

0906

BOX:
179

FOLDER:
1815

DESCRIPTION:
O'Neil, James

DATE:
06/17/85



1815

0907

No 1059 X

Witnesses:

Office Chief D.B. McPherson
John Conroy
Equal Justice

Counsel
2 Blige
Filed 17 day of June
Pleads Not guilty (B)

THE PEOPLE

v.s.

* 165 Story - P

James O'Neill

H D

Robbery, (MONEY), degree.

RANDOLPH B. MARTINE,

Asst. Dist. Attorney.
Heads Roby 2d y.

A True Bill.

J. M. Kirby
Foreman.

\$74.60 was paid
J. M. Kirby

0908

Police Court First District.

CITY AND COUNTY
OF NEW YORK, } ss

Complainant in City
Prison in default of
5 m. bail for Good
Behavior for one Month

of No. 155 th Street & 10th Avenue, Aged 26 Years

Occupation Laborer being duly sworn, deposes and says, that on the
12th day of June 1885, at the Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United
States in bank bills together of the
value of Sixteen Dollars

of the value of

the property of

DOLLARS

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

James O'Neil (nowhere), and another
man yet now arrested, for the following
reasons to wit: while deponent was sitting
down in a chair in a lager beer saloon at no
57 Mulberry Street, drinking a glass of beer
the said defendant and said other man not
now arrested ~~came into the~~ came into the
said saloon and the said defendant caught
hold of deponent by the throat and the said
other man held deponent arms and pinioned
deponent to the chair he deponent was sitting
in, and the said defendant forcibly pulled
open deponents vest worn by deponent as

seen to before me this

1885

Police Justice

9999

as a portion of defendant's bodily clothing and
forcibly took his defendant's hand from his
defendant's inside vest pocket; and abstracted
the aforesaid money from defendant inside vest
pocket.

Wherefore defendant charges the said
the said defendant and said other man
not now arrested with feloniously taking
Stealing and carrying away the aforesaid
money from the person of defendant by force
and violence without his consent and against
his will;

Sworn to before me this 12th day June 1895 John Connelly

AM Patterson Police Justice

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

I have admitted the above named
to build to answer by the under-taking here to annexed
to build no sufficient cause to believe the within named
There being no sufficient cause to believe the within named
Guiltiness of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

I have admitted the above named
to build to answer by the under-taking here to annexed
to build no sufficient cause to believe the within named
Guiltiness of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

I have admitted the above named
to build to answer by the under-taking here to annexed
to build no sufficient cause to believe the within named
Guiltiness of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

Police Court, _____ District.		Offence—ROBBERY.	
THE PEOPLE, &c., on the complaint of		vs.	
1			
2			
3			
4			
Dated	188	Magistrate.	
Officer.		Officer.	
Clerk.		Clerk.	
Witnesses,		Street,	
No.		No.	
No.		No.	
No.		No.	
to answer General Sessions.			

0910

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

12
District Police Court.

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

Question. What is your name?

Answer.

James O'Neil

Question. How old are you?

Answer

22 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

65 Spring St. one year

Question. What is your business or profession?

Answer.

Painter

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

Answer.

I am not guilty

James O'Neil

Taken before me this 1st

day of

1880

J. H. Deacon
Police Justice.

Q9 } }

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..... *James O'Neil*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One 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 12 June 1885 John Patterson Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0912

Police Court-- First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Conroy
et al.
James O'Neil
Offence.

Dated 17 June 1885

Jacob M. Patterson Magistrate.
Edward M. Morris Officer.

Precinct.

Witnesses Pasquale Bichetto

No. 57 Mulberry Street.

No. JUN 15 1885 Street,

No. 70 New Street.

\$1000 to answer Sessions.

John Conroy

0913

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

James O'Neil

The Grand Jury of the City and County of New York, by this indictment accuse
of the crime of ROBBERY IN THE ~~First~~
The said James O'Neil,

DEGREE, committed as follows:

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~Xmelfth~~ day of ~~June~~, in the year of our Lord one thousand eight hundred and eighty-~~one~~, in the time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one ~~John Connaway~~, in the peace of the said People then and there being, feloniously did make an assault, and ~~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 twenty dollars, and of the value of twenty dollars ~~one~~; ~~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 ~~one~~; ~~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~~; ~~sixt~~ 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~~; ~~nineteen~~ promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar ~~each~~; ~~one~~ promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars ~~one~~; ~~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 ~~one~~; ~~three~~ 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 five dollars ~~each~~, ~~silver coins~~, ~~of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of~~

ans

of the goods, chattels and personal property of the said ~~John Connaway~~, from the person of the said ~~John Connaway~~, and by violence to the person of the said ~~John Connaway~~, then and there violently and feloniously did rob, steal, take and carry away,

(The said James O'Neil being then and there aided by an accomplice actually present, whose name is 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.

RANDOLPH B. MARTINE,
District Attorney.

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BOX:

179

FOLDER:

1815

DESCRIPTION:

O'Rourke, Daniel

DATE:

06/08/85



1815

No. 55

Witnesses:

John Stevens
James Smith
74 New Church

Counsel,
Filed at day of June 1885
Pleads,

THE PEOPLE

vs.

P
Daniel O'Rourke
H.D.

[Sections 224 and 226, Penal Code.]

Robbery, second degree.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.


Randolph B. Martine
Foreman.

09 15

09 16

Peter Givew the Police Officer attached
to Castle Garden being sworn testifed as
follows:

I know the defendant & Complainant. I
went into Janel's Saloon whether the
defendant O'Rourke is Employed in company
with the Complainant. He no previously
described O'Rourke's appearance to me & as
soon as we got in there he pointed to
O'Rourke & said "that's the man who took
my money". I took O'Rourke one side & told
him this man accused him of taking
his money & he said (O'Rourke) that he
didn't take it but he knew who did &
that he would take us to where the man
was who did it - he said he would
take us there in a couple of hours
when he got off. Then he ran ~~up~~ up -
stairs. I got him & told him I intended
to treat him like a gentleman but that
now I would bring him with me. He said
that all he got out of the proceeds was
\$20.

09 / 7

By Mr. Spence.

He said all he got of the money was \$20. That was his exact language. He didn't say anything about a man named Smith - he said somebody offered him & he got \$20. That was Saturday - he didn't say when he got it. He said that before he took the \$20. He asked a police officer about it & the police officer said he was justified in taking it - he didn't mention the policeman's name. I didn't find any gold sovereigns on him. He denied having had anything to do with the taking of them. He told me the complainant had been robbed by a fellow of his watch & that he got it away from the thief & gave him a beating & gave him his watch back. He didn't say anything about him & the ^{the complainant} man being off on a drunk etc.

He tried to escape & was very excited.

09 18

I followed him and caught him at
the door. I had to run & catch him.
I had to run one flight of stairs after
him.

Daniel J Ranke, the defendant sworn
says:

I am a little over 20 years of age & was
never before arrested for stealing. I attended
bar for Mr. Hanell & about 4 o'clock
in the morning the Complainant came
in there & he had two or three drinks with
some other man. He told this man he
worked on Grey Island four years. The
man treated him back. Then he went to
sleep behind the ice box & a man came
in & took his watch & I saw the man
running & I grabbed him & took the
watch from him & beat him. And I woke
him up & gave him his watch & let him
only for me he would have been robbed. He
went out & came back about a $\frac{1}{4}$ to

09 19

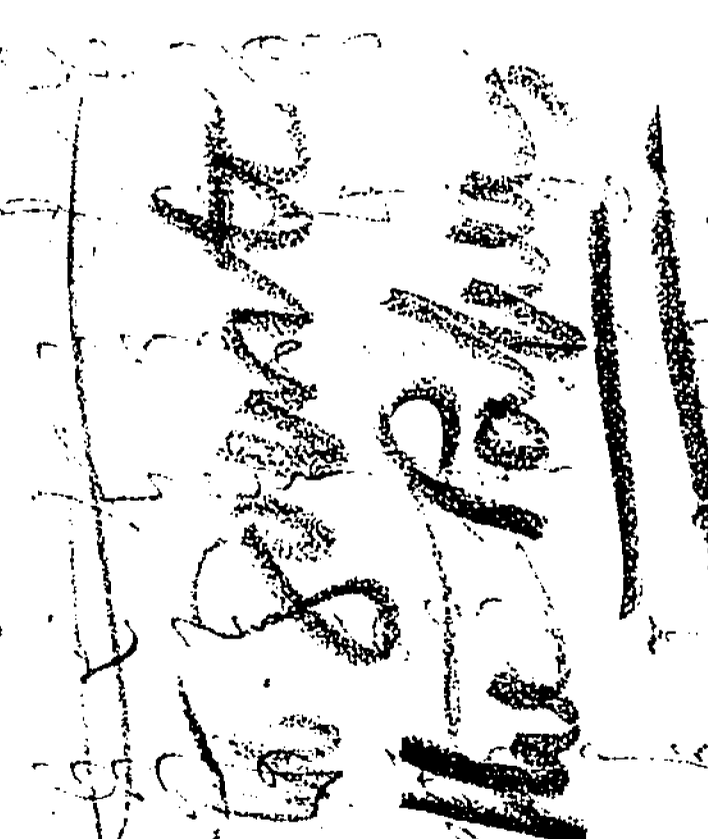
6 o'clock. He said he wanted to treat me. He had sovereigns & bills in his pocket & I gave him \$4.86 for each sovereign - I told him I was going home & he said he wanted to take me around & treat me. We went to Harrington's we drank five whiskies each. Then we met another friend named Brady & had two drinks more & we were pretty drunk. We went out & went as far as Chambers St. & went into McQuade's we both drank whiskey in there. I was pretty drunk. I bid him "good bye" & walked through Cherry St. & he laid on a sofa. ~~I~~ Smith came to me at 5 o'clock on the day & wanted me to take \$20. & ~~I~~ said asked him if he had robbed this man. He said she made changed the money and didn't give him the right change. I told him this man was in there 10 or 11 times in my place & knew where to come for me. Smith went around spending the money. The first

0920

thing I knew, two days after this, this
Officer came there & accused me of
taking \$45. Groden asked me if I
knew anything about it & I told him
all I knew about it & where we were
drinking & that I never took a dollar
from him. When I was arrested there
was \$111⁰⁰ taken from me. That was money
I had saved & \$60 of it was my
brother's.

0921

Markle Chit



the tree is about 100 years old
and has a diameter of about 12 inches.
The bark is smooth & greyish white.
It is hard & brittle & comes off in
thin layers. The wood is yellowish
brown & has a fine grain.

0922

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Daniel O'Rourke

Question. How old are you?

Answer. 30 years of age

Question. Where were you born?

Answer. New York

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

Answer. 140 Cherry St. about a year

Question. What is your business or profession?

Answer. Bartender

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

Daniel O'Rourke

Taken before me this 20th
day of May 1884

J. H. O'Brien
Police Justice.

Police Justice.

0923

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.....

Daniel O'Rourke

..... guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* 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 23rd 188 *J M Patterson* Police Justice.

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

Dated *188* *Police Justice.*

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

Dated *188* *Police Justice.*

0924

566

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Stevens
Home of Detention
Carrie C. Parker
Offence Number

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

John Stevens on Home
of Detention at his own
Request on deposit of
\$500.

Philip McQuade
Bailed in \$500. to day.
James Smith Comd. to
Home of Detention on deposit
of \$500. to day.

Dated May 22 1885

Patterson Magistrate.

Peter Broder Officer.

Calleigh Broder Precinct.

Witnesses James Smith

No. 156 Roosevelt Street.

Philip McQuade

No. 74 New Chambers Street,

Edward T. Brett

No. 46 West Police Street.

\$1000 to answer your Sessions.

Comd

See Back

0925

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Daniel O'Conor

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

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

The said Daniel O'Conor,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Xxxxxxxxx day of January, in the year of our Lord one thousand
eight hundred and eighty-nine, in the early time of the said day, at the Ward, City
and County aforesaid, with force and arms, in and upon one John Stevens,
in the peace of the said People, then and there being, feloniously did make an assault, and

forty five gold coins of the United
Kingdom of Great Britain and
Ireland, as the said known are
sovereigns, as the value of five
dollars each,

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

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

Chas. D. Martin,
District Attorney.

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BOX:
179

FOLDER:
1815

DESCRIPTION:
O'Rourke, Daniel

DATE:
06/08/85



1815

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BOX:

179

FOLDER:

1815

DESCRIPTION:

Smith, James

DATE:

06/08/85



1815

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No. 55-56-
F. B. I.
Filing
Counsel,
Fees,
Pleadings,
Papers,
and
Witnesses:

Dr. X
Alexander

and
John Doe

The defendant James O'Rourke
was tried by the People as
witness against the co-defendant
Daniel O'Rourke, who was
acquitted.

I do therefore recommend
that this indictment be dismissed
as the same evidence would
be presented to the jury in
the case of Smith as was
given in the case of O'Rourke
and I do not believe that
a conviction should be
had on such evidence.

June 23, 1885
James T. McMurtry
A. S. A.

Witnesses:

Counsel,
Fees,
Pleadings,
Papers,
and
Witnesses:

Dr. X
Alexander

and
John Doe

THE PEOPLE

P
People v. O'Rourke

James O'Rourke

District Attorney,
R. B. MARTINE,

RANDOLPH B. MARTINE,
District Attorney.

A True Bill
James T. McMurtry
Foreman.

#1 tried and acquited
#2 discharged before his
verbal hearing ended
June 23, 1885

J-1 B

0929

POLICE COURT First DISTRICT.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY { ss.
OF NEW YORK,

BE IT REMEMBERED, That on

the 23rd day of May in the year of our Lord 1885.

of No. 74 New Chamber Street, in the City of New York,

and James Clifford of No. 297 Henry Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Philip McQuade the sum of Five Hundred Dollars,

and the said James Clifford the sum of Five Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence in behalf of the People of the State of New York, as he may know concerning an Offence or felony said to have been lately committed in the City of New York aforesaid by

Daniel O'Rourke who is charged
with Robbery

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the
day and year first above written.

Philip McQuade
James Clifford

John Peetsey Police Justice.

0930

CITY AND COUNTY
OF NEW YORK, ss.

John Clifford
Bail
Sworn before me this
day of May 1888
John Clifford
Police Justice.

the within-named Bail, being duly sworn, says that he is a holder in
said City, and is worth

over and above the amount of all his debts and liabilities; and that his property consists of a
House and lot of land situated and
known as no 227 Henry Street
in said city valued at Ten Thousand
Dollars and mortgaged for Two
Thousand Dollars
James Clifford

New York General Sessions,

THE PEOPLE, etc.

John Stevens

ss.

Daniel G. Clarke

John Stevens
Magistrate

Recoginition to Testify.

188

day of

Filed

0931

Police Court--

1st

District.

CITY AND COUNTY
OF NEW YORK } ssCompt. in Name of
Retention

of John Stevens
Castle Garden Street, Aged 25 Years
Occupation Farmer being duly sworn, deposes and says, that on the

20 day of May 1885, at the 4th 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:

Forty-five English Sovereigns,
being good and lawful money
and of about the value of
Two hundred and eighteen
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

Daniel O'Rourke, now here,
for the reasons following, to wit:
That deponent layed at Castle
Garden, New York, on the
16 instant. That about the hour
of 6 o'clock on the morning of the
20 instant deponent entered a
Saloon, which deponent believes
is situated at 201 Chatham Street,
and had a drink therein.
That said deponent followed
deponent out of said Saloon
and asked deponent if deponent

Sworn to before me this

1885.

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had any more. That defendant replied "I have a little". That he, said defendant, then seized ~~lived~~ of defendant by the collar of the Coat and forcibly held defendant while he inserted his left hand into the inside pocket of the coat then worn upon the person of defendant (where said money was then contained) and forcibly took said money therefrom. That defendant was in great fear of bodily injury at the hands of said defendant and went with ~~him~~ to another place where said defendant disappeared, ~~and~~ known to have been this John Stevens 22nd day of May 1885.

Dated 188 _____
John Stevens Police Justice

There being no sufficient cause to believe the guilty within mentioned
Dated 188 _____
Police Justice

I have admitted the above named
to build to answer by the underwriting herein annexed.
Dated 188 _____
Police Justice

guilty thereof, I order that he be held to answer the same until he be admitted to build in the sum of
Hundred Dollars and be committed to the Watch and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188 _____
Police Justice

It appearing to me by the within depositions and statements that the crime herein mentioned has been
committed, and that there is sufficient cause to believe the within named
Dated 188 _____
Officer _____
Magistrate _____
Witnesses _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

Police Court, _____ District, _____		Offence—ROBBERY.	
THE PEOPLE, &c., on the complaint of _____			
		28.	
1	2	3	4
Dated	188 _____	Magistrate.	Officer.
Witnesses,	No.	Street,	Street,
No.	Street,	Street,	Street,
\$ _____ to answer General Sessions.			

0933

Dohr Stevens being duly
surrounded cross examined
says I remember seeing Mr.
O'Rourke, I don't remember a
man trying to steal my watch
and O'Rourke beating him up
done. Mr. O'Rourke gave me my
watch through about six o'clock
in the morning. It was a silver
watch. I was in the bar room when
O'Rourke gave me my watch.
I did not see him strike the man
that stole it. I did not drink
any whiskey. I drank beer. I
was not drunk. I did not drink
much. I was not half drunk &
knew what I was doing. I had
been looking for friends up town
and went into the Saloon for
a glass of beer. I saw O'Rourke
on May 20 for the first time -
May 20 I lost 45 sovereigns. I
had never seen O'Rourke before.
I have not seen my money
since. O'Rourke is the man
that robbed me. He held me
out one hand and took the
money with the other. The next
time I saw him was last night.

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2

when he was arrested I had been to Redmonds boarding house all day and I only went out and sat down on the battery.

Yesterday I spoke to an officer about it for the first time.

On Wednesday I walked about the battery all day. I did not speak to any officer because I did not know who to speak to. I did not give any description of the man who robbed me till I had O'Rourke arrested at his place last night. I only had one man arrested for robbing me.

In court I told the officer how O'Rourke looked, and knew him as soon as he was arrested. I said he was a stout tall fellow & shaved all over. That is what I told Officer Groden. That was the only description I gave but I told him about the place and took the officer there. I told him I would make out the horse for him. I only took him to one house. I don't know the names of the streets. I only

0935

Dohr Stevens being duly
sworn and cross examined
say I remember seeing Mr.
O'Rourke, I don't remember a
man trying to steal my watch
and O'Rourke beating him up
down. Mr. O'Rourke gave me my
watch through about six o'clock
in the morning. It was a silver
watch. I was in the bar room when
O'Rourke gave me my watch.
I did not see him strike the man
that stole it. I did not drink
any whiskey. I drank beer. I
was not drunk. I did not drink
much. I was not half drunk &
knew what I was doing. I had
been looking for friends up town
and went into the Saloon for
a glass of beer. I saw O'Rourke
on May 20 for the first time.
May 20 I lost 45 sovereigns. I
had never seen O'Rourke before.
I have not seen my money
since. O'Rourke is the man
that robbed me. He held me
out one hand and took the
money with the other. The next
time I saw him was last night.

0936

3

arrived in the city from Ireland
last Saturday.

Served to before me }
this 2^d of May 1885 }

John Stevens

AMERICAN
Police Justice

0937

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Daniel O'Rourke
and James Smith

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

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

The said Daniel O'Rourke and James
Smith, each

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twentieth day of May, in the year of our Lord one thousand
eight hundred and eighty-five, in the daytime of the said day, at the Ward, City
and County aforesaid, with force and arms, in and upon one John Stevens,
in the peace of the said People, then and there being, feloniously did make an assault, and

forty five gold coins of the
United Kingdom of Great
Britain and Ireland, of the
kind known as sovereigns,
or the value of five dollars
each,

of the goods, chattels and personal property of the said John Stevens,
from the person of the said John Stevens, — against the will,
and by violence to the person of the said John Stevens, —
then and there violently and feloniously did rob, steal, take and carry away, [each
of them the said Daniel O'Rourke
and James Smith being then and
there aided by an accomplice
actually present.] —

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

Randolph D. Martin,
District Attorney.

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END OF
BOX