

0718

BOX:

34

FOLDER:

411

DESCRIPTION:

Obetti, John

DATE:

03/15/81



411

0719

143

Day of Trial

Counsel,

1881

Filed 15th day of March
Pleads 11th July 11.

Violation of Excise Law.

THE PEOPLE

vs.

John O'beta^B

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

A True Bill.

William St. Kelly

Foreman.

Subscribed and sworn to before me
this 15th day of March 1881.

W. H. Black
PS

Sept. this year
sent. he had
a cheating on
his house & game
Ben. Amery & his
friends. PS

0720

Third District Police Court.

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

of No. the 7 Precinct Police Michael Larkin

of the City of New York, being duly sworn, deposes and says, that on the 26th 27th day of February 1881 went Sunday at the City of New York, in the County of New York, at No. 190 East Broadway John Obeth

did sell, or cause, or offer, or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 28th day of February 1881
B. V. [Signature]

Michael Larkin

POLICE JUSTICE

0721

207
Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Rarkin
vs Precinct

MISDEMEANOR.
Violation Excise Laws.

John Obeth

Dated the 28 day of February 1881

Bigby Magistrate.

Larkin Officers.

Witness

Bailed \$ 100 to Ans., G. S.

By Joseph Danicki

199 oc Street.



0722

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John Obetta

late of the *seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty seventh* day of *February* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Nickel Larkin

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*

John Obetta

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

Nickel Larkin

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

DANIEL C. ROLLINS,
~~DEPUTY DISTRICT ATTORNEY~~, District Attorney.

0723

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Brien, Hugh

DATE:

03/25/81



411

0724

324

Day of Trial

Counsel,

Filed 25 day of March 1881

Plends

THE PEOPLE

vs.

Wm. B

Hugh O'Brien

Violation of Excise Law.

Samuel C. Phillips
DUNG. K. PHILLIPS

District Attorney.

Part in March 24, 1881

pleads guilty

A True Bill.

William Phillips

Foreman.

Geo. H. Wood

Ed. Wood

George Wood

~~Ed. Wood~~

George Wood

Ed. Wood

Ed

0725

Police Court, Fifth District.

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

of ~~the~~ *the 18th Precinct Police* *Thomas Mulvey* Street,
of the City of New York, being duly sworn, deposes and says, that on the *11th* day
of *March* 18*89* in the City of New York, in the County of New York, at
No. *412 1st Avenue*

Hugh O'Brien (nowhere)
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk
in the house or premises aforesaid, contrary to and in violation of law.

WHEREFORE, deponent prays that said *Hugh O'Brien*
may be arrested and dealt with according to law.

Sworn to before me, this *11th* day }
of *March* 18*89* } *Thomas Mulvey*
J. Mitchell POLICE JUSTICE.

0726

Police Court, Fifth District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Thomas Mulvey
vs. 18 18

Violation Exolise Law.

Hugh O'Brien
Dated 11 day of March 1881

412 1st av 29. Dr

J. J. Keltner Magistrate.

Mulvey Officer.

Witness,

Bailed \$ 100 to Ans. G. A.

By Frank Fefer
420 Broadway
Secy.



0727

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That *Hugh O'Brien*

late of the *eighteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *eleventh* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Thomas Mulvey

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

0728

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Brien, John D.

DATE:

03/25/81



411

0729

No. 213

Day of Trial

Counsel,

Filed 25 day of March 1881

Pleas

Violation of Excise Law.

THE PEOPLE

vs.

of Medicine B

John D. Williams

DANIEL C ROLLINS,
Attorney at Law

District Attorney,

Part for March 28, 1881

plea de guilty 29.

A True Bill.

William St. Philips
Foreman.

John H. ... F.S.

29. ...

to ...

Sept 25th ...

... decision

... proceedings

Application -

Sept always ...

F.S.

✓

0730

First District Police Court.

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

William Hearside
of No. *the 4th Precinct* Street,

of the City of New York, being duly sworn, deposes and says, that on the *10th*
day of *March* 18*87*, at the City of New York, in the County of New York,
at No. *399 East* Street,

John P. Brown
did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, strong or spirituous liquors
or wines, to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary
to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An
Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me this *11th* day
of *March* 18*87*

A. H. Morgan
Police Justice.

William Hearside

[Handwritten mark]

1 E L O



Street

John J. ...
BY *John J. ...*
Bailed \$ *...* to ANS.
WITNESS

HEARABLE OFFICERS
MAGISTRATE

Dated the 11 day of *March* 18*...*

MISDEMEANOR
SELLING LIQUOR & WITHOUT LICENSE

John J. ...

William ...
as

ON THE COMPLAINT OF
THE PEOPLE, &c.,

Police Court—First District

2/10

0732

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That *John D. O'Brien*

late of the *fourth* Ward of the City of New York, in the County of
New York, aforesaid, on the *tenth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

William Heavside

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C ROLLINS,
~~RENEWED~~, District Attorney.

0733

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Brien, Thomas

DATE:

03/28/81



411

0734

27 pages
noted
Filed 28 day of March 1881
Pleads Felony Assault and Battery

THE PEOPLE

vs.

I

Thomas O'Brien

Felony Assault and Battery.

no
for-3ct-

Daniel G. Rollins
BENJ. K. FIELDS

District Attorney.

A True Bill.

William H. Kelly
March 29, 1881. Foreman.

Heads A. & D.

Pen one year. &
Fine \$50. 1/20/81

0735

Centenary P. I.
Oct 27, 1881

Hon Rufus P. Downing
City Judge &c
Dear Sir

It affords me
much pleasure to state, that
the conduct of Thomas O'Brien,
during his incarceration in
this Institution, has been
good.

Very Respectfully
John M. Ford
Warden

Respectfully recommends ~~the~~ con-
sistent to remit fine, as
he has no means

Jacob Hess

0736

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

Thomas O'Brien being duly sworn, deposes and says that he was convicted of *Assault and Battery* at the court of *General Sessions of the Peace*, and on the *10th* day of *March*, 187*7* was sentenced by *Hon. Rufus W. Conway, City Judge* to confinement in the New York Penitentiary for the term of *One* year and *—* month and fined *Fifty* dollars, and in default of payment thereof to be held in custody for the further term of *Fifty* days or until the same be paid. *And that he was received at said Penitentiary on the 10th day of March 1877.*

And he further deposes and says that he is credibly informed and verily believes that his Excellency the Governor of the said State ~~did~~ ^{will} upon the report of the Warden of the said Penitentiary, that he had complied with the requirements of the act passed February 20, 1875—direct a deduction of *Two* months from the term of his sentence, whereby the said term expired on the *10th* day of *April*, 187*7*, *remitted*

And he still further deposes and says that he is entirely without money, property or means of any kind, and that he is utterly unable to satisfy and pay the said fine of *Fifty* dollars, for the non-payment of which he has been since the *10th* day of *March*, 187*7*, and is now held in custody at the Penitentiary aforesaid, *unless the same be remitted before the ending of said term of sentence.*

Thomas O'Brien

Sworn and subscribed before me this *10th* day of *December*, 187*7*.

John S. Heagerty

Notary Public

I hereby certify that the facts set forth in the above written affidavit as to the date and term of sentence—as well as to the time of the expiration thereof—of the above affiant, *Thomas O'Brien* and the deduction from the term of said sentence directed by the Governor of the State of New York are true.

Chas. Osborne

Warden of the New York Penitentiary.

Blackwell's Island, New York City, *December 11th*, 187*7*.

0737

By *J. J. General Sessions of the Court.*

THE PEOPLE
Of the State of New York

Thomas P. Spear

March 11th 1888

PENITENTIARY.

Geo. Spear

And to pay a fine of.....

50 Dollars

And to stand committed until the same be paid,
or be imprisoned for..... days.

AFFIDAVIT

DEFENDANT

Of Inability to Pay Fine.

James Van Hook 1888

0738

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

Thomas O'Brien being duly sworn, deposes and says that he was convicted of *Assault and Battery* at the court of *General Sessions of the Peace*, and on the *11th* day of *March*, 187*7* was sentenced by *Hon. Rufus S. Conway, City Judge* to confinement in the New York Penitentiary for the term of *One* year and *no* month and fined *Fifty* dollars, and in default of payment thereof to be held in custody for the further term of *Fifty* days or until the same be paid. *and that he was received at said Penitentiary on the 11th day of March 1877*

And he further deposes and says that he is credibly informed and verily believes that his Excellency the Governor of the said State ^{will} upon the report of the Warden of the said Penitentiary, that he had complied with the requirements of the act passed February 20, 1875—direct a deduction of *Two* months from the term of his sentence, whereby the said term expired on the *10th* day of *April*, 187*7*, *permitted*

And he still further deposes and says that he is entirely without money, property or means of any kind, and that he is utterly unable to satisfy and pay the said fine of *Fifty* dollars, for the non-payment of which he has been since the *11th* day of *March*, 187*7*, and is now held in custody at the Penitentiary aforesaid, *unless the same be permitted before the ending of said term of sentence*

Thomas O'Brien

Sworn and subscribed before me this *11th* day of *December*, 187*7*.
John B. Magee

Notary Public

I hereby certify that the facts set forth in the above written affidavit as to the date and term of sentence as well as to the time of the expiration thereof of the above affiant. *Thomas O'Brien* and the deduction from the term of said sentence directed by the Governor of the State of New York are true.

John O'Brien
acting Warden of the New York Penitentiary.

Blackwell's Island, New York City, *December 11th*, 187*7*.

0739

By General Sessions of the Court,

THE PEOPLE

Of the State of New York

James W. Mason

March 11th 1887

PENITENTIARY.

One Year

And to pay a fine of

Twenty

Dollars.

And to stand committed until the same be paid,
or be imprisoned for *20* days.

AFFIDAVIT

of

DEFENDANT

Of Inability to Pay Fine.

James W. Mason
1887

*Eliza O'Brien of this City being duly
suborn says: That she is the
of Thos O'Brien*

0740

YORK.

Eliza O'Brien of this City being duly
suborn says: that she is the mother
of Thos O'Brien now confined in the
Penitentiary under a sentence of one
year and fifty Dollars Fine and in
default of payment to stand committed
fifty days as is more fully shown by the
papers hereto annexed. Deponent
further says that she is utterly unable
to pay such fine, as she is very poor
and that she is dependant upon
her son's earnings for support, that
she is a Widow and fifty-five years of
age, that she cannot raise the money
to pay her son's fine, and if he is kept
much longer in confinement, she may
become a charge on the County. Deponent
therefore asks that the said fine of fifty
Dollars be remitted and her son dis-
charged and she will ever pray

Sworn to before me
This 11th day of January 1882 }
Emiliano P. Bergamini } Eliza O'Brien
Notary Public (225) } mark

N.Y. Co.

0741

From an examination
of the case on file, I
don't think the fine should
be remitted.
Walter Lamy 12th 1882
WAL

0742

July 1st 1879 Thos O'Brien D + D
November 26th 1879 " " " Dis on duty
December 7th 1879 Geo Brown Int of
May 1st 1880 " O'Brien Assault B
November 3rd 1880 " O'Brien Drunk + Dis on duty
November 13th 1880 " on duty Drunk + Dis

0743

Copy

Rev. Stat. Vol. 1, p. 633 § 1, 2—Laws N. Y. 1853, p. 10, § 4, 8.
Laws Rel. to the City, p. 603, § 4, 8.

District Police Court.

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

Sworn to before me, this

day of

28 Thomas O'Rourke

of the Precinct Police, being duly sworn, deposes and says

that on the 23 day of March 1887 at the City

of New York, in the County of New York,

Thomas O'Brien

(now here) w as in 76 St + 3 Avenue Street

intoxicated and that he w as fighting, using profane, indecent, insulting, and threatening language and behavior, making a noise, and disturbing the peace; and did

then and there use vile language and

tried to strike deponent with a bottle and this morning while taken said Thomas to court the said Thomas stated that Thomas O'Rourke

1887
Police Justice

0744

Form 68. "A"

Police Court— 11 District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

vs.

Thomas O'Brien

AFFIDAVIT.
Discretionary Confined.

Dated March 27 1881

Kellett Justice.

Officer. Precinct.

WITNESSES:

Disposition,

Fined \$

300 Bonds for h is Good Behavior

for three months.

Imprisonment not to exceed 3 months.

[Signature]

0745

Police Court—Fourth District.

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

vs. William C. Gover

of No. 1039 3^d avenue

on Thursday the 24th day of March being duly sworn, deposes and says, that
in the year 1877 at the City of New York, in the County of New York.

he was violently ASSAULTED and BEATEN by

Thomas O'Brien
(now present) who struck deponent
with a glass on the
back of the head inflicting
a serious wound. Said
O'Brien had been committed
by Justice J. D. Kilbuck on
this date for disorderly conduct,
and when in the prison
struck deponent the keeper as
above described

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

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

Sworn before me, this 24th day
of March 1877

J. Kilbuck

Police Justice.

W. C. Gover

0746

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas O'Brien being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to h , states as follows, viz:

Question. What is your name?

Answer.

Thomas O'Brien

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

I refuse to answer

Question. What is your occupation?

Answer.

Special Officer

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer.

Nothing.

Thomas O'Brien

Taken before me this

24 day of *March* 18*97*

J. J. Williams
Police Justice.

0747

Police Court—Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William G. Lovett
1039 3rd ave.

1 *Thomas O. Green*

2

3

4

5

6



Dated *March 24* 188*7*

Kilbuck Magistrate.

Thomas O. Rowley Officer.

28

Clerk.

Witnesses,

Edward Cuckley

Keeper in 57th St

Thomas O. Rowley

28th Precinct Police

\$1000 to ans G.S.

Com.

Received in District Att'y's Office,

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0748

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Thomas O'Brien*

late of the City of New York, in the County of New York, aforesaid, on the
twenty fourth day of *March* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *William C. Gover*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *William C. Gover*
with a certain *glass*
which the said *Thomas O'Brien*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *William C. Gover*
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Thomas O'Brien*
with force and arms, in and upon the body of the said *William C. Gover*
then and there being, willfully and feloniously did make an
assault and *him* the said *William C. Gover*
with a certain *glass* which the said *Thomas O'Brien*

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

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Thomas O'Brien*

with force and arms, in and upon the body of *William C. Gover*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *William C. Gover*
with a certain *glass*
which the said *Thomas O'Brien*

in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *William C. Gover* with intent *him* the

0749

said *William C. Gover* then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Thomas O'Brien*

with force and arms, in and upon the body of the said *William C. Gover* then and there being, willfully and feloniously, did make another assault and the said *William C. Gover* with a certain *glass* which the said *Thomas O'Brien* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *William C. Gover* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins
BENJ. K. PHELPS, District Attorney.

208
P

THE PEOPLE

vs.

Thomas O'Brien

vs.

Daniel G. Rollins
BENJ. K. PHELPS
District Attorney.

Felonious Assault and Battery.

Filed day of *March* 1881
Pleads *guilty*

copy
copy

A TRUE BILL.

William H. Hall
March 29 1881
Foreman.

March 29 1881

Pen one year.
Fine \$50, *collected*

0750

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Brien, Thomas

DATE:

03/28/81



411

0751

345

Filed 188

Filed *of* day of *March* 188*8*

Plends

THE PEOPLE

vs.

I

Shoona O'Brien

Myself

DANIEL C ROLLINS,
ATTORNEY AT LAW

District Attorney.

A True Bill.

William H. Walsh

Tormentor.

March 29, 1888

James J. Moran

March 29, 1888

House of Representatives

0752

Police Office, Third District.

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

No. of 101 3rd Avenue Street, being duly sworn,

deposes and says, that the premises No. 312 East 12th

Street, 17 Ward, in the City and County aforesaid, the said being a Dwelling House
two rooms on the second floor front
and which was occupied by deponent as a Dwelling House

were **BURGLARIOUSLY**

entered by means forcible breaking off a pad lock on
the door leading to the above described premises

on the afternoon of the 14 day of March 1888,
and the following property, feloniously taken, stolen and carried away, viz..

One Irish Slevak with fur lining of the value of
fourty dollars, two Black Dresses of the value of fifty dollars
three gold Rings of the value of twenty dollars
one gold Chain of the value of five dollars one gold
Ball of the value of two dollars and one
bag made by deponent of various pieces of old
paper Manila said property being in all of the value of
one hundred & seventeen dollars
the property of deponent

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

Thomas O'Brien (now here) and
another person whose name is unknown to deponent and who is
not arrested

for the reasons following, to-wit: Deponent is informed by
Emiel Bushhold of 312 East 12th Street that
on the aforesaid day, about the hour of 4 o'clock
P.M. he saw said O'Brien coming from the
above described premises, with the above described
bag filled up and gave the same to said
unknown person.

Kittie Bush.

Subscribed & sworn to before me this 14th day of March 1888
James M. [Signature]

0753

City & County of New York } 53

Emil Buchholz of No 312 East
12th Street being duly sworn deposes & says
he has read the affidavit of Kate Bush
the within complainant and knows the contents
thereof, the the portions therein stated referring
to deponent is true and correct to deponent's
own knowledge

Emil Buchholz.

Sworn to before me this }
23rd day of March 1881 }
Solomon J. Smith
Notary Public

0754

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Thomas O'Brien being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to h ^{is}, states as follows, viz.:

Question.—What is your name?

Answer.— *Thomas O'Brien*

Question.—How old are you?

Answer.— *15 years out Sect*

Question.—Where were you born?

Answer.— *New York*

Question.—Where do you live?

Answer.— *419 East 16 Str.*

Question.—What is your occupation?

Answer.— *Tailoring*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.— *I am not guilty*

his
Thomas O'Brien
mark

Taken before me, this

23

day of *March* 186*9*

Justice Justice.

John D. Sullivan

0755

Form 115.

845
POLICE COURT--THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Leate Ponsol

101 3rd ave

Albion



Office, BURLYARY. *Francis McGovern*

Dated *March 23* 1887

Smith Magistrate.

Smith & Co. agents Officer.
Cent. office Police Clerk.

Witnesses, *Emil Luoma*

No. *92 E 12* Street.

Grand Jury

No. *112 Ave A* Street.

No. *100* Street.

& *to answer committed.*

Received in Dist. Atty's Office,

[Signature]

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0756

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas O'Brien

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

Kittie Bush

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

he the said *Thomas O'Brien*.

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

Kittie Bush

in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

Thomas O'Brien.

late of the Ward, City and County aforesaid,

*One stack of the value of twenty dollars.
Two shirts of the value of five dollars each
Two overshirts of the value of five dollars each
Two waists of the value of fifteen dollars each
Three rings of the value of seven dollars each
One chain of the value of five dollars
One stud of the value of two dollars
One Bag of the value of fifty cents*

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

Kittie Bush

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

~~DANIEL C. ROLLINS,
DANIEL C. ROLLINS, District Attorney.~~

0757

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

Thomas O'Brien

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City, and County aforesaid,

*One cloak of the value of forty dollars
Two shirts of the value of five dollars each
Two pocket knives of the value of five dollars each
Five watches of the value of fifteen dollars each
Three rings of the value of seven dollars each
One chain of the value of five dollars
One stud of the value of two dollars
One Bag of the value of fifty cents*

of the goods, chattels and personal property of the said

Kittie Bush

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

Kittie Bush

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

Thomas O'Brien

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

DANIEL C ROLLINS,

~~Attorney at Law~~, District Attorney.

0758

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Conner, James

DATE:

03/21/81



411

0759

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Neill, James

DATE:

03/21/81



411

0760

BOX:

34

FOLDER:

411

DESCRIPTION:

Normand, John

DATE:

03/21/81



411

0761

BOX:

34

FOLDER:

411

DESCRIPTION:

Burke, Henry

DATE:

03/21/81



411

0762

Filed
1851
March
21 day of
Plead
at Albany 22

ROBBERY—First Degree.

THE PEOPLE

vs.

James O'Connor
James O'Neill
John Normandy
Henry Burke

David S. Rollins
Attorney at Law

No. 45
Feb 21/71
District Attorney.

Pen 1 year & fine of \$250

A True Bill.

William H. ...

Foreman
1.25.71

Henry ...
James ...

Each one year Pen &
Fine of \$250 each.

Henry

2- abili. n. 20

0763

421

The People
James O'Connor,
James O'Neill,
John and
Norman
Burke

Court of General Sessions, Part First
Before Judge Gildersleeve.
Thursday, March 24. 1887. Indictment
for robbery in the first degree. Henry
was jointly indicted with these defendants.

Addie Mitchell, sworn and examined, testified I live 237th Thirtieth st. between Seventh and Eighth aves. and on the evening of the 10th of March I went out of the house about 1/2 o'clock, I went over to Mr. Dunlap's, the druggist for some medicine; my husband was sick, I had to wait to get some salve made. I got near my house coming back about 8 o'clock. On my way home between Seventh and Eighth ave., about the second door from my house, between the carpenter shop and the stable six young men surrounded me. One took me around the neck and the other grabbed me around my waist and the other two took my things from me. I saw the young men do this; there was a gas light across from my house, a lamp post. The way I came to identify them they came back and gave me the things and say, "you want make no complaint, will you?" I say, "yes, I will." They took from me a bottle of medicine which cost me a dollar and a box of salve 50 cents, and an umbrella worth five dollars. I saw the faces of them. I did not know their names before that night. As soon as I screamed they came back with the

0764

things; they halloed, "she is a 'Cop's" (a policeman's) wife. My husband is a policeman. They halloed, she is a copper's wife. I made a mistake." I said, "I guess you had better make a mistake, I will learn you who you caught hold of. Just let me go;" and when I screamed again they tried to get my box; with that I screamed again and they let me go. I ran up on the stoop; they said, "I did not know you lived here." "yes, I live here," I said. they said, "you are not going to make a complaint." "yes, I am, I am going right to the station house. There were six in the crowd and four came back to me; they are the prisoners I made a complaint and these young men were arrested. I went to the station house and I identified one of them; the next morning I went to the Caloon and identified the other one in the cell. I went down to the Court room and identified two more after that. I think it was the next day after the officer got them. I am perfectly sure that the four prisoners were in the crowd. Cross Examined. There was nobody in the street at the time I was attacked; when I screamed and they caught me there was nobody in the street to my knowledge; there was only that crowd of boys standing there. I had been over to Dunlap's on Twenty Ninth St. and Broadway, made some purchases and was on my way

0765

home. I had two dollars in my pocket book in silver; they took the other things and tried to get the money but they did not succeed. I do not know whether they knew I was a policeman's wife or not. I never remember seeing their faces before to my knowledge. I do not know a man in that vicinity named Peter Engle. No young man ran into me as I arrived near my door, nor did any young man bump against me. No one came up and apologized and said, "Excuse me for running into me". I did not say, "I will excuse you this time but I never will again. I am not a drinking woman; my face will tell that. It was O'Connell I think that grabbed me by the neck. I think it was the third one (witness pointed out Norman) that took me by the neck. It was the second one (O'Sullivan) that seized me by the waist. I do not think I testified before the Magistrate at Jefferson Market that Connor seized me by the neck. I could not say what became of the other members of the gang at this time. Had the salve and the umbrella in my hand, I went into the house, opened the door, put my medicine on the shelf or on the stand and said to my husband, "I have been surrounded by six ruffians, young boys, and attacked and they took my umbrella and salve box away. After the boys came back they begged me to make

0766

no complaint; they came on my stoop afterward Francis Reed, sworn and examined for the defence testified. I live 412 Eighth Avenue, I am a cabinet maker; on the 10th of March about 8 o'clock I was on Thirtieth St. between Seventh and Eighth aves. I remember an occurrence that happened in Thirtieth St. I was going through the block some where around 8 o'clock up near the stable two doors from where this woman says she lives; the fellows were dancing and one of them "bunked" into this woman as she came along and he stood out a little from her and another young man told him to go and excuse himself; it was Peter Engle that "bunked" into her, and it was Henry Burke that went to excuse himself to her; he says, "Missus, you must excuse me," and she says, "Yes, but never let it occur again." She went up the stoop and said, "I will have every one of you loafers arrested." That is all I know about it. This was Thursday night two weeks ago. Norman was there, but Brown and O'Neill were not there at that time. Cross examined - I am 26 years old and am living at 412 Eighth ave. I guess about twelve years. I live with my parents. I work at cabinet making for B. J. Thomas 42 Grove St. I am working for him two months or ten weeks. Previous to that I was working

0767

in Astoria about seven months with the Domestic Sewing Machine Co., cabinet making. Before that I worked three years in Seventh ave. between Twenty ninth and Thirtieth sts. and previous to that I worked for H. Sykes, the awning maker for two years and before that I went to school; when I left Sykes I was out of work about six months and then I worked for my mother. I have known Norman a little over a year. I don't know what he works at, it is very seldom I ever meet him. I have known O'Connor about seven years; he has worked at different things; he has worked for the Domestic Sewing Machine Co.; he lived in the same block with me. I have never been sent to the State prison or penitentiary. I was arrested once for malicious mischief and was discharged in the morning three or four years ago. I have known O'Neill about two years and I have known Burke about eight years. On this evening in question there was a dozen or fourteen persons in the crowd. John Boyle sworn and examined. I live 247 West Twenty seventh st. I am 18 years old and work at cabinet making for J. B. Thomas 26 Grove st. I remember the night of the 10th of March, Thursday two weeks ago. About 6 o'clock that night I was passing through Thirtieth st. between Seventh and Eighth aves. I saw Mr. Mitchell the complainant in this case. I was about five yards away from the young fellow

0768

that bumped against her; his name is Peter Engle. She talked kind of sane, Henry Burke told him to go and excuse himself; he went up and excused himself. She said, "Very well, I will this time; don't let it happen again. I did not watch her, I passed on. I was going to visit a sick man up in Thirty Second St. I did not see where she went; there were between ten and fourteen boys around her among whom was Norman. I did not see O'Neill and Conner there. Cross Examined. Have worked for Burnham and Comstock about three years. I did work for a dentist up in Thirty Sixth St. and was working in a paper factory in Thirty First St. between Ninth and Tenth Aves. I have never been sent to the penitentiary. I was one day in the City Prison for being mischievous - they pardon. I was arrested twice - I was let out in the morning. James O. Conner sworn. I am 18 years old. I was living at 153 West Thirtieth St. I was not working for two weeks before this thing happened. I remember Thursday the 10th of March. I was in this house at the corner of Thirtieth St. and Seventh Ave. with O'Neill minding it for a party who owned it Edward Glavin; he put us in charge lest anything should get stole out of the place; we slept there all the time; we had been there a little over a week. I never saw Mrs. Mitchell until I saw her in

0769

Court. Did you assist in robbing her on the night of the 10th of March in the vicinity of 237 west thirtieth st? No sir. I was arrested the following Monday night up in this house by officers and O'Neill, Richard Burrs and Edward Berlin were arrested by officers Wall and Taffart; we were taken to the station house in thirty seventh st. and the next morning the four of us were brought to the Jefferson Market Court; there was a crowd of five of us there and she (the complainant) picked out two drunken men. I did not know anything about the arrest of Burke and Norman, I met them in the Tombs. Cross Examined. I am acquainted with O'Neill, Burrs and Norman. Two weeks before I was arrested I worked in a restaurant on Sixth Avenue from 7 o'clock in the night until 10 o'clock in the morning. Previous to that I worked for the Domestic Sewing Machine Co. about seven months. I worked for Mr. Thomas at cabinet making and previous to that I was attending bar in 232 west thirtieth st for John M. Lord. I worked there about four months and previous to that I worked for Mr. Luke Welch in 80th St. for a five months. I also worked for Burnham and Comstock. I left the Sewing Machine Co because I was not getting enough wages. Did you not some little time ago steal a muff from a party? I was charged with it, I never did it. With the exception of that

0770

occasion were you ever in prison before? In the station house for playing around the sheets. I was in one time with O'Neill. I was not in with Reed. How many times were you in altogether? Three or four times. How long a time were you kept at a time? Once or twice I was kept in the morning for this muff I was discharged at the station house; the complainant was not there when I was brought in but he came in afterwards. I don't know where he found the muff. I don't know anything about it. Addie Mitchell recalled. I made a mistake this morning. I never was in court before in my life and I was excited. It was O'Conna and O'Neill that took hold of me instead of Norman and the other fellow. Nobody run up against me; they all surrounded me. O'Conna is the one that put his arm around my neck and O'Neill around my waist. Christopher Wall sworn I am an officer of the 20th precinct; my regular beat is 29th st. from 7th to 10th Avenue. I had two posts that night, I had from 30th st. from Seventh to Tenth Aves. I was on duty that night about 8 o'clock in 30th st; we arrested O'Conna and O'Neill. I saw him run; there were five or six around a woman; they ran in opposite directions. I arrested them in a house; they were lying in a bed and a dog was with them. There was plenty of light in the street.

0771

The jury rendered a verdict of guilty of assault and battery.

They were each sentenced to imprisonment in the penitentiary for one year and fined two hundred and fifty dollars each.

0772

Testimony in the case of
James Clavin, James
O'Neill and John
Norman pled March

0773

Court of General Sessions of the Peace.

The People, etc. }
agt
Henry Burner }

City and County of New York, N.Y.

William O. Summer being duly sworn, deposes and says, that the above named defendant, was in his employ, for a period of about five (5) years, previous to his conviction for assault, and that he always found him to be an honest, sober, and industrious young man; and further, deponent is willing to, and will, reemploy said Henry Burner, immediately upon his discharge from custody.

Sworn to before me this
13th day of March, 1884.

Wm. O. Summer

Charles D. McEe
Commissioner of Deeds
N.Y. County

0774

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

The People, v.

agst.

Henry Burke.

Please take notice that I shall apply
to the said Court upon the affidavits, copies
of which are herewith sent, on Monday
March 13th, 1882, at 11 o'clock
in the forenoon or as soon thereafter, as
counsel can be heard, for the remission
of the fine imposed upon defendant
in so far as the same remains un-
paid, and for his discharge from
Custody.

New York, March 8, 1882.

Edwin S. Abbott.
Attorney for Defendant.

To

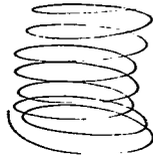
Hon: John McKean

District Attorney.

New York City.

0775

General Sessions of the Peace.
County of New York

The People, vs.
Henry ^{apt.} Burke. 

City & County of New York, 
Rosanna Burke,
being duly sworn, says, that she is
the mother of the above-named Henry
Burke, sentenced on or about the
29th day of January, 1881, upon
a conviction for assault.

Deponent is 47 years of age;
and since the imprisonment
of her said son, she has had great
difficulty in earning her liveli-
hood; she is a washerwoman and
thereby supports herself.

Deponent's said son gave
her nearly all of his wages for
several years previous to his
imprisonment, and materially
contributed to her support and

0776

comfort; and was always good
and kind in his treatment
towards deponent.

Shewn to before me, this

2^d day of March, 1882.

Alama ^{her} ~~hus~~ Pucke

J. Harris M. J.

Commissioner of the

N.Y. County

0777

Court of General Sessions of the Peace.
in New York County.

The People, et al,
against
Henry Burke. }

City and County of New York: ss.

Henry Burke, being duly sworn, says; that, on or about the twentieth day of January, 1881, he was sentenced by City Judge Cowing in the Court of General Sessions, to be confined in the Penitentiary for the term of one year and to pay a fine of two hundred and fifty dollars, upon his conviction for assault.

Deponent is now confined in said Penitentiary. By reason of the non-payment of said mentioned fine; that he has no means whatever to pay said fine or any portion thereof; that his only surviving parent is his mother; that, previous to his confinement he contributed to her support; that she is without property or means to pay said fine, that she depends for her livelihood on her own labor; and that she has had great difficulty during deponent's confinement, to earn sufficient for her maintenance, as deponent is informed and believes.

Deponent had been employed for

0778

five years, continuously, previous to his
arrest and conviction on said charge of
Assault, by William O. Sommers
of said City of New York, as a varnisher,
and can earn his livelihood at his trade
as varnisher.

Deponent was never convicted
of any crime or misdemeanor, except
that of Assault, for which he is now
undergoing imprisonment as aforesaid.

Subscribed before me, this
1st day of March, 1882. Henry Burke

Charles J. McEwen
Commissioner of Deeds
N.Y. County

On the within
Affidant: It is
ordered that the
fine on, to Burke
be remitted
dated N.Y. March 20/82
Rufus Manning
City Clerk

0779

Court of General Sessions of the Peace,
New York Co.

The People v.
against
Henry Burke

Please take notice
that I will renew ^{return of March 13, 1882} the motion for the
remission of the fine imposed upon
said defendant, Henry Burke, and
for his discharge from custody,
before the said Court (Part II) on Monday,
March 20th 1882, at 11 o'clock in the
forenoon, or as soon thereafter as
counsel can be heard, upon the
affidavits filed on the former mo-
tion (of which copies are herewith served).
New York, March 17, 1882.

Dwight F. Abbott.
Sag. John W. Keon.
Dist. Atty. N.Y.

0780

General Sessions Court.

The People, *vs.*

PLAINTIFF

against

Henry Burke

DEFENDANT

Notice of Motion.

EDWIN L. ABBETT,

Attorney for Def^t: Henry Burke.

138 BROADWAY,

NEW YORK CITY.

To

Due service of a copy of the within is hereby admitted.

Dated, New York,

1885

Attorney for

0781

Form 123.

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

Assie Mitchell

of No. *237, 30th* Street, being duly sworn, deposes and says,

that on the *10th* day of *March* 18*81*,

at 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, and against the will of

deponent, the following property, viz.: *One umbrella of the value of one dollar. One bottle of medicine one dollar one box of salve fifty cents, all of the value*

of the value of *two dollars and fifty cents*

the property of *this deponent and deponent's husband* ~~Dollars~~
James W. Mitchell

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, and against

his will, by *James O. Conner and James O'Neil* (*known here*) for the reason that as deponent was passing along *30th* street between *7th* and *8th* avenue at or about eight o'clock on the night of the *10th* inst. deponent was set upon by the accused and four other persons to wit deponent's husband, that *James O. Conner* seized deponent violently by the neck and the said *James O'Neil* seized deponent violently by the waist and they the said *Conner* and *O'Neil* took these and carried away the aforesaid property from the person of deponent,
Mrs. Assie Mitchell

Sworn to before me this
day of *March* 18*81*
John W. Patterson
Police Justice

0782

State and County of New York } s.s.
City of New York

Addie Mitchell the complainant No 237-30th Street
being duly sworn deposes and says ^{that} John Normand
and Henry Burke (now here) were in company with
James O'Connell and James O'Neil in 30th Street
between 7th & 8th Avenue and ~~there~~ on the night of
the 10th inst. and that the said John Normand and
Henry Burke deponent identifies ^{two} of the parties
to this deponent as James O'Connell and James O'Neil
on the night of the 10th inst. who by force & violence took & stole from deponent property of the value
of \$12.00 to wit one ^{two} of two dollars and fifty cents,
16th day of March 1881

J. M. Ferguson
Police Justice
Mrs Addie Mitchell

State and County of New York } s.s.
City of New York

Francis M. Saggart of the 20th Precinct Police
deposes and says that he arrested John Normand
and Henry Burke in 30th Street, that he ar-
rested Normand at or about six o'clock ^{on the 15th inst.} at the corner of
9th Avenue & 30th Street, that he arrested Burke
at or about twelve o'clock on the night of the 15th inst.
charged upon the oath of Addie Mitchell with having
been in the company of James O'Connell and James O'Neil
at the time of the taking by force and violence from the
said Addie Mitchell the property of the value of two and one
half dollars

sworn before me this
16th day of March 1881
J. M. Ferguson
Police Justice

Francis M. Saggart

0783

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Henry Burke being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Henry Burke*

QUESTION.—How old are you?

ANSWER.—*Twenty one year*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*244 10 30th*

QUESTION.—What is your occupation?

ANSWER.—*Working man*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.—*I am not guilty I don't know anything about it*

Henry Burke

Taken before me, this
10th day of August
1887
Police Justice

0784

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

John V. V. V. being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*John V. V.*

QUESTION.—How old are you?

ANSWER.—*Twenty years*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*418, W. 32nd*

QUESTION.—What is your occupation?

ANSWER.—*Labourer*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.—*I do not know the lady at all,
I am not guilty
John V. V.*

John V. V.
Taken before me, this 19th day of March 1887
Police Justice.

0785

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

James O'Neill

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.— *James O'Neill*

QUESTION.—How old are you?

ANSWER.— *Twenty years*

QUESTION.—Where were you born?

ANSWER.— *New York*

QUESTION.—Where do you live?

ANSWER.— *318 E. 36th*

QUESTION.—What is your occupation?

ANSWER.— *Cabinet maker*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.— *I know nothing about it I am not guilty on the night in question I was in bed.*

James O'Neill

Taken before me, this
James O'Neill
day of *August*, 1887
Police Justice

0786

Police Court—Second District.

CITY AND COUNTY) ss.
OF NEW YORK.

James O'Connell being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*James O'Connell*

QUESTION.—How old are you?

ANSWER.—*18 years*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*253 30th*

QUESTION.—What is your occupation?

ANSWER.—*I work in a restaurant*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.—*I have nothing about it, I am not guilty.*

James O'Connell

Taken before me, this

John J. [Signature]
1897
Police Justice.

0787

Form 128

POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Affidavit—Robbery.

Addie Hatcher
237 or 30th St.
St. Louis, Mo.

vs.
Harry D. Grant

Charge of child
3 years of age
of Harry D. Grant
Dated: March 15th 1881

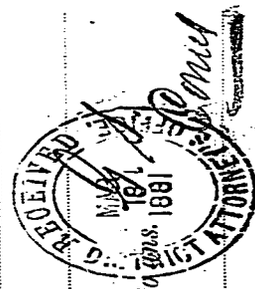
Subscribed and sworn to before me this 16th day of March 1881

Patton M. Magistrate.

W. C. [Signature]
Officer.

Witness

Off. McJaggart - 20th St.



81070

Filed by

No.

Street.

Robbery case

0788

CITY AND COUNTY }
OF NEW YORK, } SS.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That James O'Connor, James O'Neill
John Normand and Henry Burke each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the twelfth day of March in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ eighty-one, at the Ward, City, and County
aforesaid, with force and arms, in and upon one Addie Mitchell
in the peace of the said People then and there being, feloniously did make an assault and

One umbrella of the value of one dollar,

One gill of medicine (a more accurate
description of which is to the jurors aforesaid
unknown and cannot now be given) of
the value of fifty cents

One ounce of salve (a more accurate
description of which is to the jurors aforesaid
unknown and cannot now be given)
of the value of fifty cents

One coin of the kind commonly called a dollar
of the value of one dollar

Twelve coins of a number kind and denomina-
tion to the jurors aforesaid unknown and a
more accurate description of which cannot
now be given of the value of one dollar

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

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

James S. Rollins

BENJ. K. PHELPS, District Attorney.

0789

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Donnell, William

DATE:

03/18/81



411

0790

19

Counsel, Do Note assigned
Trial, Filed day of March 1887.
Pleads Not Guilty.

Beating—Homicide of the Degree of Murder, First Degree.

THE PEOPLE

vs.

William O'Donnell

DANIEL C ROLLINS,

~~Attorney at Law~~

May 12 1887. District Attorney.
Filed & transmitted of
Charge in the second degree

A True Bill, S. Pickens, P. S.
William H. Kelly
Foreman.

at. Matt. Shepard

Att. Gen. M. M.

W. H. L. Kelly
See 1887

Justice Coleman
March 23/89
1809-20 days

0791

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

November 30, 1888.

Sir:

Application for Executive clemency having been made on behalf of William O'Donnell,----- who was convicted of Murder, second degree, in the county of New York,----- and sentenced May 12, 1881, to imprisonment in the Sing Sing Prison----- for the term of Life,----- I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Hon. F. Smyth,
Recorder, etc.,
New York City.

very respectfully yours,

William J. Rice
Private Secretary.

0792

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

November 3 0, 1888.

Sir:

Application for Executive clemency having been made on behalf of William O'Donnell,----- who was convicted of Murder, second degree, in the county of New York,-----and sentenced May 12, 1881, to imprisonment in the Sing Sing Prison----- for the term of Life,-----

I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. John R. Fellows,
District Attorney,
New York City.

William J. Rice
Private Secretary.

0793

DEPT. OF CORRECTIONS
PRISONERS

Answered
March 23rd 1889
J. R. S.

DEPT. OF CORRECTIONS

DEPT. OF CORRECTIONS
PRISONERS

0794

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner Office No. 40 E. Houston Street in the 15 Ward of the City of New York, in the County of New York, this 23 day of February in the year of our Lord one thousand eight hundred and 81 before John H. Brady, Coroner, of the City and County aforesaid, on view of the Body of Bridget O'Donnell

lying dead at the Presbyterian Hospital. Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said Bridget O'Donnell came to her death, do, upon their Oaths and Affirmations, say: That the said Bridget O'Donnell came to her death by the hands of William O'Donnell, her husband.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

Morris Murks 115 Bowery | Patrick R. Madrak 157 Bay
Godfrey H. Ludwig 81 Bowery | Elisha L. Taylor 64 Bond
Nathan Abrahams 118 Bowery | Dennis W. Grath 108 Bowery
Stephen W. Tyte 76 Bowery

John H. Brady

CORONER, C. S.

0795

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

William O Donnell

NAMES.

RESIDENCE.

James Long	212 E 85 th St
Herman Guitzen jr	310 E 86 " "
✓ Ann O'Brien	212 E 85 " "
✓ Margaret Heerley	" " " "
✓ Margaret O Donnell	203 " " " "
Off Ahlers	23 rd Precinct
✓ J ^r W Sticker M D	Presbyterian Hospital 70 th St + 4 th Ave
M G Parfle M D	Coroners Office
James Young	212 E 85 St

0796

Coroner's Office.

TESTIMONY.

James Long, being sworn says: I reside at 212 E. 85 St. I know deceased and two prisoners for about four months. On Sunday February 13th at about 8 P.M. I saw deceased lying across the threshold of his tenancy, which ~~is~~ is in the rear of the lot of 212 E. 85 St. He was almost entirely naked. Did not go near enough to notice his condition. At about 9.30 P.M. when I was returning home from my mother's house I met the prisoner in charge of a policeman. Had not seen him before on that day.

James Long

Taken before me
this 23 day of February 1881
John H. Brady

CORONER.

0797

Coroner's Office.

TESTIMONY.

Herman Geritzel, Jr. being sworn, says: I live at 310 E. 86 St. On Sunday February 13 I heard that a woman was hurt in a shanty on west of 212 E. 85 St. Went there with others and saw the woman with very little clothing on lying on the floor. Saw blood on her face and saw the prisoners sitting in a corner. Did not pay any attention to either of them and left again about 3 or 4 minutes afterwards. A policeman came almost immediately after ^{me} and arrested the prisoners.

Herman Geritzel, Jr.

Taken before me

this 23 day of February 1881

John W. Brady

CORONER.

0798

3.

Coroner's Office.

TESTIMONY.

Dan O'Brien, being sworn, says: I reside at
 212 E. 85 St. Know both the deceased and
 the prisoner. Saw the occurrence on February
 13th 1881. At about 7 P.M. heard the prisoner
 voice saying: "Get out of here. What brings you
 here." I then saw him open the door and kick
 something out as if it was an old coat. I then
 saw him shut the door again. I then spoke to
 Mr. Long and related what I had seen and
 asked him to come along with me and see
 what it was. He went with me and we ~~went~~
 found the bundle to be Mrs. Bridget O'Donnell
 with very little clothing on and that brown
 over her head having the lower part of body
 naked. Mr. Long and myself then went back
 and I called on Mrs. Hurley who with me
 returned to the injured woman and we both
 carried her into her apartments. The prisoner
 stood inside of the door near the stove. I then
 said to him: "You ^{old} villain, you killed your
 wife" to which he replied: "That is not my
 wife, she is blind and stupid drunk. My daughter
 is lying upstairs in bed stupid drunk also." We
 had placed the woman on the floor alongside of
 the stove. Know that the daughter was not in the
 shanty at the time. Did not pay any attention to
 the body of deceased, but saw blood on the stove
 outside of the shanty. Returned to my own house.
 About 3/4 of an hour I saw from my room that

Taken before me

this 23 day of February 1881

John W. Brady

CORONER.

0799

Coroner's Office.

TESTIMONY.

deceased's daughter was trying to get into
her mother's shanty, but the door was fastened.
I went to her assistance and knocked when he
opened the door. When the door was opened
the daughter went for a policeman. While
standing outside of the door previous to his
opening it I saw the prisoner ~~leaving~~ carrying
her ^{upstairs} attempting to carry her out. When
I knocked he let her fall. That I saw through
the window. A policeman came afterwards
and arrested the prisoner and an ambulance
took the injured woman to the hospital.
I heard quarrels at the shanty before but saw
no abuse. The daughter was sober on the Sunday
in question.

Ann ^{the} P. Boivin
(maid)

Taken before me
this 23 day of February 1881
John W. Madry

CORONER

0800

Coroner's Office.

TESTIMONY.

Margaret Hurley, living woman says: Was visiting Mrs. O'Brien at 212 E. 85 St. on the 13th of February. I reside at 19 E. 91st St. Remember being called upon by Mrs. O'Brien to assist her in carrying Mrs. O'Donnell into her own tenement. Saw blood on her arms and face. Was very much excited and got away as quick as I could. Remember seeing the prisoner standing in the room. He looked as if he had been drinking. Paid no attention to any thing more but got away as soon as I could. Went right home.

Margaret ^{the} Hurley
and

Taken before me

this 23 day of February 1881

John W. Brady

CORONER.

0801

6

Coroner's Office.

TESTIMONY.

4) Margaret O'Donnell, being sworn, says: I reside at present at 203 E. 85 St. and a daughter of the deceased and the prisoner. Went to my father's house for a few minutes only at about 1.30 P.M. Sunday Feb. 13th 1881. Remained probably five minutes and then returned to 203 E. 85 St. While I was in the vicinity both father and mother were sitting at the table eating. Mr. John Quinn was there also. Every thing seemed quiet. Father held a flask of whiskey and a tumbler in his hands at the time. Saw Mr. Quinn hold a glass of whiskey in his hands. My mother was perfectly sober and had no liquor in her hand. I slept at home at night. Glow of the sun father kicked and beat my mother before. My mother sometimes drank, but ~~then~~ would then always go to bed at about 9.15 P.M. on the Sunday in question I went home to get sleep. When I reached the door I found it locked. I called to my father to open the door but he would not do so. Mrs. O'Donnell then came and he opened it for her. When I got inside saw my mother lying on the floor. Her face was all scratched and she was unconscious. She had hardly any clothing on. A bloody pillow was under her head. The remainder of her clothing was lying - all torn and bloody - in a corner not far from the body of my mother where I found ~~her~~ ^{it} last

Taken before me

this 23 day of February 1881

John H. Brady

CORONER.

0802

5
Coroner's Office.

TESTIMONY.

Saturday February 19th when I was released from prison by the Coroner. A short time after I got into the house on that Sunday evening a policeman took my father away. After-wards my mother was taken to the hospital and then the Roundsmen took me to the stationhouse. My opinion is now and was at the time I saw my mother on that Sunday evening that my father has inflicted the injuries. I said outside of the shanty where father would not let me in to Mrs. O'Brien that father was killing my mother. Saw my mother then through the window. Saw blood on father's shirt collar at the time, which strengthened my belief as to his guilt.

Margaret ^{nee} O'Brien
wms

Taken before me

this 23 day of February 1881

John Van Brady

CORONER.

0803

Coroner's Office.

TESTIMONY.

Henry Akles, being sworn, says: I am an Officer of 23 Precinct. Was called at about 9.30 P.M. Sunday Evening 13th 1881, on account of trouble in the shanty at 212 E. 85th St. Went there and found Mrs. O'Donnell lying on the floor almost under, face and arms bruised and blood on the floor. The prisoner was sitting in a chair. Saw blood on his collar. Asked him what he had done that pointing to the woman, and he said: "No, that a couple of young fellows had been there drinking with his daughter and that they must have done it." The daughter was there and I asked her about it. She said that a young man, named Quinn, had been there in the afternoon and had drunk 6 or 7 cents worth of Whiskey with her father. The ambulance then came and Mrs. O'Donnell was taken away to the hospital. I had arrested the prisoner previous to that and removed him to the stationhouse. On the way to the stationhouse the prisoner said to me: "No one can see me do it and no one can prove it." I answered that I would find some one that knew something about it. From the stationhouse I returned to the shanty and after the woman was removed I took the daughter Margaret to the stationhouse by order of the Commissioner.

+ Henry Akles

Taken before me

this 23 day of February 1881

John W. Brady

CORONER.

0804

Coroner's Office.

TESTIMONY.

Presbyterian Hospital

Feb. 18th 1881

I, J. H. Stickler M. D. House Surgeon at Presbyterian Hospital being sworn do testify that Bridget O'Sonnel was brought to the Presbyterian Hospital in the Ambulance on Sunday Feb 13th 1881, in a comatose condition, presenting the following injuries; a lacerated scalp wound about one half an inch long and leading down to bare bone near the middle of the left Sigmoidal Suture; a large haematoma extending from the coronal suture in front, to the occipital protuberance behind and from the origin of the temporal muscle on one side to the origin of the corresponding muscle on the opposite side; contusions and abrasions of face and dorsal surface of each forearm and hand; slight extravasation of blood under ocular conjunctiva of left eye. No haemorrhage from nose, mouth, or ears. ^{alcoholic pupil} Right pupil dilated left pupil contracted, did not respond to light - Extremities & surface of body cold, no radial pulse. Slight stertorous breathing. Remained in this condition in spite of treatment till when Tuesday morning when she could be sufficiently aroused to answer questions but not to make voluntary statements - Pulse very rapid and weak; pupils same as when came in - Remained in this condition till Wednesday Feb. 16th 1881 12,50 P.M. when she died - Cause of death in my opinion was from pressure upon brain by extravasated blood -

J. H. Stickler M. D.

House Surgeon.

Taken before me

this day of 1881

John H. Brady

CORONER.

0805

Coroner's Office.

TESTIMONY.

Dr. S. Raupel had being sworn says I have made an Autopsy on the body of Bridget O'Honnell at the Protestant Hospital, February 17th 1881.

Found Eczymous surrounding both eyes; the greater portion of the face was covered with more or less deep abrasions of skin, being deeper on the right side. The lower portion of the chin and upper part of forehead were the only parts of the face where the skin remained intact. A large contusion covered the occiput and both parietal bones. The dorsal surface of both forearms and partly of the hands presented abrasions of skin and extensive eczymoses where the skin was not broken. Abrasions were also found on inner surface of lower portion of right leg and on the anterior aspect of upper portion of left leg and knee. A slight abrasion was found on outer surface of right thigh and also about the middle portion of left thigh. The upper third of right humerus was the seat of a contusion at its outer surface. The scalp was found almost entirely detached from the skull owing to suppuration following the contusion. Both hemispheres of the brain were covered by extravasated blood, but no fracture was found. Old pleuritic adhesions covered the left side and were also found at the upper portion of right side. Liver presented a specimen of degeneration known as nutmeg liver. Kidneys were contracted and the seat of Bright's disease. Stomach was found in the condition of chronic gastritis. All other organs were normal.

Death was caused by hemorrhage on the surface of the brain, the result of the injuries to head and face.

Taken before me,

Dr. S. Raupel, M.D.

this 17 day of February 1881.

John H. Brady

CORONER.

0806

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

William O'Sonnell being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—William O'Sonnell

Question.—How old are you?

Answer.—53 years

Question.—Where were you born?

Answer.—Ireland

Question.—Where do you live?

Answer.—Green Point at 212 E. 85 St

Question.—What is your occupation?

Answer.—Labourer

Question.—Have you anything to say, and, if so, what, relative to the charge here preferred against you?

I have nothing to say.

Taken before me, this 23 day of February 1881

John H. Brady

CORONER.

0807

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
55 Years. — Months. — Days.	Ireland	Presbyterian Hospital	Dec. 17/81

[Handwritten scribble]

[Handwritten scribble]

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Esther O'Shannel

whereby it is found that she came to her Death by the hands of

William O'Shannel

her husband.

Corquest taken on the 23 day

of January 1881

John H. Rogers

Committed to the County Jail

Jan 12 1881

Discharged

Date of death February 16 1881



105 512 174/1881

0000

1st 512 179/1881

HOMICIDE

AN INQUISTION

On the VIEW of the BODY of

Antiqui O'Donnell

whereby it is found that she came to her Death by the hands of

William O'Donnell
her husband.

Inquest taken on the 23 day
of February 1881
before

John H. Long
JUROR

Committed February 16, 1881

Waived

Discharged

Date of death February 16, 1881



1/23/81

MEMORANDUM.

AGE.	53 Years. — Months. — Days.
PLACE OF NATIVITY.	<i>London</i>
WHERE FOUND.	<i>London</i>
DATE, When Reported.	<i>Feb. 19/81</i>

0809

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *William O'Donnell*

late of the City of New York, in the County of New York, aforesaid, on the
thirteenth day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty*, with force and arms, at the City and
County aforesaid, in and upon the body of *Bridget O'Donnell*
in the peace of the said people then and there being, feloniously, wilfully and with a
deliberate and premeditated design to effect the death of *her*
the said *Bridget O'Donnell* did make an
assault, and that *he* the said *William O'Donnell*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of *her* the said
Bridget O'Donnell did with great
force and violence pull, push, cast and throw the said *Bridget O'Donnell*
down unto and upon the ground then and there, and that the said *William*
O'Donnell with both the hands and feet of *him* the said
William O'Donnell then and there, and whilst the
said *Bridget O'Donnell* was so lying and being upon the ground,
her the said *Bridget O'Donnell* in and upon the neck,
head, stomach, breast, belly, back, and sides of *her* the said *Bridget O'Donnell*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of *her* the said *Bridget O'Donnell* divers times, with great
force and violence, did choke, strike, beat and kick, and that the said
William O'Donnell with both the hands, feet and knees of
him the said *William O'Donnell*
and whilst the said *Bridget O'Donnell* was so lying
and being upon the ground as aforesaid, *her* the said *Bridget*
O'Donnell in and upon the neck, breast, belly, head, stomach, and
sides of *her* the said *Bridget O'Donnell* then and there
feloniously, wilfully, and with a deliberate and premeditated design to effect the death
of *her* the said *Bridget O'Donnell* did with great force and
violence, choke, strike, push, press and squeeze, giving to the said *Bridget*
O'Donnell then and there, as well by the choking, pulling, pushing, casting and
throwing of *her* the said *Bridget O'Donnell* down
unto and upon the ground as aforesaid, and by the choking, striking, beating, and kick
ing of *her* the said *Bridget O'Donnell* whilst he was so
lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,
breast, belly, back and sides of *her* the said *Bridget O'Donnell*

08 10

as aforesaid, as also by the choking, striking, pushing, pressing, and squeezing of
her the said *Bridget O'Donnell* whilst she, the said
Bridget O'Donnell was so lying and being upon the ground as aforesaid,
in and upon the neck, head, belly, breast, back, stomach, and sides of *her*
the said *Bridget O'Donnell* with the hands, knees, and feet of *him*
the said *William O'Donnell*
in manner aforesaid, several mortal bruises, lacerations, and wounds, in and upon the
neck, head, belly, breast, stomach, and sides of *her* the said *Bridget*
O'Donnell, of which said several mortal bruises, lacerations, and
wounds the said *Bridget O'Donnell* from the said *thirteenth*
day of *February* until the *sixteenth*
day of *February* in the same year, in the said Ward,
City and County last mentioned, did languish, and languishing did live; on which last-
mentioned day the said *Bridget O'Donnell*
of the said several mortal bruises, lacerations, and wounds, then
and there died; and so the jurors aforesaid, upon their oath aforesaid, do say that the
said *William O'Donnell* *her* the said *Bridget*
O'Donnell in manner and form and by the means aforesaid, felo-
niously, wilfully, and with a deliberate and premeditated design to effect the death of
her the said *Bridget O'Donnell*
did kill and murder, against the peace of the people of the State of New York and
their dignity,

DANIEL G. COLLINS,
~~BENJ. K. PHELPS,~~ District Attorney.

0811

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Hara, James

DATE:

03/09/81



411

08 12

64
Filed
9 day of March 1887.
Plends

Indictment for Receiving
Stolen Goods.

THE PEOPLE,

vs
James O. Kane

~~James O. Kane~~
James O. Kane

David S. Phillips
~~David S. Phillips~~

District Attorney.

Part in March 11. 1887
pleads guilty -

A True Bill.

William H. Kelly

Foreman.

D. G. C. Jones
D. G. C.

0813

Police Court—First District.

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

David R. Hunt Jr.
of No. 25 Cliff Street,
being duly sworn, deposes and says, that on the 13
day of August 1887, at the City and County of
New York,
One photograph. One glass pa-
per (weight). one card receiver.
and fancy pen nibber of the
value of seven dollars were
stolen from deponent's trunk
which at the time was on storage
No 53 Washington.

That a burglary was committed
upon said store house at the time
the aforesaid articles with other
property was stolen.

That one Henry Bossiter who has
been convicted and sentenced for
said burglary and larceny.

That on the 3rd March 1887. de-
ponent found in the trunk and
apartments of James O'Hara
non present. the articles herein
enumerated. and charges said
O'Hara with receiving the same
knowing at the time that they
had been stolen.

Given to be true
This 3rd March 1887
D. R. Hunt Jr.
Police Justice

0814

City & County of New York,
John N. Plurone
of No 53 Washington Street,
being sworn says that on the
13 August 1888. the aforesaid
premises, being a storage store
was burglariously entered,
and a portion of the contents of
a trunk owned by David B. Miller
Jr. and then on storage therein,
stolen.
That one Henry Possiter has
been convicted of the said
burglary and larceny.
Given before me at New York
this 3 March 1889
John N. Plurone
Police Justice

08 15

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

James O'Hara being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to *him*, states as follows, viz:

Question. What is your name?

Answer.

James O'Hara

Question. How old are you?

Answer.

Twenty one years

Question. Where were you born?

Answer.

Washington New York

Question. Where do you live?

Answer.

Apartment 145 Washington St

Question. What is your occupation?

Answer.

Long sherman

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I found the things
James O'Hara
mark

Taken before me, this

3 day of March 1881

POLICE JUSTICE.

0816

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

David D. King
25 Cliff St
James O. Moran
Office
Receiving Office
Office

Dated *3 March* 1881

Magistrate.

Officer

Clerk.

Witnesses,



Gard
Received in Dist. Atty's Office,

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

08 17

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *James O'Hara*

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

*One photograph of the value of
one dollar*

*One weight (of the kind commonly
called a paper weight) of the value of
two dollars*

*One receiver (of the kind commonly
called a cash receiver) of the value of
three dollars*

One penwiper of the value of one dollar

of the goods, Chattels and personal property of *David B. Hunt junior*

by *one Henry Rossiter*

and certain other persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ^{*taken and carried away from*} of the said *David B. Hunt junior*
unlawfully, unjustly, and for the sake of ~~wicked gain~~, did feloniously receive and have
(the said

James O'Hara

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

David B. Rollins
BENJ. H. PHELPS, District Attorney.

08 18

BOX:

34

FOLDER:

411

DESCRIPTION:

Oleisky, Michael

DATE:

03/15/81



411

0819

149

Day of Trial

Counsel,

Filed 15th day of March 1884

Pleas *not guilty* is.

THE PEOPLE

Violation of Excise Law.

vs
Michael O'Leary

DANIEL C ROLLINS,

ATTORNEY AT LAW

District Attorney.

Part in March 18. 1884
pleads 1st Count

A True Bill.

William H. Kelly
Foreman.

McKinstry Mar 23.

App. Sec'd See

Green: 47
R2 Mar 23/84

App. Sec'd See
Green: 47
R2 Mar 23/84

D. D.

0820

Court of General Sessions
City & County of New York

The People vs
" Michael Oleiski } Excise

City & County of New York

John Butkowskii being duly sworn
says. I know the defendant Oleis-
ki. I know he has closed up his
place of business, and I have ar-
ranged and agreed to purchase his
fixtures, billiard tables etc and shall
remove the same to my own place of
business at once. I know Oleiski and
have known him for half a year
and know him to be a man of good
moral character.

Sworn to before me this }
23rd day of March 1881 } John Butkowskii

Wm. Matthaei
Notary Public
N.Y.C. #156.

0021

My Dear Sirs

The People

of
Oletha

Affidavit of

John Bartholomew

0822

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

The People vs }
" } Excise
Michael Oleiski }

City and County of New York ss

Michael Oleiski being duly sworn says he is the defendant herein. That in December last he purchased from one Krishpin, the lager beer saloon at No 74 East Broadway N.Y. City; and at the same time said Krishpin delivered to defendant a license to sell liquor, issued by the Commissioners of Excise, to run till May 1, 1881, and defendant believed the same was sufficient for him to continue the business of said Krishpin hereunder, and did not make any application for a new license.

That after his arrest and arraignment he made application for a license but the same has been for some reason unknown rejected, on March 22^d inst. That defendant has done no business in his saloon since his arrest, and has closed the same and ceased to do bus-

0023

ness. and has arranged for the sale
of his fixtures &c. and does not intend
to any longer engage in said business.
That deponent is a Pole, and does not
understand the English language ex-
cept to a limited extent.

Sworn to before me this

25th day of March 1881

Michael Clister

Wm. Matthaei

Notary Public

N.Y. Co # 1564

My Commission

to People

"

Clister

Affidavit of

Michael Clister

0824

Third District Police Court.

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

of the 7 Precinct Police Patrick English
of the City of New York, being duly sworn, deposes and says, that on the Sunday 27th
day of February 1881, at the City of New York, in the County of New York,
at No. 94 East Broadway Street

Michael O'Riskey
did sell, ~~conceal, offered or permitted to be sold,~~ or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 28th
day of February 1881 } Patrick English

R. A. Bingham
POLICE JUSTICE

0825

209
Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick English
7th & Belmont

MISDEMEANOR,
Violation Excise Laws.

Michael Orliskey

Dated the 28 day of February 1881

Risby Magistrate.

English Officers. 7

Witness.....

Bailed \$100 to Ans., G. S.

By John Butkowski

181 Elizabeth Street.



0826

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Michael Oleisky

late of the *seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty seventh* day of *February*, in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Patrick Engled

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*

Michael Oleisky

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

Patrick Engled

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

DANIEL C ROLLINS,
~~HENRY K. PIERCE~~, District Attorney.

0027

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Rourke, Kate

DATE:

03/08/81



411

0028

48
Part 2
Mch 10

Counsel *D. S. Smith*
Filed 8 day of March 188*2*
Pleads *the Guilty*

THE PEOPLE

vs.

Ho.
James

P
Kate O'Rourke

David S. Keller
~~DEPUTY DISTRICT ATTORNEY~~

District Attorney.

A True Bill.

William H. Kelly

Foreman.

Part the Ward 10. 1882
Arrested & committed to

J. Mrs. Ross

H. J.

Indictment—Larceny—*Grm*

0029

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Kate O'Rourke being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that she was
at liberty to answer, or not, all or any questions put to her, states as follows, viz.:

Question.—What is your name?

Answer.— *Kate O'Rourke*

Question.—How old are you?

Answer.— *Thirty six years*

Question.—Where were you born?

Answer.— *Ireland*

Question.—Where do you live?

Answer.— *Lives out*

Question.—What is your occupation?

Answer.— *Domestic*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.— *I dont deny that I was caught in
the closet, but I did not have anything
in my possession*

Kate O'Rourke
mark

Taken before me, this first day of March 1891
Police Justice

0830

3rd

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Minnie Feeney

of No. 150 Madison Street.

being duly sworn, deposes and says, that on the 26 day of February 1881

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent.

the following property, viz.:

The silk dress. One cashmere dress. One cashmere saque in all of about the value of fifty dollars.

the property of deponent

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

Kate O'Rourke (now her) for the reasons following to wit: That the aforesaid property was hanging on a rack in a closet on the 3rd floor of premises No 150 Madison Street at about the hour of seven o'clock P.M. on the above date and about an half hour after deponents attention was called to a noise in said closet and upon going to the door leading into said closet she said Kate came out of said closet

Sworn to by deponent

Subscribed

District Judge

0032

K. Rowke -

Complains & sister
board & left can
on the suit for
on washing the

clothes on -

Left on found in
closet - with things
in floor.

(In the evening -)

Said she came
for Miss Thomas
clothes - no Miss
S. Lewis then

She had a quantity
of paper tickets.

0833

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Kate O'Rourke

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty sixth* day of *February* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County
aforesaid, with force and arms

*Two shirts of the value of ten dollars
each*

*Two overcoats of the value of five
dollars each*

*Two waists of the value of five
dollars each each*

*One satchel of the value of ten
dollars*

of the goods, chattels and personal property of one

Minnie Feeney

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

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

0034

BOX:

34

FOLDER:

411

DESCRIPTION:

O'Rourke, Patrick

DATE:

03/22/81



411

0035

256

Counsel,
Filed 22 day of March 1881
Pleas

THE PEOPLE

vs.
Wm. Cherry
Applicant

Patrick O'Rourke
(Respondent)

DANIEL C ROLLINS,

~~Attorney at Law~~
District Attorney

Part No. March 23, 1881
McCado & L.,
A True Bill.

William H. H. H.
Foreman

1916-1917 J.P.

[Signature]

0836

Form 112.

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

Police Court—First District.

Walter Westlake
of No. *Freight Depot, Corner Elm Street*, being duly sworn, deposes
and says, that on the *13* day of *March* 18*84*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz: *One roll containing eleven yards of Brussels carpet of the value to all and stair fixtures in all.*

of the value of *Thirty eight 99/100* Dollars,
the property of *The New York, New Haven & Hartford Railroad Company,*
and in deponent's charge.

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Patrick O'Rourke*
now present, as deponent was in- formed that said O'Rourke was arrested with said carpet which deponent identifies in his possession.

Walter Westlake
City of *New York* *John L. Langau* of the
Queen's being sworn says that he ar-
rested said *O'Rourke* in *Franklin Street*
about *10 o'clock* on the morning of *March 13/1884.*
and found said carpet on the sidewalk near
said *O'Rourke*
John L. Langau

Sworn to

of *March* 18*84*

1884

Police Justice

0037

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Patrick Stouke being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer. *Patrick Stouke*

Question. How old are you?

Answer. *Twenty seven years.*

Question. Where were you born?

Answer. *In New York*

Question. Where do you live?

Answer. *48 Chem. St.*

Question. What is your occupation?

Answer. *I work at upholstering.*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I don't remember any
thing about it as I was under
the influence of liquor.*

Patrick Stouke
mark

Taken before me, this

14 day of *March* 18*89*

[Signature]
Police Justice.

0838

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

Police Court—First District

THE PEOPLE, &c,

ON THE COMPLAINT OF

Shatter Heblake
Freight Dept. Co. Elgin, Ill.

Patrick Macneil

vs.

Affidavit Larceny

2.....
3.....
4.....
5.....
6.....

Dated *14 March 1887*

J. K. Magistrate.

Saugan Officer.

14 Clerk.

Witnesses: *John Wangan*
14 *Wangan et*

M. Sloan
Prothonotary

356 *Indy*
at *Indy* *1887*
Received at Dist. Atty's office
Abbey & Co

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0039

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Patrick O'Rourke

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

*eleven yards of carpet of the value of
two dollars each yard -*

*Two fixtures (of the kind commonly
called stair fixtures) a more accurate
description of which is to the jurors
aforesaid unknown and cannot now
be given of the value of sixteen
dollars and ninety nine cents*

of the goods, chattels, and personal property of ~~and~~ *The New York, New Haven
and Hartford Rail Road Company* then and
there being found, feloniously did steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

0840

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Patrick O'Rourke

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
with force and arms, at the Ward, City and County aforesaid,

*eleven yards of carpet of the value of
two dollars each yards
Divers fixtures (of the kind commonly
called stair fixtures) a more accurate
description of which is to the jurors
aforesaid unknown and cannot
now be given of the value of sixteen
dollars and ninety nine cents*

of the goods, chattels, and personal property of the said *The New York, New Haven and
Hartford Rail Road Company*
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said The New York
New Haven and Hartford Rail Road Company*
unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said
Patrick O'Rourke
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen) ~~against the form of the Statute in such case made and provided, and against the peace of the~~
People of the State of New York, and their dignity.

DANIEL C ROLLINS,
~~DEPUTY DISTRICT ATTORNEY~~, District Attorney.

0841

BOX:

34

FOLDER:

411

DESCRIPTION:

Orr, James

DATE:

03/14/81



411

0843

O. A. B. F. v.

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

James Orr

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. When James Orr was arrested on my complaint I supposed that he had stolen from my firm about 6000 hides & converted them. Upon that supposition he was arrested & held under indictment for grand larceny. Upon further investigation we discovered that no hides had ever been taken from our warehouses or from us in any way by James Orr & we therefore could not maintain our complaint against him. We have not a particle of proof or evidence in our possession & we believe there is none in existence which can in any way maintain or support the complaint made by me against said Orr or the indictment against him.

New York July 9. 1851

Jackson Schantz

0844

Mr. Harkness
wants this for
his. It will
be reasonable
request in view
of Mr. Schultz
letter.

The bail may be discharged.
I supposed it had been done long ago.
D.R.

0845

requisite to a faithful discharge of the
duties of that office, which are in no sense
political.

If you will use your influence in
promoting his election, you will greatly
oblige.

Yours very truly

0846

PLEADING.

Part.

The Dis^{ct} Atty.
directs that
bail be disch^d
+ party, for on ~~the~~
~~same~~ ~~pages~~
July 20/81.

0847

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *James Orr*

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *eight*
day of *February* in the year of our Lord one thousand eight hundred
and ~~seventy~~ *eighty one* was employed in the capacity of a clerk and servant to one

Jackson S. Schultz
and as such clerk and servant, was entrusted to receive *sixty six hundred*
hides of the value of five dollars each

and being so employed and entrusted as aforesaid, the said

James Orr

then and there did receive and take into his possession

by virtue of such employment,
the said sixty six

hundred hides of the value of five dollars
each

for and on account of

Jackson S. Schultz

his said master and employer; and that the said

James Orr

on the day and year last aforesaid,

with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently and
feloniously embezzle and convert to his own use, without the consent of his said master and em-
ployer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said

sixty six
hundred hides of the value of five
dollars each

0048

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

Jackson J. Shultz which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity. -

And the Jurors aforesaid, upon their Oath aforesaid, do further Present, That the said

James O
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

Sixty six hundred bills of the value of five dollars each

0849

of the goods, chattels, and personal property of one *Jackson S. Schultz* then and
there being found, feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New York, and
their dignity.

David C. Rollins
~~BENJ K PHELPS~~, District Attorney.

0850

BOX:

34

FOLDER:

411

DESCRIPTION:

Otard, Joseph

DATE:

03/15/81



411

0051

138

Day of Trial

Counsel,

Filed 5th day of March 1887

Pleads

Violation of Excise Law.

THE PEOPLE

vs.

8. 11. 1887

B.
Joseph Chad.

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

Part in all over 18. 1887

pleading guilty.

A True Bill.

William H. Rollins
Foreman.

Clerk of Court

City Recorder 10 days
FD

0852

First District Police Court.

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

Thomas D Mitchell
of ~~the~~ *the* *14* *precinct* *Second* *Edm*
of the City of New York, being duly sworn, deposes and says, that on the
day of *March* *1887*, at the City of New York, in the County of New York,
at No. *10 Jersey* *Joseph O'Rand* *now here* Street,

did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *2nd*
day of *March* *1887*

Thomas Mitchell

[Signature]

POLICE JUSTICE.

0853

8 Jersey 40 - Italy

Police Court - First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas D Mitchell

14 vs 14
Joseph Clandi

MISDEMEANOR.
Selling Lottery &c. without License.

Dated the 2 day of March 1881

Wardell Magistrate.

Mitchell Officers.

Witness

Bailed \$700 to Ans.

By Michael Aulita

139 Broadway Street.



0854

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Joseph Otard

late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *second* day of *March* in the year
of our Lord one thousand eight hundred and eighty-*one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Thomas O. Mitchell

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count - And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C ROLLINS,
~~BENJ. R. PHIPPS~~, District Attorney.