

late of the City of New York, in the County of New York aforesaid, on the *14th* day of *November*, in the year of our Lord one thousand eight hundred and eighty *seven*, with force and arms, at the City and County aforesaid, in and upon the body of one *Shelmer D. Miller,* in the peace of the said People then and there being, feloniously did make an assault, and *with* the said *Shelmer,* with a certain *knife* which the said *Thomas* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *to* the said *Shelmer,* 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 *Thomas J. O'Sade* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Thomas,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Shelmer D. Miller,* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *with* the said

Shelmer, with a certain *knife* which the said *Thomas*

in *his* right hand then and there had and held, the same being an instrument and weapon likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Richard J. ...
District Attorney.