

0283

BOX:

404

FOLDER:

3747

DESCRIPTION:

Oiz, John

DATE:

07/18/90



3747

Witnesses;

Maryant Smith

Walter Lewis
Newberry in
Pen for Gambling
See Justice Bond
Newberry

MS

#161

Counsel,
Filed 18 day of July 1890
Pleads, *M. G. Smith*

THE PEOPLE
vs.
John Oiz
11th Ave
July 28

Grand Larceny Second degree
[Sections 528, 529, Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill

R. K. Cull

Foreman.

August, 1890

Pleads R. D. G. P.

2476 Wood St

R. D. G.

0285

Police Court— 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Margaret Smith

of No. 225 West 122^d Street, aged 35 years,

occupation Housewife being duly sworn

deposes and says, that on the 16 day of July 1894 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

A quantity of Swiss
Wool of the value of several fine
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 John O'Connell (now here)

from the fact that on said
date deponent, Maria Smith
percept from said premises
and found a portion of said
property in the possession of
the said O'Connell in West 122^d Street
near deponent's premises.

Margaret Smith.

Sworn to before me, this 16 day of July 1894
W. J. O'Connell
Police Justice.

0286

Sec. 198-200:

5

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Oig*

Question. How old are you?

Answer. *42. Grav*

Question. Where were you born?

Answer. *Germany*

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

Answer. *32 Bowery*

Question. What is your business or profession?

Answer. *Cupraver*

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, I do not own the silver - I got it from a boy, I saw the boy coming out of the basement of the complainant's house - I followed the boy to the corner - he went down into the area of the flat corner of 7th av and the flat in which the silver was stolen - the boy came up on the other side - he had the spoon in his hand, but had put the cup away he said in the ashes in the basement area of the corner house. I ret'd with him to get the cup for the purpose of returning the silver to the owner in the house of the complainant from which I had seen the boy come out, when I met the witness Margaret O'Connell who took me by the arm, called me a thief and charged me with stealing the silver - I gave her the cup and she then denounces the spoon - the spoon was in my inside coat pocket.*

Taken before me this 16th day of July 1890
W. J. Connel
Police Justice

J. Oig

0287

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 Algerman

ten guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of ten 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, July 10 1890 see above 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 he to be discharged.

Dated,.....189..... Police Justice.

0288

[Faint handwritten notes on the left side of the document, including numbers and illegible text.]

#161
Police Court--- ✓

1099
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Smith
vs.
John O'iz
1
2
3
4

Offense
Larceny

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, July 16, 189

Magistrate.

M. Bennett Officer.

30 Precinct.

Witnesses Margaret Smith

No. 225 West 122 Street.

Alex. McQuinn

No. 30 ... Street.

No. ... Street.

\$ 1000 to answer

[Handwritten signature and initials]



District Police Court.

New York, 189

Mem. for Dist. Atty.

This defendant was seen going toward 7th St - he was about 400 feet east of the complainant's premises - by the servant, Marguerite O'Connor - she had wiped the silver from the Buffet in the front basement dining room, and went out into the street and suspected the defendant had it - she pursued him and compelled him to return - he gave the silver ^{spoons} back to her in the street - and when back in the house he gave up the silver spoons - Then the Officer McDonald came in and the defendant claimed the silk handkerchief in which

0290

The Goblets were wrapped
when the servant overtook
him in the street.

The defendant
denies that the silver is
his property & it has
been ret^d to the owner,
Wm. Smith.

The officer saw the
defendant leaving the basement
of this house, and saw the
servant pursue him, and
overtake him - and saw the
def^t return with the servant -

Officer supposes he was a
collector who had business
there and was called back by
the servant - Officer says
he was on the corner of 7th av
& 122nd street, and was in
full view of this defendant
when he left the basement and
walked toward him at 7th av. and was
just afterward pursued by the servant.

~~Another~~ ^{Swyer} Officer ~~has~~ then
 with Officer McDonald at
 7 AM. McDonald went
 down past the house of
 the complainant and
 hearing the voices in a high
 key within and the door
 open entered the place -
 the defendant has then
 given up the silver spoon
 to the servant Connor -
 and claimed the silk
 handkerchief in which
 the ~~wrapped~~ silver
 goblets had been wrapped
 as his property.

0292

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Oiz

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

John Oiz

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

The said

John Oiz

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *July* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms,

six goblets of the value of five dollars each, six cups of the value of five dollars, and ten spoons of the value of two dollars each, and divers articles of silverware, of a number and description to the Grand Jury aforesaid unknown, of the value of thirty dollars

of the goods, chattels and personal property of one

Margaret Smith

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

SECOND COUNT—

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

John Oiz
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

John Oiz
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,

six goblets of the value of five dollars each, six cups of the value of five dollars each, ten spoons of the value of two dollars each and divers articles of silverware, of a number and description to the Grand Jury aforesaid unknown, of the value of thirty dollars,

of the goods, chattels and personal property of one

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

Margaret Smith
unlawfully and unjustly, did feloniously receive and have; the said

John Oiz
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.

0294

BOX:

404

FOLDER:

3747

DESCRIPTION:

Oliver, Thomas W.

DATE:

07/08/90



3747

0295

BOX:

404

FOLDER:

3747

DESCRIPTION:

Barker, Tobias

DATE:

07/08/90



3747

0296

#415
XXX
405

Witnesses:

John Barker
Off. Secy

Counsel,

Filed

day of

July 1890

Pleads

I. Not guilty

THE PEOPLE vs. I
vs. Thomas W. Oliver
vs. I
vs. Tobias Barker

Robbery,
[Sections 224 and 228, Penal Code].
degree.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

July 14/90
Secy. (Lobby Secy.)
P. O. 2 yrs 8 mo
July 18/90 P. O. A

0297

Police Court - 2 - District.

CITY AND COUNTY }
OF NEW YORK, } ss

George Baker
of No. 241 East 116 Street, Aged 47 Years
Occupation Lawyer being duly sworn, deposes and says, that on the
28 day of June 1890, at the 12 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:

One Gold Watch and
Chain and Masonic Seal
of the value of Four
hundred dollars
\$ 400.⁰⁰/₁₀₀

of the value of Four hundred 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

Thomas H. Oliver (now dead)
from the fact that at about the
hour of 10 o'clock P.M. on the night
of the 27th day of June deponent
met the said defendant Oliver
on 2nd Avenue and 118th Street and
went with said defendant to a
liquor store on the corner of 118th St & 2nd Avenue
and remained in said defendant's
company until about the hour of
12 o'clock P.M. when deponent
the said store, ^{with the defendant} and
proceeded through 118th Street towards

day of
Sworn to before me, this
188

Police Justice

0298

First Avenue and when near the
Corner of First Avenue deponent
was struck in the face, a violent
blow by the said Defendant and
deponent felt the said Defendant
attempting to remove a Diamond Ring
from deponents finger, deponent
struggled with the said Defendant
and raised an alarm when the
said Defendant ran away.

Deponent on recovering
himself missed the said property
and therefore accuses the said
Defendant with having feloniously
taken stolen and carried away
the said property.

Sworn to before me this
1st day of July 1890

Geo. Baker
to
Wm. F. Feltz
Police Justice

Dated 1888 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 1888 Police Justice

I have admitted the above named
to bail to answer by the undertaking hereinafter named.

Dated 1888 Police Justice

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.
1
2
3
4

Offence—ROBBERY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0299

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas W. Oliver 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. *Thomas W. Oliver*

Question. How old are you?

Answer. *42 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *431 East 116 Street*

Question. What is your business or profession?

Answer. *Foruman*

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*

Thomas W. Oliver

Taken before me this
day of

John J. ...
1890
W. ...

Police Justice.

0300

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 Twenty 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, July 1 1890 W. A. [Signature] 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.

0301

#4 1019
Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Baker 116
Thomas H. Oliver

W. J. P. P. P.
Office

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____

Dated, July 1st 1890

Welder Magistrate.
P. P. P. P. Officer.

29 Precinct.

Witnesses *John P. Kelly*
No. 23 Street.

Frank White
No. 118 Street.

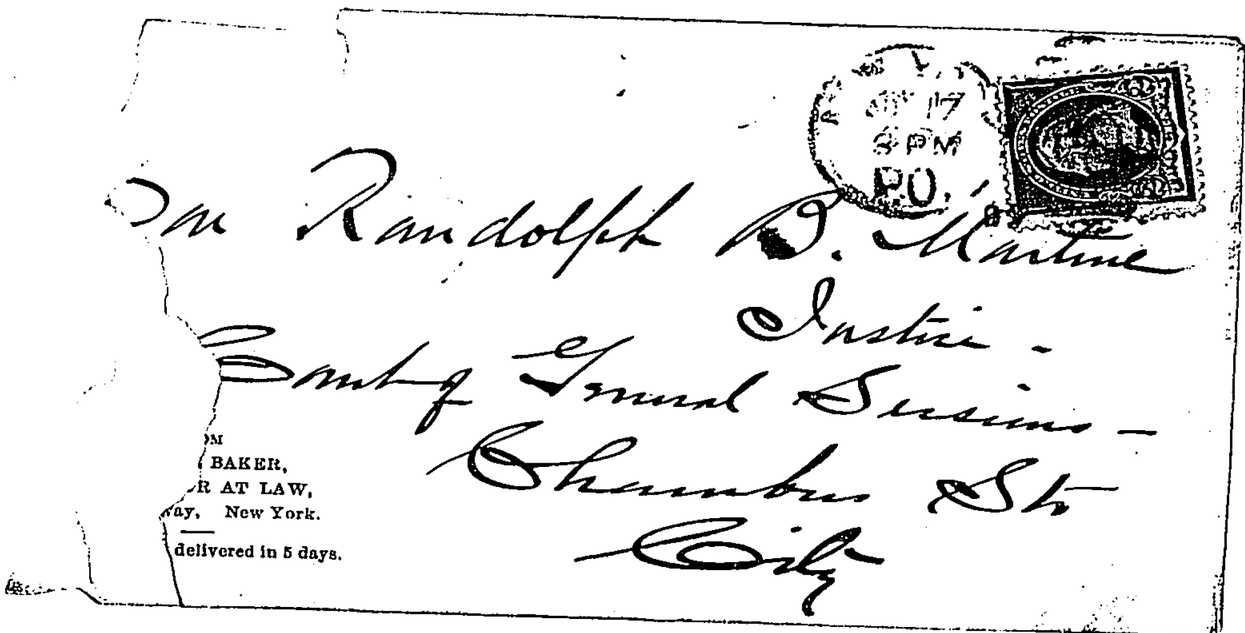
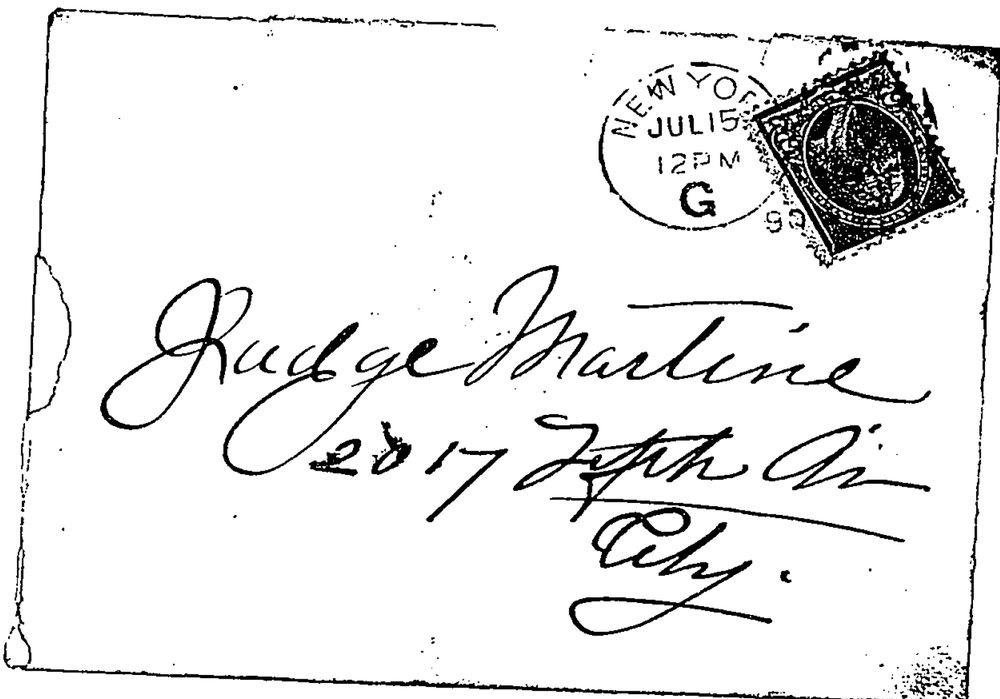
Room 11

No. _____ Street.

\$ 2500 to answer *J. S.*

Case

0302



0303

GEO. BAKER,
ATTORNEY AND COUNSELOR AT LAW,
151 Broadway,
Rooms 17, 18 and 19.

NEW YORK, July 17th 1890.

Wm. Randolph B. Martin
Justice.

Dear Sir:

The enclosed letter from Thomas W. Olcott - now awaiting sentence on his plea of guilty of robbery - was received by me this morning. I deem it my duty to place it in your possession, but without further comment than what I said to you last Monday when you took my statement as complaint and as a witness in behalf of the People.

Yours very respectfully
Geo. Baker

0304

GEO. BAKER,
ATTORNEY AND COUNSELOR AT LAW,
151 Broadway,
Rooms 17, 18 and 19.

NEW YORK

July 18th

1890.

Hon Randolph B. Martin
Justice &c.

Sir: Please return to me by
mail - letter of Thomas W. Oliver - ad-
-dressed to me - dated July 16th Inst. which
I enclosed to you yesterday - one for which
I enclose post paid envelope -

I heard your sentence of the
prisoners Oliver & Parker -

Yours respectfully

Geo Baker

0305

George Baker
July 18, 1840
People vs Mrs. W. Oliver
Bank
Robbery

TORN PAGE

Thomas W. Oliver will be
 brought before Judge Maguire
 on Friday Aug 18. at 11 A.M.
 to be sent for robbery in the third
 degree. The offence was committed
 when the man was drunk - he has
 not a distinct recollection of the
 event. Oliver is in poor health
 his disease is consumption. His
 mother is a widow & urgently
 requests that his sentence may be
 remitted or suspended if possible
 but if he is sent if possible make
 it to Blackwell Island instead of
 Sing Sing.

0307

New York July 13th 1840

Judge Martine,

Dear Sir,

I hope you will pardon
the liberty I take in
addressing you. I am
a stranger to you, although
you was a dear friend
of my father. I am about
to ask a favor of you about
my brother Charles
Oliver goes before you on
Saturday morning to be
sentenced for the sake
of his poor mother and
the entire family who

0308

158 West 54th St -

P. S. Lawyer Purdy & Co.
Council

0309

feels very much disgraced
make the sentence as light
as possible: ^{at} you will see
yourself that he is very
delicate and in ^{very} poor
health. I doubt ^{very} much
that he will ^{not} return
alive. Now Judge will
you be as lenient as you
can. There are others which
are very much more
implicated. I promised
both he and my Mother
that - I would write you
hoping that you will do
the best you can for us
I remain Respect
Mrs J. F. Burns

0310

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

I, Samuel Price
of No. 410 2nd Avenue Street, aged 33 years,
occupation Police Officer being duly sworn deposes and says
that on the 15th day of March 1897
at the City of New York, in the County of New York

Frank White
(now here) is a Material Witness
against Thomas H. Oliver & John Parker
charged with Robbery. Deponent
has reason to believe that the said
White will not appear to testify
and prays that the said White
may be required to furnish
surety to testify

Samuel Price

Sworn to before me, this 15th day of March 1897

of 1897

W. H. Hall
Police Justice.

0311

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of No. 100 James Rice being, aged 39 years, occupation Police Officer being duly sworn deposes and says that on the 27th day of June 1890 at the City of New York, in the County of New York.

Sworn to before me, this _____ day of _____ 1890

Abias Barker (now here) duly in Company with me Thomas A. Oliver feloniously, by force and violence take steal and carry away from the possession and person of George Barker property of the value of four hundred dollars from the fact that the said Oliver is now confined in the City Prison, on said charge and that the said Barker, admitted and confessed to the same. That he did take steal and

Police Justice.

0312

Police Court-- District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.

Carry away said property from
the person of the said Putney in
Company with the said Levin

Edward Legner & Samuel Price
this 7th day of July 1890

M. W. Wells
Justice

Dated..... 188

Magistrate.

Officer.

Witness,
.....
.....
.....
.....

Disposition,
.....
.....
.....

0313

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Tobias Barker 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. *Tobias Barker*

Question. How old are you?

Answer. *26 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *333 1/2 Avenue, 1 Month.*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I have nothing to say*

Tobias Barker

Taken before me this
day of *July*
1888

Police Justice.

03 14

Heard
by
the
court
It appearing ~~in~~ *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 *Dejeu*

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Twenty* 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, *July 17* 189*7* *[Signature]* 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.

03 15

1031

Police Court--- District.

Not entered

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Barker
Thomas Barker

2
3
4

James P. Berry

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *July 7* 18*90*.

George Magistrate.
Price, Mott & Ross Officer.

Witnesses *James P. Berry* Precinct.

N. G. ... Street.

Thos. White Street.

House of Detention Street.

Price, Mott & Ross Street.

2500 to answer *G. S.*

Price



03 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas W. Oliver
and Edwin Barber

The Grand Jury of the City and County of New York, by this indictment, accuse Thomas W. Oliver and Edwin Barber

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

The said Thomas W. Oliver and Edwin Barber, both —

late of the City of New York, in the County of New York aforesaid, on the twenty eighth day of June, in the year of our Lord one thousand eight hundred and eighty nine, in the month of the said day, at the City and County aforesaid, with force and arms, in and upon one George Barber, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of three hundred dollars, one chain of the value of fifty dollars, and one seal of the value of fifty dollars, —

of the goods, chattels and personal property of the said George Barber, from the person of the said George Barber, against the will, and by violence to the person of the said George Barber, — then and there violently and feloniously did rob, steal, take and carry away, the

said Thomas W. Oliver and Edwin Barber, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other: —

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. Kelloms,
District Attorney

0317

BOX:

404

FOLDER:

3747

DESCRIPTION:

O'Neill, Catharine

DATE:

07/21/90



3747

0318

423

546
Counsel,
Filed *July* 18 90
Pleads, *Wyzulky*

Grand Larceny, *Second Degree.*
(From the Person.)
[Sections 528, 531, Pennl Code].

THE PEOPLE

vs.

R

Catharine O'Neill

John R. Fellows
1931

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John R. Fellows
July 19, 1890 Foreman.
August 16, 1890
John R. Fellows
John R. Fellows
P.B.A.

Witnesses:

James Kavanaugh

0319

Police Court- 2 District.

Affidavit-Larceny.

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

of No. Bridget Keenan
241 West Street Street, aged 26 years,
occupation Domestic

being duly sworn
deposes and says, that on the 26 day of June 1938 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

and person of deponent, in the day time, the following property, viz:

One Pocket-Book

containing good and lawful

money of the United States Issue

to the amount of Three Dollars

\$ 3.00
100

the property of Deponent

Sworn to before me, this
day

Police Justice.

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 Catherine O'Rell (now known)

from the fact that at about the
hour of 4 P.M. on said date deponent
was standing at the corner of 25 Street
and 6 Avenue looking at a window.
Deponent felt a hand in her pocket
on the right hand side of the
dress then and ^{then} in on deponent's
person and immediately deponent
saw the said defendant's hand
removed from deponent's pocket with
the said pocket book in defendant
hand and deponent knocked the
pocket book from said defendant's
hand and caused the arrest

0320

of said defendant.

Deponent therefore accuses the said defendant with having taken stolen and carried away the said property from deponent's possession and person

Sworn to before me this

27

1944

[Signature]

for
Bridget X Kavanagh
mark

0321

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Catherine O'Neill*

Question. How old are you?

Answer. *45 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Brooklyn L.I.*

Question. What is your business or profession?

Answer. *Widow*

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

Answer. *The lady makes a mistake
I did not take it*

Catherine X O'Neill
mark

Taken before me this
day of

June 1890

Police Justice.

[Signature]

0322

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 200 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 Jan 27 1891 [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 he to be discharged.

Dated _____ 18 _____ Police Justice.

0323

1014

Police Court--- 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Bridget Kavanagh

vs. *24 West 12th St. New York*

Catherine O'Connell

2.....

3.....

4.....

Office from the prison

Dated *June 24 1890*

Argan Magistrate.

Keup Officer.

19 Precinct.

Witnesses.....

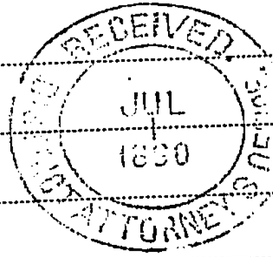
No. Street.

No. Street.

No. Street.

\$ *1000* to answer *Ans.*

J. Com *pen on*



BAILED.

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

0324

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Catharine O'Neill

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

Catharine O'Neill of the CRIME OF GRAND LARCENY in the second degree committed as follows:

The said Catharine O'Neill

late of the City of New York, in the County of New York aforesaid, on the twenty-sixth day of June in the year of our Lord one thousand eight hundred and ninety, in the day time of the said day, at the City and County aforesaid, with force and arms,

one promissory note for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of two dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollars; one United States Gold Certificate, of the denomination and value of two dollars; one United States Silver Certificate, of the denomination and value of two dollars;

three promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of one dollar each; three promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of one dollar each; three United States Gold Certificates, of the denomination and value of one dollar each; three United States Silver Certificates, of the denomination and value of one dollar each;

divers coins, of a number kind and denomination to the Grand Jury aforesaid unknown of the value of three dollars and one pocketbook of the value of fifty cents

of the goods, chattels and personal property of one Bridget Kavanagh on the person of the said Bridget Kavanagh then and there being found, from the person of the said Bridget Kavanagh then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows, District Attorney.

0325

BOX:

404

FOLDER:

3747

DESCRIPTION:

O'Shaughnessy, Frank

DATE:

07/16/90



3747

Witnesses:

Eph. Messner
W. Maloney
(Mark)

#107

Counsel,

Filed

16 day of *July* 18*90*

Pleads,

THE PEOPLE

vs.

I

Frank O'Shaughnessy

Robbery, [Sections 224 and 228, Penal Code],
degree.

[Signature]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

[Signature]
Foreman.

July 17/90

[Signature]

Elmira Ref
[Signature]

0327

Police Court 1st District.

CITY AND COUNTY }
OF NEW YORK, } ss

Ephraim Meuschen
of No. 87 Chrystie Street, Aged 24 Years

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

10th day of July 1880, at the First 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 :

A quantity of pocket books,
Chains, sleeve buttons and
other trinkets

of the value of Five 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

Francis O'Shaughnessy (nowhere)
and several boys not arrested,
who acted in concert with each other,
for the following reasons, to wit:
Deponent was walking along
Battery Place when he was suddenly
and violently seized by defendant
and several boys not arrested who
knocked deponent down forcibly
took from him the above property,
which deponent had on a tray at-
tached to his person at the time,
and ran off therewith.

Sworn to before me this
188
Police Justice

0328

Deponent further says - he is informed by Officer John H. Mahoney of the Paris Precinct that he witnessed said violent seizure of deponent in the manner aforesaid, and arrested defendant with a portion of the proceeds of said Robbery in his possession, which deponent identifies as a portion of the property forcibly taken from him in the manner aforesaid.

Wherefore deponent charges defendant with a conspiracy in concert with said boys not arrested, and taking, stealing and carrying away the said property, with force and violence, from his person and possession.

Sworn to before me
this 10th day of July 1893

From Monac

J. D. Sturgeson
Police Justice.

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.

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

Dated _____ 188_____ Police Justice.

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of
vs.
1.
2.
3.
4.

Office—ROBBERY.
Dated _____ 188_____
Magistrate.
Officer.
Clerk.
Witnesses,
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

0329

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John F. Mahoney
Police Officer of No. _____

Park Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Ephraim Menschel

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

Sworn to before me, this 10

day of July 1890

John F. Mahoney

[Signature]
Police Justice.

0330

Sec. 198-200.

1st
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank O'Shaughnessy 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.

Frank O'Shaughnessy

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Brooklyn N.Y.

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

Answer.

20th Street & 3rd Avenue Brooklyn - 2 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty.
Frank O'Shaughnessy

Taken before me this

day of

1890

John J. [Signature]

Police Justice.

0331

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 *Ten* 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 *July 10* 18 *90* *J. M. Bennett* 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 he to be discharged.

Dated..... 18 Police Justice.

0332

60 July 13
10. am

#137

1050

Police Court---

1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ephraim Menscher
vs.
Frank O'Shaughnessy

Offence: Robbery

2

3

4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated July 10- 1890

Patterson Magistrate.

John P. Mahoney Officer.

Park Precinct.

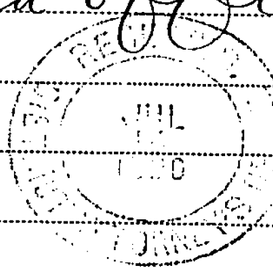
Witnesses: Paid Officer

No. Street.

No. Street.

No. Street.

\$ 1000 to answer



Signature

0333

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank O'Shaughnessy

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

Frank O'Shaughnessy

of the CRIME OF ROBBERY in the *2nd* degree, committed as follows:

The said *Frank O'Shaughnessy*

late of the City of New York, in the County of New York aforesaid, on the *14th* day of *July*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, in the ~~time of the said day~~, at the City and County aforesaid, with force and arms, in and upon one *Edmain Merscher*, in the peace of the said People, then and there being, feloniously did make an assault, and

ten pocket books of the value of twenty five cents each, ten pairs of the value of twenty five cents each, and ten pairs of sleeve-buttons of the value of twenty five cents each pair,

of the goods, chattels and personal property of the said *Edmain Merscher*, from the person of the said *Edmain Merscher*, against the will, and by violence to the person of the said *Edmain Merscher*, then and there violently and feloniously did rob, steal, take and carry away, *the said*

Frank O'Shaughnessy being then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid as yet 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.

John P. Kellows
District Attorney