

0332

**BOX:**

396

**FOLDER:**

3686

**DESCRIPTION:**

O'Farrell, Michael F.

**DATE:**

05/26/90



3686

0333

POOR QUALITY  
ORIGINAL

Witnesses;

Philip Gordon

# 2547 W. Parkerfeld

Counsel,

Filed

26 day of May 1899

Pleads,

Chapman

THE PEOPLE  
1924 1925  
1926 1927  
1928 1929  
Michael F. O'Farrell  
Robbery in the 1st degree.  
(MONEY.)  
[Sections 224 and 228, Penal Code].

JOHN R. FELLOWS,

June 2 1899 District Attorney.

A True Bill.

Charles S. O'Farrell

Foreman.

Robert Irvine

Witness and Commissioner

S.P. 11 Apr. 1899

POOR QUALITY  
ORIGINAL

0334

NEW YORK CENTRAL & HUDSON RIVER RAILROAD CO.

OFFICE OF THE GENERAL DESPATCHER,

65TH STREET AND 11TH AVENUE.

J. J. LOFTUS,  
GENERAL DESPATCHER,  
N. Y. CITY.

NEW YORK

June 28 - 99

To whom it Concerns

This is to Certify that  
Mr. M. Gowan was in the  
Employ of this Company for  
a period of nearly thirty (31)  
years. During with the capacity  
of yard Foreman. During  
which time he was found  
to be strictly honest. Sober  
& cheerful in the performance  
of his duties

J. J. Loftus  
Genl. Despatcher  
JUL 1 1899



POOR QUALITY  
ORIGINAL

0335

COURT OF GENERAL SESSIONS, PART III.

""""""""""  
The People of the State of New York"  
against  
MICHAEL F. O'FARRELL.  
""""""""""

BEFORE  
Hon. Rufus B. Cowing  
and a Jury.

Indictment filed May 26, 1890.  
Indicted for Robbery in the first degree.

New York, June 3, 1890.

Appearances for the People, Assistant District At-  
torney G. S. Bedford.

For the defendant Mr. H. Coleman.

PHILIP GARDNER, a witness for the people, sworn, testified:

I am a bartender by occupation. The last place I  
worked was in 96th St. On the 16th of April I was working  
for a man named Robert Eliot. At about 10 o'clock on the  
morning of the 16th of April I was in a saloon at No. 16  
Greenwich Ave. I went into that saloon with the defendant  
whom I have known for about a year and a half. After we  
entered the saloon I was standing at the end of the counter  
and the first thing I knew the prisoner put his hand into  
my pocket and tried to rob me out of my money; I wrenched  
his hand out and fought with him and finally I succeeded  
in getting his hand out of my pocket; as I got his hand out  
he gave me a blow and hit me in the jaw and broke my jaw  
with his blow. After he had done this he took the money I  
had in my left hand trousers pocket. I had \$16 and a few  
cents in that pocket and he took every cent of it. I  
swear positively that the man now at the bar is the man who  
broke my jaw and took my money in the manner I have describ-



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ORIGINAL**

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ed.

CROSS EXAMINATION:

I met the defendant first on the morning of 13th of April in Chris Johnson's saloon at the corner of 9th St. and 6th Ave. I was not in any other liquor saloon with the defendant on that morning except those two. It is not a fact that I was on a drunken spree that morning and did not know what I was doing. I have been working the night before and knocked off work at 7 o'clock in the morning. There were two or three other men in the saloon at the time the defendant robbed me, but I do not know their names. I had several drinks the night previous and this morning, but I knew everything I was doing. I am not a frequenter of Chris Johnson's saloon. The statement I made in the police court about this robbery is exactly the same as I make here to-day. I do not recollect being struck by any person in any of the other saloons that I visited this morning. I am positive that it was the defendant's hand that I caught in my pocket and that he is the man who struck me and broke my jaw. After I had been struck I went directly home and stayed in bed until 3 o'clock in the afternoon. I then went to the hospital and had my jaw set by one of the physicians. I had \$17 in my pocket on the night of the 15th, and had only spent thirty or forty cents.

THOMAS BURLEIGH, a witness for the people, sworn, and testified:

I am a police officer attached to the Ninth Pre-

cinct in this city. There was a warrant issued for the prisoner. Mr. Gardner went to the court and swore out a warrant for the prisoner and the warrant was sent to the station house to be executed. Another officer brought the defendant to the station house and turned him over to us. I had a conversation with him in the station house and he denied that he struck the defendant or robbed him of any money.

D E F E N C E .

MARTIN TOBABBIN, witness for the defendant, sworn, testified:

I am a bartender by occupation and on the 16th of April I was employed in Keyser's saloon. I remember on that morning the complainant, Mr. Gardner, coming into that saloon, asking for a round of drinks and refusing to pay for them; he said he had no money. The defendant was in company with Mr. Gardner and they began skylarking in the place and finally Mr. Gardner fell down. I picked him up and the whole party went out. Gardner was pretty well intoxicated.

CROSS EXAMINATION:

I do not know the defendant to speak to him at all. I have seen him come in and out of our saloon. I have never been convicted of any crime.

WILLIAM HAMILTON, a witness for the defendant, sworn, testified:

I live at No. 31 Charles St. in this city. On the 16th of April I was employed in No. 19 Greenwich Ave. I saw the prisoner, the complainant and another man in the

**POOR QUALITY  
ORIGINAL**

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saloon wrangling and quarrelling. There was a stout well built young man in the party, and I saw the complainant strike him and he struck the complainant back. This was in the neighborhood of half past eight o'clock. I did not see the defendant strike the complainant at all.

CROSS EXAMINATION:

I do not know what happened in this saloon at ten o'clock because I was not there.

OSCAR A. PERSAH, a witness for the defendant, sworn, testified:

I am a retired fireman and live at No. 334 East 118th St. I know the complainant and his wife and family. I would not believe him under oath.

CROSS EXAMINATION:

I have heard his wife say that she would not believe him under oath. I have not heard anyone outside of his immediate family say that they would not believe him under oath. I think I would believe him under oath in some cases and in other cases I would not. I have heard people say that they would not believe him under oath but I cannot tell you their names.

The jury returned a verdict of robbery in the first degree.



POOR QUALITY  
ORIGINAL

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Indictment filed May 26 1890

COURT OF GENERAL SESSIONS

Part III.

The People &  
against

MICHAEL F. O'FARRELL

Abstract of testimony on  
trial New York June 3rd  
1890.

POOR QUALITY  
ORIGINAL

0340

NEW YORK CENTRAL & HUDSON RIVER R. R. CO.

*W. H. Gowan*

Form 78.

POOR QUALITY  
ORIGINAL

0341

Police Court-- 2 District.

CITY AND COUNTY } ss  
OF NEW YORK,

Philip Gardner

of No. 70 Perry Street, Aged 41 Years  
Occupation Bar tender being duly sworn, deposes and says, that on the  
16 day of april 1880, at the 9<sup>th</sup> Ward of the City of New York,  
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-  
ponent by force and violence, without his consent and against his will, the following property, viz:

About sixteen dollars in gold  
and lawful money of the United  
States.

of the value of \$16 DOLLARS,  
the property of Deponent

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

Michael Farrell for the reason  
that deponent had the said money  
in the left pocket of his trousers  
about 10 o'clock in the morning of  
said date in a room at No 19  
Greenwich Avenue. The defendant was  
there and he took hold of deponent, and  
held deponent, and while deponent was in  
said deponent's jaw was struck  
and broken and the said money was  
taken away from deponent at said time

Philip Gardner

Sworn to before me, this

day of

1880

Police Justice.



POOR QUALITY  
ORIGINAL

0342

Police Court, 2 District.

THE PEOPLE, &c.,  
on the complaint of

Philip Gardner

vs.

Michael Farrell

Offence—ROBBERY.

2

8

4

Dated

Apr 28 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ \_\_\_\_\_ to answer General Sessions.

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

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

Dated \_\_\_\_\_ 188

Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_

guilty of the offence within mentioned, I order he to be discharged.

Dated \_\_\_\_\_ 188

Police Justice.

POOR QUALITY  
ORIGINAL

0343

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY  
OF NEW YORK,

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

Question. What is your name?

Answer. Michael Farrell

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. N.Y.

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

Answer. Refused.

Question. What is your business or profession?

Answer. Driver.

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

Answer. I am not guilty

Michael F. O'Farrell

Taken before me this  
day of

[Signature]

Police Justice.

POOR QUALITY  
ORIGINAL

0344

Sec. 151.

Police Court 2 District:

CITY AND COUNTY }  
OF NEW YORK, } ss.

*In the name of the People of the State of New York; To the Sheriff of the County  
of New York, or to any Marshal or Policeman of the City of New York; GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police  
Justices for the City of New York, by Philip Gardner

of No. 70 Perry Street, that on the 26 day of April

1888 the City of New York, in the County of New York,

*was feloniously taken from  
his person by force and violence about sixteen  
dollars in gold and silver money of the  
United States and the deponent charges  
one Michael Farrell with the said  
larceny*

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said  
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him  
forthwith before me, at the 28 DISTRICT POLICE COURT, in the said City, or in case of my absence  
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to  
be dealt with according to law.

Dated at the City of New York, this 28 day of April 1888

Police Justice



POOR QUALITY  
ORIGINAL

0345

9 Received  
POLICE COURT 2 DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Philip Gardner  
vs.

Michael Farrell

Warrant-General.

Dated April 2d 1880

Andrew P. White Magistrate.

Off. Benjamin K. Hinkley, Jicer.

The Defendant

taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at  
night.

Police Justice.

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

Dated

188

The within named

Police Justice.

0345

Police Court-----2 163 Mo  
District

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Phil Gardner  
20 Cherry St  
Michael Dravell

Offence.....Robbery

Date: \_\_\_\_\_

May 15 1896

White

Magistrate.

Hunt Bailey

**Officer.**



..Préciser.

## Witnesses

No.

Street.

No

**Street.**

No.

Street.

...

10 ans

1

at May 16/9.36

③

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

at there is sufficient cause to believe the within named Michael Farrell

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

Dated May 13 1890 [Signature] Police Justice.

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

*Dated*.....18.....*Police Justice.*

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

Dated.....18.....Police Justice.

Dated.....18

*Police Justice.*

19 Quinich are.

POOR QUALITY  
ORIGINAL

0347

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Michael T. O'Sullivan*

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

*Michael T. O'Sullivan*  
of the crime of ROBBERY IN THE *second* DEGREE, committed as follows:

The said *Michael T. O'Sullivan*,

( $\$1600/100$ )  
late of the City of New York, in the County of New York aforesaid, on the *sixteenth*  
day of *April*, in the year of our Lord one thousand eight hundred and  
*eighty-ninth*, in the *day* time of the said day, at the City and County aforesaid, with force  
and arms, in and upon one *Benjamin Gardner*, in the peace of the said People then  
and there being, feloniously did make an assault, and ~~promissory note for the payment of~~  
~~money, being then and there due and unsatisfied (and of the kind known as United States Treasury~~  
~~Notes), of the denomination of twenty dollars, and of the value of twenty dollars~~ ;  
*one* promissory note for the payment of money, being then and there due and unsatisfied  
(and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and  
of the value of ten dollars ; *three* promissory notes for the payment of money,  
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes),  
of the denomination of five dollars, and of the value of five dollars *each* ; *eight*  
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* ; *sixteen* 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* ;  
~~promissory note 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~~ ; *one* promissory  
note 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 ; *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 five dollars *each* ; ~~United States Silver Certificate of~~  
~~the denomination and value of twenty dollars~~ ; *one* United States Silver  
Certificate of the denomination and value of ten dollars ; *three* United States  
Silver Certificate of the denomination and value of five dollars *each* ; *eight* United  
States Silver Certificate of the denomination and value of two dollars *each* ; *sixteen*  
United States Silver Certificate of the denomination and value of one dollar *each* ;



POOR QUALITY  
ORIGINAL

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~~United States Gold Certificate of the denomination and value of twenty dollars~~  
; ~~one~~ United States Gold Certificate of the denomination and value of ten  
dollars ———; ~~three~~ United States Gold Certificates of the denomination and value of  
five dollars ~~each~~; and divers coins, of a number, kind and denomination to the Grand Jury  
aforesaid unknown, of the value of *fifteen dollars*

of the goods, chattels and personal property of the said *Philip Gardner*  
from the person of the said *Philip Gardner*, against the will,  
and by violence to the person of the said *Philip Gardner*,  
then and there violently and feloniously did rob, steal, take and carry away, and *the*  
*said Michael F. O'Sullivan*, in order to accomplish  
*the said robbery, then and there feloniously*  
*did inflict grievous bodily harm upon*  
*the said Philip Gardner.*  
against the form of the Statute in such case made and provided, and against the peace of the People  
of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0349

**BOX:**

396

**FOLDER:**

3686

**DESCRIPTION:**

O'Grady, Michael

**DATE:**

05/29/90



3686

POOR QUALITY  
ORIGINAL

0350

# 316.

Counsel, *Stecker*  
Filed *29* day of *May* 1890  
Pleads, *Not Guilty*

Grand Larceny, Second Degree  
(From the Person.)  
[Sections 528, 529, 530 Penal Code]

THE PEOPLE

vs.

*Michael O'Grady*

*1150*

*At 1 June 3 1890*  
**JOHN R. FELLOWS,**  
*June 3 1890* District Attorney.

*on the ground that the above named Michael O'Grady*

*June 3 1890 by consent of counsel*

*June 12 1890*

**A True Bill.**

*Wm. B. F. Belcher*  
*June 11/90*  
Foreman.

*Spent & convicted*  
*of Petty Larceny*  
*Pen 1 year*  
*June 13/90 1890*

Witnesses:

*Mary Granley*



POOR QUALITY  
ORIGINAL

0351

The People  
Michael O'Grady  
Indictment for assault in the second degree.

Court of General Sessions. Part 1  
Before Judge Martine. June 9-1890  
John H. Buckley, sworn and examined.  
I live 228 East 102<sup>nd</sup> street and am the husband of Mary Buckley. I did not live at that address upon the 10<sup>th</sup> of March last but lived at 233 East 99<sup>th</sup> street. I occupied the first floor off the street. I know the defendant Michael O'Grady about thirteen or fourteen months. I saw him at my premises on the 10<sup>th</sup> of March about five minutes before seven o'clock in the morning; he said he came back for his overalls and he stayed most of the day there; myself, my wife and mother were there. Mrs. Brown came in the afternoon, but she did not stay long. There was a pint of beer got for which Mrs. Brown paid and I got a pint. Up to the time that Mrs. Brown left there was no more beer drank. I saw my wife's rings on her finger - one was her wedding ring. O'Grady went out for the beer, he had no money; he said he had not and wished me to send for some cigarettes. I believe Mrs. Brown gave him two cents. Mrs. Brown left the house about half past three o'clock, but O'Grady did not

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live there at that time; my mother was in her room at that time. When Mrs. Brown went out my wife went into her room; my wife was suffering from erysipelas in her face and head. Her bed room door was next to the Kitchen; there is a door from the Kitchen to the hall. When my wife went in she shut the door. O'Grady and I were having a conversation in the Kitchen. I stayed there till dusk. I went into the water closet and was absent about two minutes and when I came back O'Grady was not there; Before I went out he did not tell me he was going away. I sat down and read the paper. I thought perhaps he would come in again. I dozed a little and O'Grady came back about the time to light the lamps. He said, "Halloa, Buck, are you alive?" "I say, yes." He said, "I met Mrs. Brown going up the Avenue, she was paralyzed drunk. He said, "I can go out to the corner and hang out for a pint of beer; will you lend me the can?" My wife was in the room at the time and heard the conversation. She came out; her rings were stolen, and she accused herself

1  
taking the ring. She grabbed hold of ~~me~~ him and said she would have him arrested if he did not produce those rings. He said, "No, I aint got those rings, I never seen your rings. Mr. Buckley, perhaps your mother-in-law has got them." I got mad, and I says, "Why should my mother take them? I bought the rings for my wife, I did not buy them to have them stolen from her; she wore one of the rings ten years, and she never lost it until you stole it. My wife wanted me to go out and have him arrested, but in the excitement I did not at the moment. He said I might have taken them for that matter or she might have had them herself and might have mislaid them. I did not take them from her that day and never authorized anybody to take them. Then he said I might have taken them, I got mad and gave him a slap in the mouth with the handle of a knife. I was sitting at the time in the kitchen at my own table. My wife put her hand in his pocket and pulled out cigarette packages and smoking tobacco and thirty or forty cents in money. I asked him where he got the money? He said,



his mother lent him a quarter. I said, "your mother would not lend you a two cent piece, she don't like you enough, she is not that kind." The defendant said, "Look around the floor, you might pick up the pawn ticket." I was foolish enough to get a candle and pull down my bed and look all over, thinking that I could find the ticket and we could release them. I did not find any. My wife told me to keep him in the house until she would see if he told the truth about Mrs. Brown, she went out to see her, she said that before O'Grady, and then he would not give up the rings. My wife came back in three quarters of an hour. O'Grady went to the saloon to get beer and he came back with an empty can. I kept my eye on him and fetched him back into the house and kept him until my wife came back. My wife said to him, "Give me the pawn ticket and I will release the rings. He ran away and never came back to my house. I went to a pawn shop on Third Avenue two doors from 102<sup>nd</sup> st. I know another pawn shop at 181 East 108<sup>th</sup> st. I don't know the

name of the man who keeps it. I have seen Patrick Blaney once or twice who works in the 108<sup>th</sup> St. pawnshop. I saw my rings there and identified them as my wife's. This was about a week after they were stolen. I did not see O'Grady after he was arrested. This is the first time I saw him since he stole the rings. I paid fourteen dollars for my wife's marriage ring.

Cross Examined. I am in no business now, but last November I sold candy, cigars, milk, wood and such things as that. I was arrested once. I was going to move away from the place in which I lived. I first saw O'Grady five minutes before seven in the morning; he stayed there all day; we had three or four pints of beer all day; my mother paid for some and Mr. Brown paid for some. There were no young girls in my house that day. There were no cards played there that day. I had one glass of beer that day outside in the store but I had no whiskey. It is not a fact that I gave O'Grady the two rings belonging to my wife to take to the pawnbrokers and get some money on them, and it is not a fact

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ORIGINAL

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that he gave me the pawn ticket and five dollars, the amount that he realized from the loan. My wife did not then come out of the bed room when she heard the talk there about the loss of her rings that the defendant then and there told her that he had taken the rings and pawned them and had given me the money. My wife wanted me then to go out and have him arrested, but I did not go at that time. These rings were pawned at Bruckheimer's pawnshop 108th St. and Second Avenue where Clarence is employed. The detective met me at that pawnshop and he found out for me; then I seen the rings afterwards and had them in my hand. These rings were pledged in the name of Michael O'Grady. I believe he gave his right address. I was arrested once for violation of the Excise law in the Special Sessions and fined fifty dollars.

Mary Buckley, sworn. I am the wife of the last witness on the stand and on the 10th of March last I lived at 233 East 99th St. I occupied the ground floor. I know the defendant about a year. I saw him in and out of the store several



times, but I never spoke to him twenty times in my life. At the time of this occurrence I was not keeping store. I saw the defendant on this day about seven o'clock in the morning. I got his overalls for him and he stayed there all day. Mrs. Brown came in in the afternoon. I have known her over a year; she lived up stairs in the house where I kept a candy store. I knew her as a neighbor; that is all. I recollect beer being sent for while she was there. Mrs. Brown was talking to me for quite a while and after we got through our conversation my husband said to me, "Mary, I feel dry; will you give me the price of a pint of lager?" I said, "No, I will not." I did not mean it, though, I intended to give it after. He says, "Come on, give us a pint, I feel very thirsty." So I put my hand in my pocket and got my pocket book and gave him the price of a pint of lager beer. O'Grady said to my husband, "Will you get me a cents worth of cigarettes." I gave my husband a quarter. My husband brought in the beer and a cents worth of cigarettes for this man. That pint of beer was drunk among five people.

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After a while Mrs. Brown asked my husband to go out for another pint of beer before she went home to get her supper. My husband asked O'Grady to go out for it, and he gave him a can or a pitcher. Mrs. Brown was asked by O'Grady for a cent to get cigarettes. I think she gave him two cents; he brought the cigarettes in for himself and the beer; we all had our share of the beer. Mrs. Brown left and I came back again. My mother-in-law was still in the kitchen. My husband and O'Grady talked about 20 minutes or so. I was not feeling very well at the time. I said to my husband, "Johnny, I am going to lie down for half an hour or so." He said, "All right." I went into the bed room and closed the door behind me. The bed room was next to the kitchen. I was suffering at the time from erysipelas. I fell asleep and I awoke in about half an hour and I saw O'Grady going out of the kitchen door into the hall. I did not pass any remarks at the time. I supposed he was going home. One of my rings was a large marriage ring that my husband gave me.

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0359

When we were married; it is solid gold. The other - a silver ring - I wore on the same finger; one was too large, and I wore it as a guard. I know that O'Grady had seen them often. He said in fun once that he would like to win them. Then I woke up I did not notice whether I had my rings on my finger or not, that is, when I woke up and saw the defendant going out of the door. Then he came back at dusk he said to my husband, "Halloo, Buckley are you alive?" My husband said, "Certainly, I am always alive." My husband was then in the kitchen. Then I jumped out of bed and I put my hands like this (showing) waking up, and I missed my rings right away. I never said a word to my husband. I ran out and grabbed the defendant by the coat. I says, "You thief, give me those rings, you have stolen them." He says, "What rings?" I says, "My marriage ring and my other ring. You have taken them off my finger and <sup>tried to</sup> make me think my mother-in-law took them. There is more than me saw you, you dirty loafer because I had a few words with my mother-in-law. do you want to accuse an old



woman! she would not take them, she is not a thief; she was in her room when I went to sleep." Then I got up she was still asleep in her room. I said, "you dirty loafer, that old lady would not take them." Then he said, "May be your husband stole them." I says, "my husband stole them! you dirty, rotten thief, how dare you accuse him of stealing them? I have had them on for ten years, and he never stole a cent from me in his life." If he ever wanted a penny he would always ask me for it and I would give it to him; he is not a thief and never was a thief in his life and I don't think he will commence now. No, you are a thief, I will swear that you stole my things." He said, "Why don't you look around in your pocket; maybe you took them off your finger and put them in your pocket?" I said, "I am no fool; my pocket was my finger - that is where I had them when I went asleep, and when I awoke they were gone and you are the one who took them." He says, "May be your mother-in-law took them! look around your floor; maybe you

might find tickets." I said, "No, you pawned them, you aint fool enough to give me the ticket, let me go through your clothes." He said, "No, I want." I said, "yes, I will, or, I will break your neck, because you are a thief, I am going to see if you have them in your pocket." I caught him by the coat and put my hand in to see if I could find them. I pulled out everything and laid them on the table. I did not intend to keep his things. I wanted to see if I could find the tickets for the rimp. I found two packages of cigarettes and a package of tobacco and 45 or 50 cents in money; it was not my property. I left it there and he picked it up and he took the tobacco. Then my husband says to me, "Mary, he told me that Mrs. Brown was paralyzed drunk; now you go up to her house and see if she is drunk, you go and bring her down with you." I went to the Ludgins house. I locked my door and locked this man <sup>in</sup> ~~out~~, leaving my husband and mother-in-law in there. I said, "Johnny, keep him here until I come back and I will bring Mrs. Brown with me and see if she is drunk,"

you will find that he is lying. I went to Mrs. Brown's room. I met her on the ground floor in the entry, and I brought her to my house. I had a few words of conversation with her. I told her I lost my rings. She was sober. When she came to my house she said to him, "you dirty loafer, am I drunk?" She was as sober as I am now, and I only drank a little coffee this morning. He said, "I only said that for fun, I did not know what to say." It was about ten o'clock at night when I brought Mrs. Brown to our house. The defendant was present during all this talk. I said to him, "I will give you until nine o'clock tomorrow morning to bring back my rings, if you have sold it, you know the party to whom you sold it. Your mother or some ~~body~~ relative will give you five dollars to get it out. If you do not give me back my rings, I will have you arrested. I will go down to the station house in the morning and complain." My husband then put him out; the defendant did not come back in the morning or any time after. The next morning I went down to the station house



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the next day and told Capt. Connors about the loss of the rings; he sent me up with a detective to the house of O'Grady and he could not find him; he had skipped, he had run away. I was never in the pawnbroker's place in 108<sup>th</sup> St. I identified my rings in the pawnshop at Bruckheimer's near Lexington ave. the morning the defendant was arrested, which will be three weeks ago tomorrow. I went to the station house but did not see him there. I went to the Police Court and saw him there. I had no talk with him; he was too drunk; the gentleman at the desk was going to hit him; he said, "Hallo, Mr. Buckley." He never said to me that my husband stole the rings, nor did he ever say that my husband gave them to him to pawn. I made my statement before the Judge. The Judge asked me if I had seen my rings and I said, yes. I just came from the pawnshop and identified them. The Judge gave a note to the detective and told him to go down and bring the rings to the Court the next morning. The defendant said to the Judge, "This woman accuses me of something I am not guilty of; I never saw her rings and know nothing about them; she is accusing me in the wrong."

Cross Examined I was sober on that day. I drank my share of two pints, which was two glasses in the house. Then I went to Mrs. Brown's. My husband might have brought beer in that I knew nothing about. I may have been gone half an hour or three quarters. I paid for one pint, Mrs. Brown paid for one, but my mother-in-law paid for none. I did not drink anything outside that day. There were no young girls in the house that day; there were no cards played there, I would not allow a card to be played in my house. Then I was lying on my bed I saw the defendant go out of the door, which was ajar about a foot. The room was not dark at all; there was a window in my bed room. I am sure the rings were not on my finger when I got up and accused him of stealing them. Then you woke up first in your room. You saw this defendant go out? Yes. You did not know at that time whether the rings were on your finger at that time. You did not take notice? No. I did not put my hands together, I don't know whether they were or not. Then I went to sleep and slept about three quarters of an hour. I got up and found my rings were gone. I did not

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notice then that my husband was under the influence of liquor. I thought by his appearance probably he may have had a couple of glasses more than he drank in the house. The defendant did not tell me then and there that my husband gave him the rings to pawn and that he got five dollars on them. It is not true that we then drank the money up; the man had only 40 or 50 cents. My husband put him out of the house after eleven o'clock at night. I discovered my rings were lost at dusk. I wanted my husband to keep him all night so I could have him arrested. I did not go to the station house that night because I was sick. I looked out of the door for a policeman but I could not find any. If I had tried hard I suppose I could have found one, but I did not like to be seen on the street alone at that hour of the night. My husband did not go for an officer because I did not ask him to go.

Patrick Breene sworn. I am an officer attached to the 24<sup>th</sup> precinct and were so upon the 10<sup>th</sup> of March last. I arrested the defendant O'Grady on the 14<sup>th</sup> of May about a quarter to two o'clock in the morning, he got off a Second Avenue car when



Patrick Green sworn. I am attached to the 27<sup>th</sup> precinct and were so upon the 10<sup>th</sup> of March last. I arrested the defendant Ogrady on the 14<sup>th</sup> of May about a quarter to two in the morning; he got off a Second Avenue car when he was about half drunk. I knew of the alleged larceny; detective Doran told me to take him any place I saw him right after the rimp were gone. That was the first time I saw him. My beat was from 94<sup>th</sup> to 98<sup>th</sup> street and Second Avenue. I think the defendant lived then between 92<sup>nd</sup> and 93<sup>d</sup> sts. and Second Avenue. I knew the defendant a couple of years before the alleged larceny. I asked him where he had been. He said he was staying down town. I think he said with his sister. He said, "I knew you were after me, I knew a detective was after me to arrest me, I cant help it; they were worse than I am, they were as bad as I am; he meant Mr. and Mrs. Buckley. I spoke to him about the matter, what they lost, and he knew what I meant. He denied that he stole the rimp; that is all the talk I had with him. Then I took him to the station house. Officer Doran was looking for him. I did not take the defendant to Court next morning. I dont know who did.

Patrick Clancy, sworn and examined, testified: I am clerk for Marcus Bruckheimer who keeps a pawn shop at No. 181 East 108<sup>th</sup> St.; on the 10<sup>th</sup> of March I was at the same place in the same business. I know O'Grady the defendant; on or about the 10<sup>th</sup> of March he pawned two rings there [Counsel admitted that the two rings shown the witness were the rings that the defendant pawned]. He asked, I think, five dollars on them and I advanced him five dollars. I don't remember having any talk with him. I don't recollect his saying that Mrs. Buckley's husband gave them unto him.

Cross Examined: We don't ask people where they get things.

Whatever questions I asked O'Grady he answered them; he gave his name as O'Grady and that is the name I knew him by; he gave me his address as Second Avenue but I did not ask him for the number; he may have given me the number, but I did not put it down.

George Doran sworn. I am a special officer attached to the 29<sup>th</sup> precinct and were so upon the 10<sup>th</sup> of March last. I took charge of the complaint of Mary Buckley against the defendant. I saw the rings at the pawn shop of Mr. Bruckheimer, and after the defendant was arrested he was handed over to me. I saw him on the morning of the 14<sup>th</sup> of

May at the station house and I asked him what he did with ~~the ticket~~ for the rings? He says, "What ticket?" I says, "for those two rings Mr. Buckley accused you of stealing." He said, "I don't know anything about two rings. I don't know anything about the ticket." I went outside and did not have any more conversation with him until he was committed for trial at the Police Court. Then the defendant said he was drunk and Mr. & Mrs. Buckley were drunk and nobody knew what they were doing, they were all drunk, and if he took the things he did not recollect whether he did or not; if he took them he did not know it, he did not remember. I had no more talk with him.

Cross Examined. I went to the pawn shop, but did not get the information from him. I found the rings two weeks before he was arrested. I found his name there but not the address on Second Avenue; the pawn broker did not tell me the name of the man; he told me O'Grady pawned them, he said he knew O'Grady. I did not ask him where he lived. I knew O'Grady for the last three or four years. He did not tell me at any time about getting the rings to pawn from Mr. Buckley. I did not hear him say that to anybody. He was away.



I could not find him for two months, I was looking for him; the rings were found two or three weeks before he was arrested.

Patrick Green recalled by counsel for the defendant. On the 10<sup>th</sup> of March my beat was 95<sup>th</sup> to 98<sup>th</sup> Sts. and Second Avenue. Mr. and Mrs. Buckley had moved off my post. I knew them when they lived there. I could not swear that I saw Mr. and Mrs. Buckley on the 10<sup>th</sup> of March or at any time that month. She told me about her ring being stolen, but I do not remember the day. I have seen her a few times passing there.

Michael O'Grady, sworn and examined in his own behalf testified. I am a painter and am going on 22 years old. I live at 1762 Second Avenue with my father and mother. I have been working for a man named Butler close on to two years; he is a painter and grainer, he used to keep in 79<sup>th</sup> St. I have worked for a man named Furlong in 83<sup>d</sup> St. between First and Second Ave. on houses belonging to Murray and M<sup>c</sup>Laughlin. I have worked in Brooklyn at the Erie basin for Williams, 181 South St. in this city; he paints ships that come into port. I was working there in March. I know Mr. & Mrs. Buckley; about the 10<sup>th</sup> of March I went in

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there in the night time to play a game of cards which I often done before. I went there in the morning, she told me to come around as she got dispossessed that night. That was the day before the ring trouble, the 9<sup>th</sup> of March. I spoke to Mrs. Buckley and she told me they were dispossessed and would have to move out the next day for keeping a disorderly house, making a noise at all hours of the day or night. She asked me if I would give her a hand to pick up her things. I told her if I did not have work I would come. It happened the next morning I was not doing anything and I came around at half past seven o'clock. We had whiskey and beer; we all felt pretty good. She told her mother-in-law to go to the pawnshop with feather pillows and get some money which set us all drunk; her mother went up and pawned them; we all got drunk and lay down on the floor to sleep; while in that condition we slept until night time. About six o'clock I woke up. He (Mr. Buckley) did not have any money. I told him I had no money. He told me to take the two rings and get the five dollars at the pawnshop. I went up to this pawnshop.

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ORIGINAL

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and got five dollars in my name and address and came back and put the five dollar bill in that man's hand. he told me to get a pint of beer. I went out with the five dollar bill and fetched in \$4.90 change. Did you go into his wife's room where she was sleeping on a bed and take the rings off her finger? No sir, she was not on any bed, she was on the floor. Did you go and take the rings off her finger? No sir, he had them in his pocket when I woke up; the first I knew of the rings was when he gave them to me to go out to the pawn shop. I pawned them and I fetched back the money. He gave me 50 cents for it. I treated a pint of beer, went out, got it and came in, which left me 40 cents. In the mean time he gave me the price of a couple of packages of cigarettes and a paper of tobacco which I bought. Then this woman woke up; she was very crazy; she asked me where were the rings? I told her I pawned them, that her husband sent me with them. She said, "if you don't give me ten dollars for the rent, I will have you and him arrested." I said, "He has got the money now



POOR QUALITY  
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in his pocket, I want give you ten dollars".  
She commenced to blackguard me. I did not  
say anything. She said, "I will go out and  
have you arrested." I said, "All right. I sat  
in the chair and waited for her to have  
me arrested. This was about the hour of  
eight o'clock. I left the house about one  
o'clock in the morning. I was there all  
the while drinking beer with her and  
her husband and three or four women.  
I think there was a couple of kegs of beer  
got in that night by the pints and quarts.  
I live on the corner of 25<sup>th</sup> St. and  
Second Avenue with my sister, Mrs. Clark;  
she is in Court. I did not go home during  
that time, it was too far, I would have to  
get up too early in the morning going  
and coming from my work. I lived at  
1762 Second Avenue and Ninety Second St.  
I went home every Saturday night and  
gave my money to my mother as my  
sister did not want any off me, for she  
had plenty of her own. I have never  
been arrested before charged with stealing.  
Cross Examined. I have been convicted of being  
drunk and was fined five dollars.  
I have been a witness before. I know it  
is not right to take a false oath. I would

not consider any circumstances. There is not anything that I have stated upon the stand today that I wish to change or take back. It is false when she states that I came to the door knocking and asking for my overalls. She had in the house that day the paper from the Court dispossessing her, but she was not put out that day, she was to go out the next day. The furniture and things that were packed up did not belong to Mr. Buckley's mother, but to Mrs. Buckley; they beat the poor old woman and threw her in the hall and kept her out all night; the mother-in-law was not moving out. Mr. Buckley took the axe and broke the furniture; he had the axe over her head and I stopped him. Buckley told me that his wife gave him the rings and I believed him. I knew they were his wife's rings. I never joked with her about them, ~~and~~ <sup>nor</sup> said that I would like to win them. I never went to Schlumpf's pawn shop. I did not tell Mr. Schlumpf that they belonged to my wife. Mrs. Buckley came to my house the next day, they told me and demanded ten dollars. They would have given it to her to get me out of trouble. I told them I was innocent.

Hannah Clark sworn. I am the sister of the defendant and my husband's name is Richard Clark. My brother was living with me in March. He was working down my way, he was very delicate. My mother said he had to get up so very early he might as well stay with us. He is half insane from laudanum, and the least little drink sets him fairly crazy. He was always a good honest young man and always brought his money home to his mother. He slept at my house every night and on Saturday nights went home to his mother's.

Richard Clark sworn. I am the husband of the last witness and the defendant is my brother-in-law. I have known him 16 years and never knew of his doing anything wrong. He resided at our house in March because it was convenient to his work in Brooklyn; he worked for a firm in South St. I understood that from him.

Thomas Grady, the brother of the defendant, testified that he lived home with his folks up to March and after that he went down to his sister's house. I remember Mrs. Buckley coming to our house and saying that if we gave her ten dollars



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she would not have anything more to say about it. My mother slammed the door in her face. Cross Examined. I have never been convicted of a crime except disorderly conduct. I was sent to the Workhouse for ten days. I did not say to Mrs. Buckley that my brother was where she would not find him. I never went to her house and asked her to withdraw the complaint and did not say to her that if she did I would get back the things for her. I don't recollect her refusing that and did not say to her, "we have got Steckler for a lawyer and he will get him out. I never told her we had a lawyer.

Joseph Butler sworn I am a painter and grainer at 1852 Second Avenue I know the defendant, he has been working for me off and on for the last two or three years; the last time he worked for me was five months ago. He is honest, and I would give him work again.

The jury rendered a verdict of guilty of petty larceny.

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ORIGINAL

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Testimony in the  
case of  
Michael J. Grady  
filed  
May 1870

60 Va.

POOR QUALITY  
ORIGINAL

0377

Police Court—

5— District.

Affidavit—Larceny.

City and County } ss.  
of New York,

of No. 238 East 102<sup>nd</sup> St Street, aged 27 years,  
occupation Keep house being duly sworn

deposes and says, that on the 10<sup>th</sup> day of March 1890 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and  
Perman of deponent, in the day time, the following property, viz:

One gold finger ring and one  
silver finger ring. Together of  
the value of fifteen dollars.

(\$15.00)

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 Michael O'Grady (now here)  
from the fact that about the hour of  
4 o'clock P.M. said date, deponent laid  
down in a bed in deponent's bedroom  
in the premises no 233 E. 99<sup>th</sup> St. and  
went to sleep. And at that time deponent  
had said rings on the third finger of  
her left hand. and the said defendant  
was in deponent's kitchen in company  
with deponent's husband. And when  
deponent awoke at about the hour of  
5 o'clock P.M. said date, deponent  
discovered that said rings were  
missing, and that the said defendant  
had been out of deponent's apartment

Subscribed to before me this day of

Notary Public



POOR QUALITY  
ORIGINAL

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During the time defendant had been asleep, defendant then charged him the defendant with the larceny of said property. When he the defendant denied all knowledge of defendant's misg. and left defendant home and defendant did not see him again. Defendant thereafter saw and identified said misg. in the pawn Office No 181 & 108th St where they had been pledged. on the 10th day of March. 1898 by a man in the name of O'Grady for the sum of five dollars.

Wherefore defendant charges the said defendant with feloniously taking, stealing and carrying said property from the person of defendant.

Sworn to before me } Mary Buckley  
this 14th day of May 1898 }

H. M. Murray  
Clerk Justice

POOR QUALITY  
ORIGINAL

0379

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

*Michael O'Grady*

Question. How old are you?

Answer.

*23 years old*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*No 176r - 2nd Avenue - 2 months*

Question. What is your business or profession?

Answer.

*Painter*

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

Answer.

*I am not guilty*  
*M O'Grady*

Taken before me this

*14*

day of

*May*

1890

*John Marshall*

Police Justice.

POOR QUALITY  
ORIGINAL

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BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court... 3-138 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Buckley  
238 E 48th St  
Michael Spunk

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offense Larceny from the Person

Dated, May 14 1890

Magistrate.

George A. Mowbray

27

Witnesses Patrick Blaney

No. 181 E 105th Street.

John Buckley

No. 238 E 48th Street.

Office of the District Attorney

No. 2-12-100 to answer

to answer

to answer

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

Defendant

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

Dated, May 14 1890 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.



0381

{8... 4... 9) - 2 9... 0

*[Handwritten notes in Tamil script, mostly illegible due to cursive style.]*

$\frac{1}{\sqrt{x}} = x^{-1/2}$

Differentiating both sides w.r.t.  $x$ :

$$\frac{d}{dx} \left( x^{-1/2} \right) = -\frac{1}{2} x^{-3/2}$$
$$= -\frac{1}{2} \cdot \frac{1}{x^{3/2}}$$
$$= -\frac{1}{2x^{3/2}}$$
$$= -\frac{1}{2x^{\frac{3}{2}}} = -\frac{1}{2x^1 \cdot x^{\frac{1}{2}}} = -\frac{1}{2x\sqrt{x}}$$

Hence,

$$\boxed{-\frac{1}{2x\sqrt{x}}}$$

**POOR QUALITY  
ORIGINAL**

0302

*[The page contains dense handwritten notes in a cursive script, likely representing musical notation or a complex shorthand system. The handwriting is very fluid and difficult to decipher as individual words or symbols.]*

0303

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**POOR QUALITY  
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**POOR QUALITY  
ORIGINAL**

0385

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**POOR QUALITY  
ORIGINAL**

0386

Or Brady



POOR QUALITY  
ORIGINAL

0387

LAW OFFICES OF  
CORNELL, SECOR & PAGE,  
132 NASSAU STREET,  
VANDERBILT BUILDING.

JOHN T. CORNELL.  
HORACE SECOR, JR.  
CHARLES B. PAGE.

New York, *June 6* 1890.

Dear Sir:-

Kindly let me know  
by return of the case of Patrick  
J. Morris (Homicide) will be on  
Monday's Calendar, as was suggested  
by you in our conversation re-  
garding the case on Tuesday last.  
So that I may make sure of some  
of our witnesses.

Yours truly,  
Charles B. Page

Hon. John R. Fellows  
Dist. Atty.

P.S. I am just informed that we can produce the  
witnesses on Monday. P.

POOR QUALITY  
ORIGINAL

0388

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Michael O'Grady*

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

*Michael O'Grady*  
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows :

The said

*Michael O'Grady*

late 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-ninety*, in the *day* - time of the said day, at the City and County  
aforesaid, with force and arms,

*one, ring of the value*  
*of ten dollars and one other finger*  
*ring of the value of five dollars*

of the goods, chattels and personal property of one

on the person of the said

then and there being found, from the person of the said

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.

*Mary Buckley*

*Mary Buckley*

*Mary Buckley*

POOR QUALITY  
ORIGINAL

0389

SECOND COUNT—

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

Michael O'Grady  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Michael O'Grady

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

one finger-ring of the value  
of ten dollars and one other  
finger-ring of the value of  
five dollars

of the goods, chattels and personal property of one

Mary Buckley

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

Mary Buckley

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

Michael O'Grady

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

JOHN R. FELLOWS,

District Attorney.



0390

**BOX:**

396

**FOLDER:**

3686

**DESCRIPTION:**

O'Reilly, Patrick

**DATE:**

05/23/90



3686

POOR QUALITY  
ORIGINAL

0391

Witnesses:

Chas. W. Gardner

Counsel

Filed

Pleads,

23

day of

1890

THE PEOPLE

vs.

Patrick O'Reilly

May 23<sup>rd</sup>

B

VIOLATION OF EXCISE LAW.  
(Sealing to Minox).  
[Section 290, Penal Code, sub. 3.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Fitch

Foreman.

POOR QUALITY  
ORIGINAL

0392

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

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

*Patrick O'Reilly*

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

accuse *Patrick O'Reilly*  
of a MISDEMEANOR, committed as follows:

The said *Patrick O'Reilly*  
late of the City of New York, in the County of New York aforesaid, on the  
*twelfth* day of *May* in the year of our Lord  
one thousand eight hundred and ninety \_\_\_\_\_, at the City and County aforesaid,  
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of  
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, 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 Grand Jury  
aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one  
*Mary Woulfe* who was then and  
there a child actually and apparently under the age of sixteen years, to wit: of the age of  
*nine* years, against the form of the statute in such case made and provided, and  
against the peace of the People of the State of New York, and their dignity.

JOHN R. FELLOWS,

*District Attorney.*



0393

**BOX:**

396

**FOLDER:**

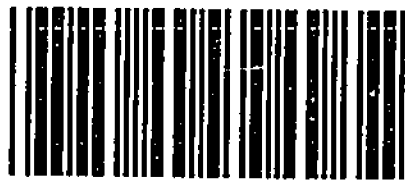
3686

**DESCRIPTION:**

O'Rourke, Patrick

**DATE:**

05/26/90



3686

POOR QUALITY  
ORIGINAL

0394

#264  
Selling on Sunday.

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

R

Patrick O'Rourke

County and sent to the Court  
by Special Sessions

May 27 1890

VIOLATION OF EXCISE LAW  
(Selling on Sunday, Etc.)  
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and  
page 1080, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Fisk

Foreman.

Witnesses:

**POOR QUALITY  
ORIGINAL**

0395

**Court of General Sessions of the Peace,**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Patrick O'Rourke*

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

*Patrick O'Rourke*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said *Patrick O'Rourke*

late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *July* in the year of our Lord one thousand eight hundred and *eighty-eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Louis McCord*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

*Patrick O'Rourke*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Patrick O'Rourke*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**JOHN R. FELLOWS,**

District Attorney.