

0157

BOX:

321

FOLDER:

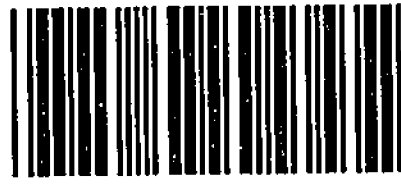
3051

DESCRIPTION:

O'Brien, Daniel

DATE:

09/20/88



3051

0158

Witnesses,

to

Counsel,

Filed

day of

Pleads,

188

THE PEOPLE

vs.

Daniel O'Brien

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Draper
Sept 26/88
Foreman.
26-10-1
Fred H. H. H.

Annex in the
Second degree

[Section 218 — Penal Code.]

0159

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Daniel O'Brien

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

208 East 88th Street

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. I was on the floor and the complainant was kicking me. I tried to defend myself and may have struck him but I did not bite his ear off.

Daniel O'Brien

Taken before me this

day of

188

John W. [Signature]

Police Justice

0160

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'Brien

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 Sept 10 1888 J. H. Murray 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.

0 16 1

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

Police Court---

1452 31
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip Brady
409 East 8th St.
Daniel O'Brien

2 _____
3 _____
4 _____

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

Transferred to
Gen Sessions Street.

Complaint

No. 108 Street.

Patrol Officer

No. 108 Street.

\$ 300 - to answer

(Adm)

0162

Police Court— District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip Brady
of No. 400 East 14th Street, aged 24 years,
occupation Bartender being duly sworn, deposes and says, that
on the 9th day of September 1888 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Daniel O'Brien
Now Mesmer, who took hold of deponent
and seizing deponent's ear by his teeth
bit a portion of the ear off
without any justification on the part of the said assailant

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

Sworn to before me, this

day of Sept 1888

Wm. H. H. H.

Police Justice

0163

POLICE COURT 5 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Daniel O'Brien

On Complaint of

For

Philip Brady
Assault

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

Sept 10 1888

Daniel O'Brien

Wm. Murray

Police Justice.

0164

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'Brien

The Grand Jury of the City and County of New York, by this
Indictment accuse Daniel O'Brien -

of the crime of Assault in the second degree,

committed as follows:

The said Daniel O'Brien,

late of the City of New York, in the County of New York, aforesaid, on the
ninth day of September, in the year of our Lord one thousand
eight hundred and eighty-eight, at the City and County aforesaid,

with force and arms, in and upon
one Philip Brady, then and there
being, feloniously did unlawfully
and wrongfully make an assault,
and with his teeth, a portion of
one of the ears of, in the said
Philip Brady then and there feloniously
did unlawfully and wrongfully take
off, and then and there and thereby
feloniously did unlawfully and
wrongfully inflict grievous bodily
harm upon the said Philip Brady.

0165

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. Helms,

~~District Attorney~~

0166

BOX:

321

FOLDER:

3051

DESCRIPTION:

O'Brien, Margaret

DATE:

09/12/88



3051

0167

Witnesses:

#150 W-2

Counsel,

Filed

day of

1888

Sept 13
Pleads, *Ignorant*

THE PEOPLE

vs.

Wm. J. ...

Margaret O'Brien

Assault in the Second Degree.
(Section 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Straper
Foreman.
Park St. September 20 '88
Pleeds Assault 3rd deg
Judge Presided.
W. J. ...

New York General Sessions

People on my Complaint

versus

Margaret O'Brien

As complainant in the above case I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show, but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I desire to withdraw the complaint and have the defendant discharged. The defendant lives ^{with} her husband and child (5 years of age). Mr. O'Brien the husband of the above defendant is a hard working man and their child is at home without its mother's care, the husband being employed all day. I think she has been punished enough by her confinement in the Tombs, and I do not want to be the cause of separating the mother from her child.

Mrs. Katie Brennan

0169

Book of General Sessions

The People vs

vs

Margaret'Brien

0170

Sept 3rd 88.

Katie Brennan aged
7 was brought to hospital
this evening suffering
from a lacerated
wound of eyelid. Was
dressed & allowed to go.

C. W. Sheldon. M.D.

0171

Police Court—2 District.City and County { ss.:
of New York, }

Katie Brennan
 of No. 413 West 19 Street, aged 29 years,
 occupation Housekeeper being duly sworn
 deposes and says, that on the 3 day of September 1888 at the City of New
 York, in the County of New York, Katie Brennan aged 7 years
 was violently and feloniously ASSAULTED and BEATEN by

Margaret O'Brien

As this Dependent is informed
 by her Daughter Katie Brennan
 that while she was playing with
 the said Margaret O'Brien
 Wilfully and Maliciously Struck
 the said Katie Brennan on the side
 of her face with a little shell
 Hair Pin Cisting and Inflicting
 Dependent Severely

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

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

Sworn to before me, this 4 day
 of Sept 1888

Mrs Katie Brennan

John J. Brennan Police Justice.

0172

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Margaret O'Brien

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

England

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

Answer.

W 19 Street

Question. What is your business or profession?

Answer.

House Keeping

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

Taken before me this

day of

188

Police Justice.

Margaret O'Brien

0173

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 Apr 4 188 ✓ John H. ... 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.

0174

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

1381 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Katie Brunner
434 West 19th St
Margaret Brunner

2
3
4

Office
Katie Brunner
Grooming

Dated Sep 11 1888

Grooming Magistrate.

Brunner Officer.

16 Precinct.

Witnesses Katie Brunner

No. 434 W 19th Street.

No. Street.

No. Street.

No. Street.

\$1000 to answer G.S.

.....

.....

.....

0175

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Margaret O'Brien

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Margaret O'Brien

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

The said

Margaret O'Brien

late of the City and County of New York, on the *Third* day of

September, in the year of our Lord one thousand eight hundred and

eighty eight, with force and arms, at the City and County aforesaid, in and upon one

Kate Brennan the younger

in the peace of the said People then and there being, feloniously did wilfully and

wrongfully make an assault; and the said

Margaret O'Brien

with a certain *hair pin*

which *she* the said

Margaret O'Brien

in *her* right hand — then and there had and held, the same being then and there

a weapon and an instrument and weapon likely to produce grievous bodily harm,

her, the said *Kate Brennan the younger* then

and there feloniously did wilfully and wrongfully strike, beat, *cut, stab*

bruise and wound, against the form of the statute in such case made and provided, and

against the peace of the People of the State of New York and their dignity.

0176

SECOND COUNT—

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

Margaret O'Brien
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Margaret O'Brien
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at ~~the~~ *the* City and County aforesaid, with force and arms, in and upon the
said *Kate Brennan, the younger*

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault; and the said *Margaret O'Brien*

the said *Kate Brennan, the younger*
with a certain *hair pin*

which *she* the said *Margaret O'Brien*
in *her* right hand then and there had held, in and upon the

head and face of *her* the said *Kate Brennan*
the younger

then and there feloniously did wilfully and wrongfully strike, beat

bruise and wound, and did then and there and by the means aforesaid, feloniously,

wilfully and wrongfully inflict grievous bodily harm upon the said *Kate Brennan*

the younger to the great damage of the said *Kate Brennan the younger*
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.

0177

BOX:

321

FOLDER:

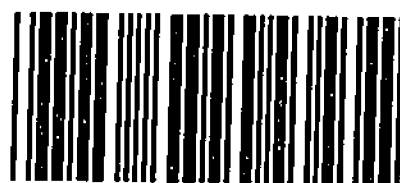
3051

DESCRIPTION:

O'Connor, Charles

DATE:

09/25/88



3051

Witnesses:
 Jeff Lee
 Senora Penn
 in Ed Wells and
 in a Confession
 Friends to

PA

Counsel,
Filed 25 day of Sept 1888
Pleads,

THE PEOPLE

vs.

Charles O' Connor

Grand Larceny Second degree

[Sections 528, 53], Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Draper
 Foreman.
 Feb 26/87
 105
 J. C. Draper
 44 W. D. Draper

0178

0179

Police Court

District

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 192 Madison Street, aged 21 years,
occupation Paper Box being duly sworn

deposes and says, that on the 13 day of July 1888 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:

One black dress of the value
of seventy dollars One Black
Rag of the value of fifteen dollars
One Musical Album of the
value of ten dollars In all of the
value of forty 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 Charles J. Connor nowhere

from the fact that on the day in
question the said deponent was
in said premises alone this
deponent's mother was absent
and on deponent's return she
inquired the above property and this
deponent has been informed by her
brother John Connor that he saw
the said Charles take the above property
and that he took him to the pawn shop
with him where he pawned the above
articles and this deponent further
says that the said Charles has admitted
his confession to her that he carried
the above property and pawned it
at Charles J. Connor.

Subscribed before me, this 24 day of July 1888
J. H. Connor Police Justice.

0180

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

*Am Guilty of
the Charge*
Chas O'Connor

Taken before me this

day of

188

Police Justice

0181

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 Three 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 29 188..... John J. McManus 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.

0182

Police Court---

1174
3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Gorman
1192 Madison
Charles H. Gorman

2

3

4

Offended by
Gorman

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *July 29* 1888

John H. Gorman Magistrate.

Henry H. Gorman Officer.

up Precinct.

Witnesses *John H. Gorman*

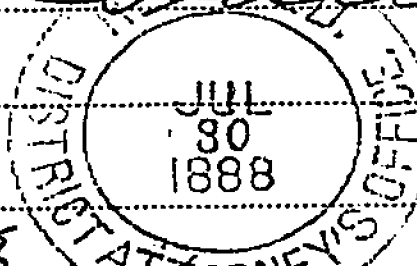
No. *1192 Madison* Street.

Charles H. Gorman

No. *7 Broadway* Street.

No. Street.

30 to answer *G.H.*



0183

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charles O'Connor

The Grand Jury of the City and County of New York, by this indictment,
accuse *Charles O'Connor* —

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

The said *Charles O'Connor*,

late of the City of New York, in the County of New York aforesaid, on the *13th*
day of *July*, in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms,

one dress of the value of
twenty dollars, one article of
female wearing apparel
commonly called a wrap of
the value of fifteen dollars, and
one musical album of the
value of ten dollars.

of the goods, chattels and personal property of one

Emma O'Connor, —

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.

John R. Bellows,
District Attorney

0184

BOX:

321

FOLDER:

3051

DESCRIPTION:

O'Connor, Thomas

DATE:

09/28/88



3051

Witnesses :

863

Prove =

Counsel,

Filed

day

188

Pleads

Chazaulty - Oct 1

THE PEOPLE

vs.

P.

Thomas O'Connor

Grand Larceny Second degree

[Sections 528, 531, 539 Penal Code]

JOHN R. FELLOWS,

District Attorney.

Feb 12. 1888. W. H. S.

Oct 11. 1888. W. H. S.

Oct 16. 1888. M. D.

A True Bill

J. H. Weaver Foreman.

Pr over 16 yrs
tried & acquitted.

Part-I

0186

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

George Carey
of No. 904 8th Ave Street, aged 26 years,
occupation Garbage man being duly sworn
deposes and says, that on the 24 day of September 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:

One living horse with wagon
and harness attached of the
value of one hundred and
fifty dollars

the property of Deponent

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

from the fact that deponent found
said property in the possession
of said deponent in West
54th Street in said City
Geo. Carey

Sworn to before me, this 25 day of September 1888

Police Justice.

0187

Sec. 198-200.

4.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas C. Lerner

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

U S

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

Answer.

532 W. 50 -

4 years

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

*I am guilty I was intoxicated
at the time I did not
know what I was
doing*
Thomas C. Lerner

Taken before me this

day of

1885,

Police Justice.

0188

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 Scindent

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 Sept 25 188 8 Sam J. C. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0189

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Gane
904 8th Ave
Thomas O'Connor

2 _____
3 _____
4 _____

Office of the
Clerk

22

Dated 25 Sept 1888

Daniel O'Reilly Magistrate.

H. P. Hansen Officer.

22 Precinct.

Witnesses Officer

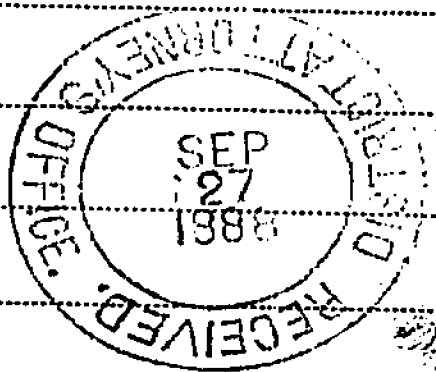
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 10.00 to answer

COMMITTED



0190

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 O'Connor

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

Thomas O'Connor

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

The said

Thomas O'Connor

late of the City of New York, in the County of New York aforesaid, on the twenty-fourth day of September in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, with force and arms,

one horse of the value of seventy-five dollars,
one set of harness of the value of twenty-five dollars, and
one wagon of the value of forty dollars

of the goods, chattels and personal property of one

George Carey

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.

0191

SECOND COUNT—

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

Thomas O'Connor

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

The said

Thomas O'Connor

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

*one horse of the value of
seventy-five dollars,
one set of harness of the value
of twenty-five dollars, and
one wagon of the value of forty
dollars*

of the goods, chattels and personal property of one

George Carey

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

George Carey

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

Thomas O'Connor

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.

0192

BOX:

321

FOLDER:

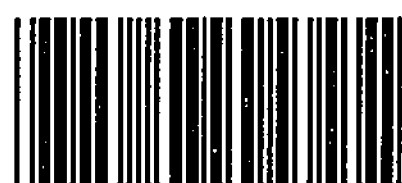
3051

DESCRIPTION:

O'Neil, Denis J.

DATE:

09/28/88



3051

0193

BOX:

321

FOLDER:

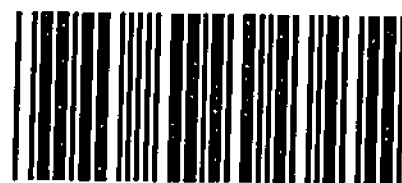
3051

DESCRIPTION:

Kelly, William

DATE:

09/28/88



3051

0194

BOX:

321

FOLDER:

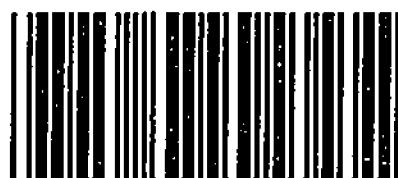
3051

DESCRIPTION:

Lyons, Cornelius

DATE:

09/28/88



3051

0195

Witnesses,

Counsel,

Filed 2^d day of Sept. 1888

Pleads, *Chargement*

THE PEOPLE

vs.

Denis J. O'Sullivan
William Kelly
Cornelius Lyons

James J. O'Sullivan

[Section 162

Penal Code.]

JOHN R. FELLOWS,
personal atty. at l. District Attorney.

Dec 7/88
Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

A True Bill.

J. A. Hoopes
Foreman.

Nov 12/88
m. Ers

0196

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

-----X
The People of the State of New York :
 : against :
Denis J. O'Neil, William Kelly and :
Cornelius Lyons. :
-----X

The Grand Jury of the City and County of New York, by this Indictment accuse Denis J. O'Neil, William Kelly and Cornelius Lyons of the crime of Conspiracy, committed as follows:

The said Denis J. O'Neil, William Kelly and Cornelius Lyons, all late of the City of New York, in the County of New York, aforesaid, on the first day of July in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, with divers other persons, whose names are to the Grand Jury aforesaid as yet unknown, did unlawfully conspire, combine, confederate and agree together to commit certain acts injurious to trade, to wit, to interfere with, harass, annoy, obstruct one James A.

Walsh then lawfully carrying on trade and business in the said City and County as a master cooper and hiring ~~and or all the times herein mentioned~~ and employing and then having in his hire and employ for the carrying on of his said trade and business divers journeymen coopers, workmen and laborers whose labors and services in his behalf were then necessary for the proper, convenient and advantageous conduct of the

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said trade and business, and amongst others one Thomas Sweeny and the said Cornelius Lyons, in the conduct of his said trade and his methods of carrying on the same and to compel him the said ~~Thomas~~ ^{James} A. Walsh to conduct his said trade and business as they the said Denis J. O'Neil, William Kelly, Cornelius Lyons and the said other conspirators should direct and approve and in no other way, and to use and employ such methods in carrying on his said trade and business as they should direct and approve and none others, and particularly to coerce, constrain and compel him the said James A. Walsh to pay to the said Thomas Sweeney the sum of one dollar and seventy-five cents for certain pretended services by them the said Denis J. O'Neil, William ~~Thomas Sweeney~~ Kelly, and the said other conspirators unlawfully and unjustly claimed and insisted to have been rendered by the said Thomas Sweeny on behalf of the said James A. Walsh for the purposes of his said trade and business, but which services in truth and in fact had not been rendered, performed or done by the said Thomas Sweeny on behalf of the said James A. Walsh or for the purposes of his said trade and business as they the said Denis J. O'Neil, William Kelly, Cornelius Lyons and the said other conspirators then and there well knew, and thereby to unjustly and oppressively exact and receive the said sum of one dollar and seventy-five cents as and for one half day's pay to the said Thomas Sweeny for the said pretended services and also to coerce,

constrain and compel him the said James A. Walsh to pay to the said Cornelius Lyons an amount of money equal to the value of his labor and services for two days and ten hours as a journeyman cooper without any sufficient consideration, and for a certain period of time then lately before elapsed during which the said Cornelius Lyons had been wholly idle and had not done nor performed any labor or services whatsoever on behalf of the said James A. Walsh, and thereby to most unjustly and oppressively exact and receive the said last mentioned sum of money from the said James A. Walsh, and further to coerce, constrain and compel the said James A. Walsh against his own free will and judgment, without any sufficient reason and for no good or proper cause to dismiss and discharge from his employ a certain boy whose name is to the Grand Jury aforesaid unknown, then in his hire and employ for the purposes of his said trade and business, to the great injury and oppression not only of the said James A. Walsh and his said trade and business, but also to the injury of the cooperage trade throughout the said City and County of New York and in general throughout the United States, and to the injury of trade in general.

And the said Denis J. O'Neil, William Kelly, Cornelius Lyons and the said other conspirators in pursuance and furtherance of and according to the said conspiracy, combination, confederacy and agreement between and amongst themselves as aforesaid, afterwards, to wit, on the third day of July in the year aforesaid,

at the City and County aforesaid, did unlawfully, oppressively and injuriously threaten him the said James A. Walsh that unless he the said James A. Walsh did pay to the said Thomas Sweeney the said sum of one dollar and seventy-five cents for the said pretended services by them the said Denis J. O'Neil, William Kelly, Cornelius Lyons and the said other conspirators so as aforesaid unlawfully and unjustly claimed and insisted to have been rendered by the said Thomas Sweeney on behalf of the said James A. Walsh for the purposes of his said trade and business, but which services in truth and in fact had not been rendered, performed or done by the said Thomas Sweeney on behalf of the said James A. Walsh or for the purposes of his said trade and business as they the said Denis J. O'Neil, William Kelly, Cornelius Lyons and the said other conspirators then and there well knew, and also paid to the said Cornelius Lyons the said amount of money equal to the value of his labor and services for two days and ten hours as a journeyman cooper without any sufficient consideration, and for the said period of time then during which the said Cornelius Lyons had been wholly idle and had not done nor performed any labor or services whatsoever on behalf of the said James A. Walsh aforesaid, and also against his own free will and judgment, without any sufficient reason and for no good or proper cause, dismissed and discharged from his employ the said boy so being then in his hire and employ for the purposes of his said trade and business as afore-

said, they the said Denis J. O'Neil, William Kelly and Cornelius Lyons would cause and procure the journeymen coopers, workmen and laborers then in the employ of the said James A. Walsh, and whose labors and services were then necessary for the proper, convenient and advantageous conduct of his said trade and business, to simultaneously quit their employment, and cease and refuse to do and perform the labors and duties thereof, and would thereby and by other means greatly harass, annoy and obstruct him the said James A. Walsh in the conduct of his said trade and business.

And the said Denis J. O'Neil, William Kelly, Cornelius Lyons and the said other conspirators in the further pursuance and furtherance of and according to the said conspiracy, combination, confederacy and agreement between and amongst themselves as aforesaid, afterwards, to wit, on the said third day of July in the year aforesaid, at the City and County aforesaid, unlawfully, oppressively and injuriously did coerce, constrain and compel him the said James A. Walsh to pay to the said Thomas Sweeney the said sum of one dollar and seventy-five cents for the said pretended services by them the said Denis J. O'Neil, William Kelly, Cornelius Lyons and the said other conspirators so as aforesaid unlawfully and unjustly claimed and insisted to have been rendered by the said Thomas Sweeney on behalf of the said James A. Walsh for the purposes of his said trade and business, but which services in truth and in fact had not been rendered, performed or

done by the said Thomas Sweeney on behalf of the said James A. Walsh or for the purposes of his said trade and business as they the said Denis J. O'Neil, William Kelly, Cornelius Lyons and the said other conspirators then and there well knew, and did thereby then and there unjustly and oppressively exact and receive the said sum of one dollar and seventy-five cents as and for one half day's pay to the said Thomas Sweeney for the said pretended services, and did coerce, constrain and compel him the said James A. Walsh to pay to the said Cornelius Lyons the amount of money equal to the value of his labor and services for two days and ten hours as a journeyman cooper without any sufficient consideration, and for the said period of time during which the said Cornelius Lyons had been wholly idle and had not done nor performed any labor or services whatsoever on behalf of the said James A. Walsh, and thereby most unjustly and oppressively did then and there exact and receive the said last mentioned sum of money from the said James A. Walsh, and further did coerce, constrain and compel the said James A. Walsh against his own free will and judgment, without any sufficient reason and for no good or proper cause to dismiss and discharge from his employ the said boy, then in his hire and employ for the purposes of his said trade and business, ~~xxxxxx~~ as aforesaid, to the great injury and ~~xxxxxx~~ oppression not only of the said James A. Walsh and his said trade and business, but also to the injury of the

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cooperage trade throughout the said City and County of New York and in general throughout the United States, and to the injury of trade in general: 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.

0203

BOX:

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FOLDER:

3051

DESCRIPTION:

O'Neill, John J.

DATE:

09/05/88



3051

Witnesses:

New trial granted
and deft discharged
upon his own recogn-
izance. J.R.F.

Oct 5 1888

#37

Boal

Counsel,

Filed

day of

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Pleads,

Sept 26

THE PEOPLE

vs.
M 33
2328
J.R.F.

John J. O'Neill

Grand Larceny
four degree.
[Sections 528, 530, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL

Draper

Foreman.

Vol III September 2/88

Def't convicted.

Grand Larceny 2^d deg.

Follow trial orders & def't

discharged on his own recognizance

(See endorsement)

Witnesses:

New trial granted
and def't discharged
upon his own recogn-
izance. J.R.F.
Oct. 5th 1888

#37 Bond
Counsel,
Filed 5th day of Sept 1888
Pleads, Acquitted

THE PEOPLE
vs.
John J. O'Neill
Grand Larceny
[Sections 528, 530, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Draper
Foreman.

Sub II September 2nd 1888
Def't convicted.
Grand Larceny 2nd deg.
Pleas trial ordered & def't
discharged on his own recognizance
(See endorsement) 5

0206

COURT OF GENERAL SESSIONS -Part III.

The People of the State of New York, : Before Hon. H. A.
against : Gildersleeve and
John J. O'Neill : and a Jury.

Indictment filed, September 5th 1888.

New York, September 21st 1888.

APPEARANCES: For the People Assistant District
Attorney Vernon M. Davis.

For the defendant, Mr. S. S. Blake

HENRIETTA SCHORN, a witness for the people, sworn, testified:-

I am living at present at No. 356 Seventh Avenue in this city. On the 15th of June 1888, I lived at No. 238 West 33rd Street. I had four rooms on the parlor floor of that house. This defendant, John J. O'Neill, came to my rooms about nine months ago and I rented him a furnished room as a lodger. On the night of the 14th of June 1888, the defendant came home about ten o'clock and went to bed. In my room, which was the next room to his I had \$1100. in money in my wardrobe which was in the middle of my room; this money was composed of twenty dollar bills, fives and tens and a fifty dollars in gold. The money was in a box in the wardrobe and the wardrobe was kept locked by me. This defendant left my house on the morning of the 15th between 11 and 12 o'clock, while I was out. When I returned to the house

between one and two o'clock the money which I had in the wardrobe was missing .

Q Was the door between the defendant's room and your room open? A. There was a folding door and one small door. I saw this money in the morning; I looked at it; and when I was doing that this defendant knocked at my door and asked me what time it was; the door between my room and his then was not locked, just closed; I told him it was half past ten o'clock.

Q Do you know whether he knew you had that money there ?

A. I think so; because he saw me carrying all the time the book. When I came back that day between one and two o'clock I found a handkerchief which belonged to the defendant in my wardrobe; I opened the place where the money was and found it was gone; the total amount missing was \$9000. , \$800. in paper and \$50. in gold.

Q How do you know this was his handkerchief ? A. I washed it two or three times.

Q Did you notice the condition of the door between his room and yours ? A. It was in the same condition as I left it . When he left, he left his trunk and all his clothes behind him. He was arrested about ten weeks after the occurrence .

Cross Examination:-

I am separated from my husband; I have not seen him for eight years. I occupy three rooms where I live and let out only one; that is my business, letting out rooms. This defendant was to pay me two dollars a week for the use of the room he had . I have no other means of live-

lihood. My relations with the defendant while he lived at my house was not one of intimacy. There was another gentleman who occupied the room with the defendant; I did not see him at the house on the night of the 14th.

Q. Wasn't he there after this defendant went out on the 15th? A. Yes sir. This other man came shortly

after the 15th and told me he was going away & I have not seen him since. He left the place before the defendant. I did not give this gentleman anything belonging to my husband; and he did not give me a handkerchief.

Q. Where did you get this money? A. My husband left it to me, \$1100. I told Justice Duffy that my husband was dead--but I met ^{him} dead to me. I counted my money the day before the defendant left.

JAMES F. VALLELY, a witness for the People, sworn, testified:-

I am a detective sergeant attached to the Central Office. The defendant was arrested in Boston on my orders. I went on to Boston and brought him here to New York. I found him in Police Headquarters in Boston. I told him what he was charged with; I told him he was charged with stealing \$900. from a lady he was boarding with in 33rd Street, Mrs. Schoen; he said he didn't; he said if that was what he was going on for that he was perfectly satisfied to go on. So, during the trip I asked him several times--at one time I said "Look here, how much money was there there" and he said "\$455"

Q. Did he have any money on him at the time he was

arrested ? A. Not a cent .

Cross Examination:-

The prisoner came on here voluntarily without any requisition papers.

Q. What was his condition at the time you had this conversation with him ? A. He looked like a man who was getting over a pretty bad drunk; he was in pretty bad shape.

Q. In what connection did he make the remark about the \$400.? I said to him "Now, O'Neill, how much money was in there, how much did you get"; and he said "I did not get any money". I said "Now, there is no use of getting into any argument, on the level how much was in it" and he said "Four hundred and five dollars". The man as I have said was in a pretty bad shape; he looked like a man who was pretty delirious after a bad drunk.

----- D E F E N C E -----

JOHN J. O'NEILL, the defendant, sworn, testified:-

I am 28 years of age; I am a house painter by trade . I have never been arrested before charged with any crime. I lived at the house of this complainant for about nine months. This woman told me that her husband was dead; but every night when I would come home I would find some man there. If this man would see me in her room when he came there he would get mad and ask her what I was doing there . He got mad one night and went away and did not turn up for four months.

At night when I came home this woman would call me into her room, and have me sit there with her. I used to buy on an average three or four pints of beer a day for her. I never saw five dollars with that woman while I lived with her. She has come to me and got money of me in advance for the rent of my room ; sometimes I paid her four weeks in advance. My relations with this woman were very intimate . On the 15th of June I went to the Polo Grounds in the afternoon, and at about eight o'clock that night I came to the house, got my grip-sack and left the house . When I left the landlord of the house was sitting on the steps and I bid her "Good bye". I did leave the house at half past ten that morning, but I returned at eight o'clock as I have stated . The door of my bed room was always open.

Q Did you ever see a leather bag in the possession of this woman ? A. No sir .

Q. Did you steal any money from her ? A. No sir .

Q. This money in question ? A. No sir, not a cent .

Q. When you left on the morning of the 15th where X was the man who occupied the same room with you ?

A. He was there in bed .

Q. Have you ever seen him since ? A. No sir . When I was arrested in Boston I was on the verge of delirium tremens. I had been on a spree for two weeks ; camping out at a place near Boston.

CROSS EXAMINATION:-

I generally go to this place to camp out with a crowd of young men in the month of August every year. I

0211

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had not been working for two months before I went away. I do not remember telling the detective what he says I told him. I simply took a small valise away with me when I went containing what clothes I wanted for two weeks. I have several relations in Boston whom I went to see.

Q. Were you drunk when you left this camp?

A. Yes sir.

Q. You kept drunk all the time? A. Yes sir.

Q. Have you ever been convicted before? A. No sir, I have never been locked up over night.

WILLIAM H. LINDSAY, a witness for the defendant, sworn, testified:

I am a pension claim agent at No. 49 Bleecker St. I have lived in New York forty seven years. I have known this defendant about four years. I have, when he was employed with me, entrusted him with the collection of a considerable amount of money. I have always found him trustworthy and honest. I do not know anything of his dealings with other people. I have come here voluntarily to testify to the good character of this young man.

The Jury found the defendant GUILTY of Grand Larceny in the Second Degree.

Inducement Filed September 5th 1888

COURT OF GENERAL SESSIONS
Part III.

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The People of the State of

New York,

against

John J. O'NETT.

Abstract of testimony, on

trial September 21st 1888.

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0213

Our Honor man
H. W. Bond is not a Robust
man but he is willing
to work and take care
of us, my mother has
no home but - Ours O
Kind sir take pity on
us he never will live alone
in confinement.

O. Y our Honor
look to this case for
a Sorrowfull family
Marion L. Schnell

02 14

best of fathers and husband
to your Honor do. What you
can for me and my little
family it is a Debt of
Charity and I will Bless
you for saving a little
family do not let my
husband know I wrote
to you, I know he will
never do me any harm

Yours with the Greatest
Respect
Marion L. Schnell
Hartford Conn Post Office

02 15

O Sir for the sake of my
little family please forgive
him my little children
boys for their father and my
Mother finds anything that
belongs to him he keeps it-
to him O it is fearful to
have my little home
Broken up O Sir this has
made me sick I was hardly
able to sit and night-but-
the thought of my poor family
I heard that you was
the best judge in the new York
Certs O Sir take pity on my
little ones and my poor Mother
Please excuse my Pencil I
had no ink O Sir if my
Husband had been at home
it should not have had a
word to say but-to the
contrary he has always been the

0216

Your
 Shall pay
 Have under
 a the ... a
 answer

Respectfully Golden shine your Honor
Dear Sir

I write to you to as a great
 favor my Husband was
 arrested the 14th of March 1844
 O Sir please suspend the
 Sentence he never was a bad
 man he never would of thought
 of such a thing if we where not
 in a starving condition I
 have 3 little children and a
 Mother nearly 72 years Old
 he has always bin a good man
 a Sober in dustrious. we parted
 with most every thing we could
 even to my wedding Ring. so
 buy Bread for Our little family
 Business was so bad O Sir

Court of General Sessions
City and County of New York.

The People etc }
vs:
John J. O'Neill. }

Motion for New Trial

The defendant moves for a new trial on the minutes

First - That the verdict is against the weight of evidence.

Second - That the verdict is not supported by evidence, and is rendered upon insufficient evidence.

Third - On each and every one of the exceptions, taken during the trial.

Fourth - That the verdict is contrary to law.

Fifth - On the ground of newly discovered evidence.

Sixth - In arrest of judgement.

Blaker Sullivan
Deft. Attorneys

0218

Court of General Sessions

The People vs.

vs.
John J. O'Neill.

Motion for a New
Trial

and
Arrest of Judgment

BLAKE & SULLIVAN,
COUNSELLORS AT LAW,
No. 71 CENTRE STREET, N. Y.

0219

Court of General Sessions
City and County of New York.

The People v. etc. }
vs. }
John J. O'Neill }

City and County of New York o. o.

Eva Cummings, being
duly sworn, deposes and says, that
she resides at No. 258 West 39th Street,
in the City of New York, that she
knows the defendant John J. O'Neill
that she also knows the complainant
Mrs. Stone, that for a period of more
than a year, prior to June 15th, 1888,
the deponent saw the defendant fre-
quently, at least ^{once} or twice each week,
that during time, though deponent
cannot give the exact dates, she saw
defendant wear a watch, chain and
charm, which deponent knew to be
the property of the said Mrs. Stone,
that she knew the defendant to have
said property in his possession and
wear it some four or five weeks, and
that the defendant admitted to the de-
ponent, that it was the property
of Mrs. Stone, that on a certain occasion,
she thinks it was on or about the

0220

15th day of June, in this year, the de-
fendant informed the deponent,
that he was going to Boston to
camp out with a party for some weeks,
and deponent said to him, "that will
cost considerable money, wont it?",
defendant replied: "Oh! I have about
fifty dollars, I guess that will do!"
that deponent did not know, that
the facts herein sworn to were im-
portant to the defendant's defense,
until after the trial of his case,
when she informed counsel of them.
from to before me
this 24th day of Septemb. } Eva Cummings.
1888.

Stephen S. Blake.
Comm. of Deeds
N.Y. City and Co.

Court of General Sessions
City and County of New York

The People etc. }
vs.
John J. O'Neill }

City and County of New York s.s.

Eva Cummings, being duly sworn, deposes and says, that she resides at No 258 West 39th Street, in the City of New York, that she knows the defendant John J. O'Neill, that she also knows the complainant Mrs. Shone, that for a period of more than a year, prior to June 15th 1888, the deponent saw the defendant frequently at least once or twice each week, that during that time, though deponent cannot give the exact dates, she saw defendant, wear a watch, chain and charm, which deponent knew to be the property of the said Mrs. Shone that she knew the defendant to have said property in his possession and wear it some four or five weeks and that the defendant admitted to the deponent that it was the property of Mrs. Shone, that on a cer-

0222

tain occasion, she thinks it was
on or about the 15th day of June
in this year, the defendant in-
formed the deponent, that he
was going to Boston to camp
out with a party for some weeks
and deponent said to him, that
will cost considerable money,
wont it? defendant replied Oh!
I have about fifty dollars, I guess
that will do! that deponent did
not know, that the facts herein
sworn to were important to the
defendants defense, until after
the trial of his case when she
informed counsel of them
soon to before me } Eva Cummings
this 24th day of September }
Stephen S. Blake }
Carr of Deeds-
N. Y. City and Co.

0223

Court of General Sessions
City & County of New York

The People etc

vs.
John J. O'Neill

Affidavit

BLAKE & SULLIVAN,
COURT REPORTERS AT LAW,
No. 24 CENTRE STREET, N. Y.

0224

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 238 West 33 Street, aged 36 years,
 occupation *Housekeeper* being duly sworn
 deposes and says, that on the 15 day of June 1888 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:

Good and lawfull money
 of the United States Consisting
 of Bills of Various Denominations
 of the Amount and Value of Eight
 Hundred and fifty dollars and Gold Coins of
 the Value of fifty dollars and in all the Value of \$900
 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 F. Neill* (nowhere)

from the fact that on the day
 in question the said money was
 in a wardrobe in deponent's apartment
 and the said deponent hired a female
 room from her and on the above
 date deponent left her apartment and
 the time the said deponent was asleep
 in his room and about 12 o'clock she
 returned to her apartment and found
 that her wardrobe had been open and
 the above money was missing and she
 immediately looked in to her apartment
 room and found that he had
 gone and left all of his clothing

0225

and his trunk in his room and
this deponent has been informed by
officer James F. Valley that he
threw the deponent in the City of
Boston in the State of Massachusetts
and he admitted to him that he did take
four hundred and five dollars from deponent's
apartment
Given before me this 23^d day of August 1888
Kenneth A. Schorn
Mark

P. J. Coffey
Police Justice

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 1888
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District.	Offence—LARCENY.
THE PEOPLE, vs., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1888	Magistrate.
	Officer.
	Clerk.
Witnesses,	
No.	Street.
No.	Street.
No.	Street.
No.	to answer
	Sessions.

0226

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK ss.

District Police Court.

John J. Neill 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not Guilty

John. J. O'Neill

Taken before me this

day of

Police Justice.

0227

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 Algeria

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

Dated Aug 23 188 J. H. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0228

Police Court---

1329 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mauritta Schumacher
238 West 33rd St
John J. O'Neill

Officer of Court
"Schumacher"

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Aug 23 1888

Henry Valley Magistrate.

Valley Officer.

Antonia Precinct.

Witnesses James F. Valley

No. Antonia Precinct Street.

No. Street.

No. Street.

\$ 15.00 to answer G.S.

Loan

0229

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 J. O'Neill

The Grand Jury of the City and County of New York, by this indictment,
accuse *John J. O'Neill* —

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

The said *John J. O'Neill*,

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *June*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, with force and arms,

*gave promissory notes for the
payment of money, of a number,
kind and denomination to the
Grand Jury aforesaid unknown, of
the value of eight hundred and fifty
dollars, and United States Silver
and Gold Certificates, of a number
kind and denomination to the
Grand Jury aforesaid unknown, of
the value of eight hundred and fifty
dollars, and also gold coins, of the
United States, of a number and denomination
to the Grand Jury aforesaid unknown
of the value of fifty dollars.*
of the goods, chattels and personal property of one *Henrietta Schenck*. —

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.

John J. Xellows,

District Attorney

0230

BOX:

321

FOLDER:

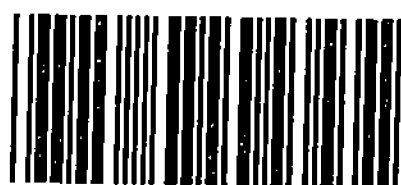
3051

DESCRIPTION:

O'Reilly, Hugh

DATE:

09/26/88



3051

0231

WITNESSES:

Counsel,

Filed 26.

day of

Sept

188

Pleads

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), Page 1083, Sec. 21 and
page 1083, Sec. 5.]

Hugh O'Rielly

JOHN R. FELLOWS,

District Attorney.

Filed 23/88

A True Bill.

Greysen

Foreman.

0232

Sec. 198—200.

 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugh O'Reilly 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

No guilty. I demand
a jury trial.

Hugh O'Reilly

Taken before me this

day of August 188

Carl J. M. M.
Police Justice.

0233

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 August 7 188

My name Police Justice.

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

Dated Aug 8 188

My name 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.

0234

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

107
Police Court

1271
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John F. Ryan
vs.
Hugh O'Reilly

1
2
3
4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

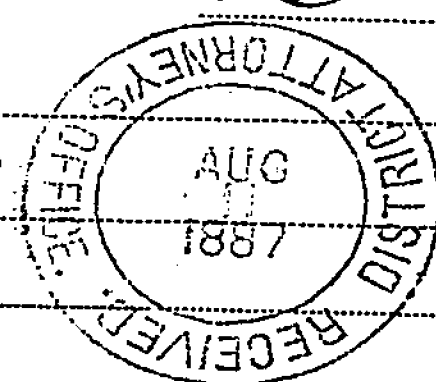
No.

Street.

\$

100 to answer

Bailed



0235

Excise Violation—Selling on Sunday.

POLICE COURT—

X DISTRICT.

City and County } ss.
of New York,

I, John J. Regan
of No. 53 Palace Street
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 7 day
of August 1887, in the City of New York, in the County of New York, at
premises No. 140 Guernsey Street,
John O'Reilly (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Defendant
may be arrested and dealt with according to law.

Sworn to before me, this 7 day
of August 1887 John T. Regan
City Clerk
Police Justice.

0236

Court of General Sessions, PART *OM*

THE PEOPLE

INDICTMENT

For

Hugh O'Neill

To

M

No.

David Morales
427 East 3rd St.

Street,

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Pleadings* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on the *23* day of *October* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

0237

David moral

427 E 57~

1st 4th a.

Moved over

one year ago.

Deubert

0238

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hugh O'Reilly

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

— Hugh O'Reilly
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Hugh O'Reilly

late of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *August* in the year of our Lord one thousand eight hundred and eighty-*nineteen*, 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 *John T. Deegan*

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

Hugh O'Reilly

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

Hugh O'Reilly

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.

0239

BOX:

321

FOLDER:

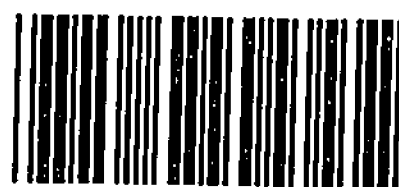
3051

DESCRIPTION:

O'Reilly, Mamie

DATE:

09/24/88



3051

Witnesses ;

Counsel,

Filed 28

day of Sept. 1888

Pleads,

THE PEOPLE

vs.

P

Shamie O'Reilly

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 530 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Thompson

Foreman.

Shamie O'Reilly

Shamie O'Reilly

Shamie O'Reilly

0241

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.
of New York,

Nellie Gilmore
 of No. 112 West Houston Street, aged 30 years,
 occupation Housekeeper being duly sworn
 deposes and says, that on the 12 day of September 1888 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the night time, the following property viz:

One gold watch with gold
chain attached valued
at Sixty-five dollars

the property of Patrick Gilman and
this 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 Mannie Reilly and her
 for the reasons following to wit:
 on the said date the said
 watch and chain were in a
 mantle-piece in a room in
 deponent's premises, and having
 missed the same shortly after
 the defendant had left the
 said room, the defendant after
 being informed of her rights admits
 and confesses to having stolen
 the said property, and to having
 pawned the same in a pawn
 office on Can Broadway
Nellie A. Gilman

Subscribed and sworn to before me this
12 day of September 1888
Police Justice

0242

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Mamie Reilly 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

Mamie Reilly

Question How old are you?

Answer

15 years.

Question. Where were you born?

Answer.

New York.

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

Answer.

100 Madison St. 5 months

Question What is your business or profession?

Answer

Button maker.

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

Answer.

I am guilty. I pawned the watch and chain and gave the keys to a girl to bring back to the pawnbroker.

M. Reilly

Taken before me this

day of

John J. [Signature]
Justice.

0243

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

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

Dated.....188 *S. Solon Belmont* *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.*

0244

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

1472 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nellie Gibson
112 West Houston
Mamie Kelly

2

3

4

Dated

188

Smith Magistrate.

M. G. Hall Officer.

10 Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

500 *1st*
Court

Court of
General Sessions

The People
vs
Mary Reilly

Penal Code, ss
Larceny

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

0247

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mamie O'Reilly

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

Mamie O'Reilly

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

The said

Mamie O'Reilly

late of the ~~Ward of the City of New York~~, in the County of New York
aforesaid, on the *twelfth* day of *September* in the year of
our Lord one thousand eight hundred and eighty-~~eight~~ in the night time of the same day,
at the ~~Ward~~ City and County aforesaid, with force and arms,

*one watch of the value of
forty dollars, and
one chain of the value of twenty-
five dollars*

of the goods, chattels and personal property of one

Nellie A. Gilmore

in the dwelling-house of the said

Nellie A. Gilmore

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

*John R. Fellows,
District Attorney.*

0248

BOX:

321

FOLDER:

3051

DESCRIPTION:

Owens, Mary

DATE:

09/12/88



3051

0249

#144

Counsel,

Filed

day of

188

Pleads,

Sept 13

THE PEOPLE

vs.

Shaw Owens

Grand Larceny Second degree.

[Sections 528, 531, 532 Penal Code].

JOHN R. FELLOWS,

District Attorney.

Present Sept 13

Tried & convicted at P.L.

A True Bill. Pen. 3, 1885.

W. W. Owens, D.A.,

Foreman.

Sept 21st

G.P.D.

Witnesses

0250

Police Court—2 District.

Affidavit—Larceny.

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

Stella Philbrook

of No. 45 East 30th Street, aged 28 years,occupation Housekeeper being duly sworndeposes and says, that on the 7 day of September 1888 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 sheet and twotowels of the value of 75 cents. One pair of bronzecuff buttons of the value of twenty dollars,one ^{gold} scarf pin of the value of ten dollars

one gold sword scarf pin of the

value of eight dollars. Three sets ofstud. of the value of fifteen dollars,

consisting of one gold head, one ruby and

pearl and one small earring— one carved

sandal wood jewelry case of the value of

ten dollars, and one silk skirt of the valueof ten dollars—all of the value of seventy three dollars ⁷⁵/₁₀₀

the property of deponent and of deponent's lodge,

and then in deponent's custody

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,

and carried away by Mary Owens (nowhere) andWilliam Albert Owens, (not arrested) forthe reason that the said Mary Owens was

a domestic in the house, and had access

to said property, and the said WilliamAlbert was her husband, and visited

her at said house, and was there about

the time the said property was missed; that

the said Mary was caught in the act of

leaving the said premises having the said

sheet towels and dress in her possession,

deponent therefore charges the said defendant

with acting in concert in stealing the

said property

Mrs S. Philbrook

Sworn to before me, this
day of September 1888

Police Justice.

0251

Sec. 193-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Mary Owens

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

45 E. 30 St

Question. What is your business or profession?

Answer.

Domestic

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

Mrs Owens

Taken before me this

day of

1888

Police Justice.

0252

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 Seven 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, Sept 8 1888 John H. Brown 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.

0253

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

1414 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stella Philbrook
45 East 30
Mary Owen
Wm Albert Owens

Offence

felony

Dated Sept 8 188

Gorman

Magistrate.

~~Subpoena~~

Officer.

19 Precinct.

Witnesses Mary Murphy

No. 1862 34 Av. Street.

Charles Wall

No. 305 E 40th Street.

Dr Elliott 45 East 30th

No. Street.

\$ 400 to answer \$ 8.

Paul

of S. 2
Mary Owens
alone.

0254

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

-----x

The People	:	Before,
vs.	:	Hon. Randolph B. Martine.
Mary Owens	:	And a Jury.

Indicted for Grand Larceny in the:
second degree.

Indictment filed, September, 1888:

-----x

Tried, September 21st., 1888.

APPEARANCES:

Assistant District Attorney Bedford, for the People.
Sidney Stewart, for the Defence.

STELLA PHILBROOK, the complainant, being duly sworn, testified that she was a widow living at 45 East 30th. Street in the City of New York. The defendant had been in her employ to do housework. On September 7th. she missed some of her property. On the evening of the 6th. of September, she was out, and when she came back

0255

2.

home, she found the defendant in a state of intoxication, and she went to the defendant's room and found a black broad cloth dress hanging under her dresses. On the following morning she told the defendant when she went out to lunch, that she would not keep her after her week was up,--which was on the following Saturday. She, the complainant, came home at about 8 o'clock in the evening and, on her way home, she saw Dr. Elliott, who rented a room in her house, following the defendant on Madison Avenue; she also followed the defendant. Defendant had a silk skirt under her dress. The skirt dropped from off the defendant in front of the church at Madison Avenue and 35th. Street. Then the defendant went through 35th. Street towards Broadway, and she was arrested. She, the complainant, identified the silk skirt which fell from the person of the defendant as her property. On the following Saturday morning, a scarf-pin was found in the area by a woman who came to do a day's work. It was a scarf-pin belonging to Lieutenant Tremaine, of the United States navy, who lodged in the house. She, the defendant, also missed bed linen and jewelry of the value of \$70. Lieutenant Tremaine also missed jewelry in

Tres. S. Lewis, Stenographer, 280 Broadway, New York.

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the custody of the ~~xx~~ complainant, as proprietess of the house. The jewelry that belonged to Lieutenant Tremaine, consisted of a pair of Egyptian bronze cuff buttons; a gold locket with the monogram H.T. on it; and four pairs of shirt studs set with green stones and a sword scarf-pin.

UNDER CROSS-EXAMINATION: The complainant testified that she had known the defendant for several months. She had done laundry work for her in the summer, and she had employed her to do house work in the Fall. The defendant said that her husband was sick and that she had buried her baby, and she gave her a dollar and took her into her employment. She employed her on the 29th day of August. Her house was used as a lodging house for gentlemen. She saw the jewelry in Lieutenant Tremaine's room on the morning of September 6th. His doors were not locked at any time, except when he might be in his room. Only the lodgers were allowed in the house above the first floor; no strangers were permitted to go above the first floor. There were only three lodgers in the house- Lieutenant Tremaine; Dr. Elliott and Dr. Hartley.

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When she first saw the defendant in Madison Avenue, followed by Dr Elliott, the defendant was running. Dr. Elliott was following her, and had followed her from the complainant's house. She first saw the silk skirt she had afterwards identified as her own when it dropped off the defendant, at Madison Avenue and 35th. Street. She asked the defendant what she was doing, and the defendant said, "I want to go away, I want to go away." The silk skirt was worth about \$5. She had sworn in the police court that the defendant's husband had been seen running out of the house, just before the defendant went out of it, because she, the complainant, had been so informed by two witnesses, Mary Martha and Charles Wall.

DOCTOR GEO. T. E. ELLIOTT, testified that he was a physician practising in the City of New York. He had an office in the house of the complainant, Mrs. Philbrook. The defendant was a servant in the house. He saw the defendant about half past four o'clock on the afternoon of September 7th. The defendant was then under the influence of liquor. The defendant was then trying to get in his office through a back window opening on the

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plaza. He let her try to open the window for some time, and then he opened the window and asked her what she wanted. She said that she wished to get into the house, and she passed into the hall and went up stairs. He again saw her between half past 7 and 8 o'clock in the evening. In consequence of some information he received from his office boy and Mary Martha, he went down into the basement and found the defendant in a state of intoxication still. The defendant had on a silk skirt, which Mrs. Philbrook afterwards identified. He allowed the defendant to leave the house and followed her through 30th. Street and Madison Avenue; where they met Mrs. Philbrook. They then followed the defendant up Madison Avenue to 35th. Street, and, at the corner of Madison Avenue and 31st. Street, the defendant dropped a dress, and he picked it up. The defendant then turned through 31st. towards Broadway, and Mrs. Philbrook and he followed her until they met a police officer near Broadway and had the defendant arrested.

UNDER-CROSS-EXAMINATION. He testified that he threatened to have the defendant arrested in the house if

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she didn't wait until Mrs. Philbrook came home. Then, in order to avoid a fight with the defendant, he let her go out of the house intending to follow her and have her arrested by a police officer. He didn't treat her roughly, and she didn't threaten to have him arrested for his treatment to her.

MARY MARTHA, the witness for the People, testified that she was employed by the complainant to do a day's work. She went to Mrs. Philbrook's house at 25 minutes past seven on the evening of the 7th. of September on an errand for Mrs. Philbrook. She saw the defendant going up stairs staggering. The defendant had a towel and a sheet belonging to Mrs. Philbrook in her hands, and had a silk skirt pinned on the back of her dress and partly under it. A little while after, she heard a ring at the door bell and went out on the stoop and saw a man that she believed to be the defendant's husband. He asked for the defendant. She told him that the defendant was in a condition to see nobody. Then the defendant came out and made a disturbance, and called her husband into the basement. A few minutes afterwards, the man ran out of the

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basement and the defendant followed him. The defendant stood at the area gate, and the man ran down towards Broadway. She asked the defendant if the man was her husband, and she said, "yes" and that she was going to be with him that night. And she then said to the defendant that she ought not to leave until the complainant came home, and the defendant said that she would not leave and went back into the basement and wanted to send out for liquor. Then she said that she would leave the house when the hall-boy would not go for liquor, and then, she, witness, called Dr. Elliott.

OFFICER WILLIAM F. GALLAGHER: Testified that he arrested the defendant at about 8 o'clock on the evening of September 7th., at the corner of Broadway and 31st. Street. The defendant had a silk skirt on her arm when he arrested her, which Mrs. Philbrook afterwards identified. The defendant said nothing when he arrested her

FOR THE DEFENCE. Mary Owens testified that she was 28 years of age and went to work for the complainant on September 1st. and worked for her until September 7th. She was doing up the complainant's room on the afternoon

of

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of the 7th. and found the silk skirt on a chair and also gathered up some soiled towels and bedding, and there was a ring at the bell and she went down to the basement and the skirt was mixed up with the soiled linen without her knowledge and she threw them into the closet where the soiled linen was kept. She was lighting the gas in the basement at about half past 7, and Dr. Elliott came into the basement and caught her by the shoulder and used her very roughly, and told the office boy, Charles Wall to go for a police officer. She said that she didn't know what she had done and that she would go for a police officer herself, so she started out of the basement and in her excitement had the skirt on her arm. She started up Broadway, looking for the station house, and the Doctor followed her and soon afterwards she ^{heard} ~~saw~~ Mrs. Philbrook call upon a police officer to arrest her. She had no intention of stealing anything belonging to the complainant and didn't steal anything: She was born in New York, and had lived here all her life. In the Jefferson Market Police Court, before Judge O'Gorman, Mrs. Philbrook said, if you will return the jewelry, I will make

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no charge." and she, the defendant, said that she could not return what she didn't know anything about. She had never been arrested for any charge before in her life.

UNDER CROSS-EXAMINATION: She testified that she had drank only part of a pint of beer that day. She sent out for one pint of beer and the office boy had a glass of it.

ANN McDERMOTT, a witness for the DEFENCE, testified that she knew the defendant since childhood and her character for honesty and sobriety was excellent.

THOMAS KELLY also testified to the same effect. She had worked for him as a house-keeper and had handled his money and had proved honest.

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

The People

vs

Mary Owens

Indicted for Grand Larceny in the
Second degree.

Indictment filed September 1888.

Tried Sept 24th 1888.

Before
Hon. Randolph B. Martine
and a Jury.

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Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Owens

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

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

The said

Mary Owens

late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *September* in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms,
one sheet of the value of twenty five cents,
two towels of the value of twenty five cents each,
two cuff-buttons of the value of ten dollars
each, one scarf pin of the value of ten
dollars, one other scarf pin of the value of eight
dollars, nine studs of the value of two
dollars each, one jewelry case of the
value of ten dollars, and one skirt
of the value of ten dollars

of the goods, chattels and personal property of one

Stella Philbrook

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.

0265

SECOND COUNT—

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

Mary Owens—

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

The said

Mary Owens

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 sheet of the value of twenty five cents,
two towels of the value of twenty five cents each,
two cuff buttons of the value of ten dollars
each, one scarf pin of the value of ten
dollars, ~~each~~ one other scarf pin of the
value of eight dollars, nine studs of
the value of two dollars each, one
jewelry case of the value of ten dol-
lars, and one shirt of the value of
ten dollars,*

of the goods, chattels and personal property of one

Stella Philbrook

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

Stella Philbrook

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

Mary Owens—

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.