

0895

BOX:

182

FOLDER:

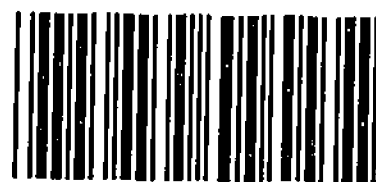
1844

DESCRIPTION:

O'Brien, John

DATE:

07/08/85



1844

0896

Witnesses:

Marie Hunter

Mary Caroline

33

MD

KAB

Counsel,

Filed

day of

1888

Pleads

John O'Brien

THE PEOPLE

vs.

John O'Brien

Grand Larceny 2nd degree
[Sections 528, 53 Penal Code]

RANDOLPH B. MARTINE,

July 16/88 District Attorney.

Pleads Guilty
A True Bill.

Elmer R.

Allen D. Apgar

Witness called by Foreman.

Sept 1/88

0897

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 140 East 80th Street, aged 28 years,
occupation Married being duly sworn

deposes and says, that on the 1st 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 :

A Quantity of Silver & Plated
Ware Consisting of Knives Forks.
and Spoons together of the value
of Twenty dollars.

the property of deponent's husband Thomas Hunter

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John O'Brien (now here)

from the fact that deponent is
informed by Mary Donohue
that she saw the said O'Brien
take steal and carry away
said property—

Annie Hunter

Sworn to before me, this
1st day of July 1888

Police Justice.

0898

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 41 years, occupation Domestic of No. 140 East 84th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Conne Hunter
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 18th

day of July

1888

Mary Donohue

H. A. Berde

Police Justice.

0899

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, (S)

District Police Court.

John O'Brien 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 of the charge
John O'Brien

Taken before me this

day of *July* 188*8*

Police Justice.

0900

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

John O'Brien
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 *July 1st* 188 *H. A. Felder* 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.

0901

Police Court

688 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Amie Hunter
240 - E. 8th

John O'Brien

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

2

3

4

Dated

188

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

21

The People vs. John O'Brien (Scout of General Sessions. Part I. Before Judge Cowing. July 16, 1885. Jointly indicted with James McCormick for an attempt at grand larceny in the first degree.

James McCabe sworn. I live 1859 Third Ave. I did not see O'Brien to my knowledge on the 4th of July. I was asleep at the time. I had been out rather late and had drunk considerable lager and got heavy and fell asleep on the way home. I was going to take a car at Thirty Fourth St. and Third Avenue, and on awakening I found that these two men had been arrested by two officers. The defendant was one of the men the officers had. After I awakened I did not miss any money. It was day time when I woke up.

John Hatten sworn. I am an officer of the 21st precinct. Officer Miller and myself made the arrest; we were out that night in citizens dress on special duty through the precinct; we were on First Ave. near Thirty Third St.; we saw the prisoner and a man named McCormick going down First Ave.; we saw the complainant on a pile of lumber near Thirty Third St. They approached the complainant and we waited a few moments and saw them go for his pockets. I sent Officer Miller to the middle of the street and says,

0903

"Go bag the two of them" I walked down; they did not know me. I was in citizen's clothes. I caught this O'Brien in the act of putting his hand in the complainant's hip pocket. He went to tussle with me. I opened my coat and showed him my shield; "You are my prisoner." The officer on post woke up the man that was drunk and made him prisoner too for intoxication and took him to the station house. All the money the prisoner had was nineteen cents; there was nothing on the complainant. Cross Examined. This was on First Ave. between Thirty Third and Thirty Fourth Sts. on the east side of the street; the pile of lumber is on the corner on the sidewalk. upon the outside; the complainant was lying on top of the pile of lumber; the pile was about four feet high and thirty feet long. I was about fifty feet off. I was standing where the cars go. This was about 10:30 at night. I came up First Ave. and I saw this man and the other one; they came from up town and were walking down. I passed the complainant before I saw these men; the complainant was between me and the corner of Thirty Third St. These men

0904

passed me when I was standing there. I don't know whether they saw me or not; they might but they did not know who I was. I was on the sidewalk; there is a lamp there, I was in the dark, but I could see the man very plainly; when I was standing up by the fence they walked on the middle of the sidewalk. They came to where the complainant was lying and then they stopped. They could readily see me. I was in citizens dress and they did not know who I was. I have seen O'Brien in the precinct, I do not know him only by reputation - what I have heard since. He had the right hand in the complainant's pocket, he was standing up and the other man ran away and Officer Miller caught the other man. The prisoner was standing over the complainant right alongside the complainant's pocket; he was lying on the side.

William J. Miller sworn. I saw this transaction. I am a police officer and on the evening of the 4th of July I was in citizens clothes with roundsman Watton standing on First Ave. between Thirty Third and Thirty Fourth Sts.; the two prisoners passed us by and walked over to a man who was lying on a pile of logs and they looked in both directions to see if there was a

0905

police man coming I presume; both of them went through his pockets. I saw O'Brien go through his pockets. McCabe was taken to the station house on a charge of intoxication. I could not say if he was searched there, I was in the back room. I do not know if anything was found on his person. Cross Examined. I do not recollect what day of the week it was. Have been on the force a year ago last February. Have been in the 22nd precinct ever since I was appointed. This pile of lumber was standing almost on the gutter's edge near the thirty third st. corner. I was standing in the railroad passage that leads to the thirty fourth st. ferry. Batten was standing close beside me. Light on the corner of the fence. I was standing on the left corner as you face the west side of First Avenue. The two men passed us by, and they excited my suspicion at the time. The complainant was lying down on these logs and the men were on each side of him. After they first went through him they changed their position. They were only a minute at him.

The jury rendered a verdict of guilty.

0906

Testimony in the
case of
John O'Brien

filed July

1883.

0907

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 O'Brien

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

John O'Brien

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

The said John O'Brien,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the 21st day of July, in the year of our Lord
one thousand eight hundred and eighty-five, at the Ward, City and County
aforesaid, with force and arms,

Twenty five knives of the value
of one dollar each, Twenty
four of the value of one
dollar each, and Twenty five
spoons of the value of one
dollar each,

of the goods, chattels and personal property of one Thomas Hunter,

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.

Charles J. Martin,
District Attorney.

0908

BOX:

182

FOLDER:

1844

DESCRIPTION:

O'Brien, John

DATE:

07/14/85



1844

0909

W. H. H. H. H. H.

1/9 1888

Day of Trial,

Counsel,

Filed 14 day of July 1888

Pleads

THE PEOPLE

vs.

R

John O'Brien

Assault in the Second Degree.
(Resisting Arrest.)

(Jackson Ave.)

Randolph B. Marline

District Attorney.

A True Bill.

Alcega S. Argon

Foreman.

July 15/88-

W. H. H. H. H. H.

Pen 9 months.

09 10

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

John A. Brien 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.

Not guilty
John A. Brien

Taken before me this

day of

1888

Police Justice.

0911

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 Alfred Smith

John Smith 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 July 6 1886 Wm. B. Emery Police Justice.

I have admitted the above-named John Smith 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

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

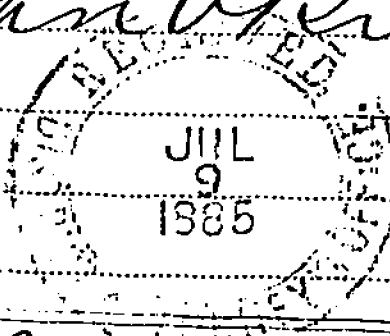
Residence _____ Street.

Police Court District. 694

THE PEOPLE & c ,
ON THE COMPLAINT OF

John L. Shook
28 pret
vs.

John A. Breen



Office of
Clerk
J. A. Breen

Dated July 6 1885

Garman Magistrate.

Shook Officer.

28 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer

Law

09 13

Grand Jury Room.

PEOPLE over.

vs.

John O'Brien

Off Shaker

09 14

79
Bill Brewster

0915

Police Court—4 District.

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

of John G. Sharkey
28th Police Precinct Street,

being duly sworn, deposes and says, that

on Sunday the 21 day of June
in the year 1886, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by John O'Brien
(Nawheal) who struck depo-
-nent on the shoulder with
a stone while deponent was en-
gaged in the performance of
his (deponent's) duty.

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

188

John G. Sharkey.

John H. Mann Police Justice.

09 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John D. O'Brien

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

John D. O'Brien

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

The said *John D. O'Brien*,

late of the City and County of New York, on the *Twenty First* day of
June, in the year of our Lord one thousand eight hundred
and eighty *five*, at the City and County aforesaid, with force and arms feloniously
made an assault in and upon one *John F. Sharkey*,

then and there being a *patrolman* of the Municipal Police of the City
New York, and as such *patrolman* being then and there engaged in the lawful
apprehension of one *William F. O'Brien*
for *disorderly conduct*
and the said *John D. O'Brien*, him, the said

John F. Sharkey

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent
then and there to prevent and resist the lawful *apprehension*
of *the said William F. O'Brien*, as aforesaid,
against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

Randolph B. Martin

~~JOHN D. O'BRIEN~~

District Attorney.

09 17

BOX:

182

FOLDER:

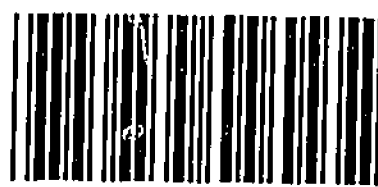
1844

DESCRIPTION:

O'Hare, Edward H.

DATE:

07/13/85



1844

Witnesses:

24 Thompson
M. W. Preston

Counsel, _____
Filed *13* day of *July* 188 *5*
Pleads *Not Guilty (H)*

THE PEOPLE
vs.
P
Edward H. O'Hare
(2 counts)

PETIT LARCENY.
[Sections 528, 532, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Allen D. apgar
Foreman.

0918

0919

Wm. H. ...
I can't hold out
any longer. I was pinched
and giving my money
will be ... today.
Kindly not to make the affair
public. Without doubt my brother
or ... will settle all
It was a friend who precipitated my
ruin. Yours sorrowfully ...

0920

BLOOMINGDALE BROS., THIRD AVENUE, Cor. 56th STREET

Date June 6/15
Route Dept. Boston
Time 6:00 PM Driver Boy

No.	Name	Address	Paid	C.O.D.	OK	Returned Cash	Received by
107	Salomon	170 E 111	26		149	X	Nora S. Salomon
108	Kaler	110 W 127	163				Paid
109	Berinas	110 E 110	28				Paid
110	Smith	222 E 113	26				Paid
111	Levy	1809 Maud					Paid
112	Walden	388 Cedar	28				Paid
113	ab	ab	13				Paid
114	Blum	137 E 115	54				Paid
115	Grubley	2072-2025 146					Paid
116	Shaffer	110 E 103	150				Paid
117	Frankel	244 E 105	50				Paid
118	Adams	163 E 116	20				Paid
119	Salomon	140 E 120	20				Paid
120	Mayer	117 E 120					Paid
121	ab	ab					Paid
122	Mail	123 E 107					Paid
123	Wattman	157 E 113					Paid
124	Glass	114 E 104					Paid
125	Salomon	140 E 104					Paid
126	Mayer	117 E 120					Paid
127	Mayer	117 E 120					Paid
128	Frank	169 E 103					Paid
129	Frank	169 E 103					Paid
130	Frank	169 E 103					Paid
131	Frank	169 E 103					Paid
132	Frank	169 E 103					Paid
133	Frank	169 E 103					Paid
134	Frank	169 E 103					Paid
135	Frank	169 E 103					Paid
136	Frank	169 E 103					Paid
137	Frank	169 E 103					Paid
138	Frank	169 E 103					Paid
139	Frank	169 E 103					Paid
140	Frank	169 E 103					Paid
141	Frank	169 E 103					Paid
142	Frank	169 E 103					Paid
143	Frank	169 E 103					Paid
144	Frank	169 E 103					Paid
145	Frank	169 E 103					Paid
146	Frank	169 E 103					Paid
147	Frank	169 E 103					Paid
148	Frank	169 E 103					Paid
149	Frank	169 E 103					Paid
150	Frank	169 E 103					Paid
151	Frank	169 E 103					Paid
152	Frank	169 E 103					Paid
153	Frank	169 E 103					Paid
154	Frank	169 E 103					Paid
155	Frank	169 E 103					Paid
156	Frank	169 E 103					Paid
157	Frank	169 E 103					Paid
158	Frank	169 E 103					Paid
159	Frank	169 E 103					Paid
160	Frank	169 E 103					Paid
161	Frank	169 E 103					Paid
162	Frank	169 E 103					Paid
163	Frank	169 E 103					Paid
164	Frank	169 E 103					Paid
165	Frank	169 E 103					Paid
166	Frank	169 E 103					Paid
167	Frank	169 E 103					Paid
168	Frank	169 E 103					Paid
169	Frank	169 E 103					Paid
170	Frank	169 E 103					Paid
171	Frank	169 E 103					Paid
172	Frank	169 E 103					Paid
173	Frank	169 E 103					Paid
174	Frank	169 E 103					Paid
175	Frank	169 E 103					Paid
176	Frank	169 E 103					Paid
177	Frank	169 E 103					Paid
178	Frank	169 E 103					Paid
179	Frank	169 E 103					Paid
180	Frank	169 E 103					Paid
181	Frank	169 E 103					Paid
182	Frank	169 E 103					Paid
183	Frank	169 E 103					Paid
184	Frank	169 E 103					Paid
185	Frank	169 E 103					Paid
186	Frank	169 E 103					Paid
187	Frank	169 E 103					Paid
188	Frank	169 E 103					Paid
189	Frank	169 E 103					Paid
190	Frank	169 E 103					Paid
191	Frank	169 E 103					Paid
192	Frank	169 E 103					Paid
193	Frank	169 E 103					Paid
194	Frank	169 E 103					Paid
195	Frank	169 E 103					Paid
196	Frank	169 E 103					Paid
197	Frank	169 E 103					Paid
198	Frank	169 E 103					Paid
199	Frank	169 E 103					Paid
200	Frank	169 E 103					Paid

0921

BLOOMINGDALE BROAD THIRD AVENUE, COR. 56th STREET

Date June 8/85
Route 9
Time 10:15

Dept. Driver Boy
Custor
Custor

No.	Name.	Address.	Paid.	C.O.D.	OK.	Returned. CASH.	Received by
109	Levin	2008-30th	26.70	96.70			Paid
110	Stevens	447 E 23rd		900			C. L. Stevens
111	Fox	71 E 12th					3 Mrs. Fox
112	Ward	1130 E	34				W. H. Holden
113	Muir	204 E 10th		140			W. H. Holden
114	Franklin	100 E 10th	115				W. H. Holden
115	Carroll	187 E 11th		550			W. H. Holden
116	eb	eb.		70			Paid
117	Wes	114 E 10th		39			Paid
118	Muir	123 E 10th		20			W. H. Holden
119	Franklin	108 E 10th	43				W. H. Holden
120	Carroll	2069-2	400	400			Paid
121	Palmer	72 E 10th	88				Palmer
122	Carroll	379 E 13th	76				Carroll
123	Ward	453 E 10th	240				W. H. Holden
124	Ward	453 E 10th	240				W. H. Holden
125							
126							
127							
128							
129							
130							

26.70
140
75
39
400
304

0922

³ sent from Troy on Wed -
Morning - I waited until
evening & then Frank advised
me to go my down again & I
did so. It was there without
chance to make a damned
cent there, hence my course
in the premises.

Don't forget to let me know
how they are disposed
toward me & above all
let beaver have the best
has been as true for any
where you will hear from
me

Frank
W. H. H. H.

0923

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward M. O'Shane

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

Edward M. O'Shane
of the crime of GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said *Edward M. O'Shane*,

(33.42)
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
— *eleventh* — day of — *June* —, in the year of our Lord one thousand
eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms,
in the — *day* — time of the same day, — *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 —; *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 ten dollars, and of the value of ten dollars *each*; *five* 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; *fifteen* 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 denomina-
tion of two dollars, and of the value of two dollars *each*; *thirty* 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 —; *three*
promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars *each*; *five* promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars *each*; and divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of *thirty*
dollars and forty nine cents,

of the proper moneys, goods, chattels, and personal property of one *William T. O'Shane*
O'Shane, — 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.

RANDOLPH B. MARTINE,

District Attorney.

0924

72

Halliday

356 P. 72

Counsel,

Filed 13 day of July 1885

Pleads *Chattel* (14)

THE PEOPLE

vs.

P

Edward H. O'Hare

(2-10-1885)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Alex J. Apgan

July 17/85

Peasby, Gully Foreman.

Pen 27 years.

Grand Larceny in the 2nd degree.
(MONEY.)
(Sec. 528 and 531, Penal Code.)

Witnesses

Edw. H. O'Hare

R. B. Martine

0925

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 916 - 18 Ave Street, aged 44 years,
 occupation Merchant being duly sworn
 deposes and says, that on the 8 day of June 1885 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:

Bills and currency of various denominations
to the amount and of the value of
Thirty-three dollars and forty-nine cents
Good and lawful money of the United States

the property of Hemmingdale Bros Merchants, doing business
at No 916 - 18 Ave of which firm deponent is a partner

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 Edward J. Ware (now here) for the reason,
 that deponent is informed by William Henry Weston
 a driver of one of the delivery wagons of the above named
 firm, that on the above named date, he paid the
 defendant, who was an entry clerk in the employ
 of the said firm, and was duly authorized to receive the
 same for the firm - the above amount of money which
 he had collected in payment for goods delivered and
 received a receipt therefor from the defendant which
 is attached hereto.

Deponent further says, that the said Edward J. Ware
 has failed and neglected either to return the above sum
 of money, or to give any satisfactory account therefor;
 but has acknowledged & confessed to deponent; that he had
 received and appropriated money belonging to the above named firm
 to his own use

Lyman H. Bloomingdale

Sworn to before me, this 14 day

Wm. H. [Signature]
 Police Justice.

0926

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Driver of No. 198 East 58th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Hyman G. Werningdale
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me this 25

day of June 1885

W. H. Dwyer

Police Justice.

William Henry Preston

0927

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

Edward N. DeVare 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. *Edward N. DeVare*

Question. How old are you?

Answer. *Twenty Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *202 East 118th. About two years*

Question. What is your business or profession?

Answer. *Clerk*

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*

Edward N. DeVare

Taken before me this

day of

188

Police Justice.

0928

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

Edward N. O'Hare

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* 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 *June 28* 1885 *P. A. Coffey* Police Justice.

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

Dated _____ 1888 *[Signature]* 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 _____ 1888 _____ Police Justice.

0929

Police Court--

663⁵
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hyman W. Blommingdale
23.

1 *Edward N. Deane*

2

3

4

Offence Grand Jury

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *June 28* 188*5*

Patrick G. Duffy Magistrate.

Widdellborg & Co. Bankers Officer.

10 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer _____ Sessions.

Cur

500 Bail for H

June 28 2 P.M.

0930

(1) New York June 12/85
Friend George The time has now
come when something has to be
done and at once.
While I went with
you I feel gonesious of the
fact that I always did
the square thing and you
know that were it not for
the amount of money I wish
you had that I would have
been able to hold over & thus
I would not have been
cornered. But now all
is over & there is no use in
shouting over spilt milk.
I trust you will get whatever
money you can & give it to
bea (she is OK) at once.
That I can skip. If possible
five for all you owe me
as I am sorely in need of it

0931

(v) Also, let me know just how they took it & what they are doing so as I can be posted in my course of action. I feel that the only alternative is for me to skip this that I must have money & you are the only one from whom I can get it.

On Tuesday night I went to Loy & got there on Wednesday A.M. Was around all day with Frank Monk & tried to borrow from him but he did not have any money. If you can't give the money to beget the only thing left for me to do will be to go and see "JB" & own up everything. The truth & nothing but the truth. I felt very sore that you sent no answer to the telegram.

0932

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 926 - 8 Ave Samuel G. Bloomingdale
occupation Merchant Street, aged 44 years,being duly sworn
deposes and says, that on the 6 day of June 1885 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:Bills and currency of various denominationsamounting to and of the value ofTwenty-one dollars & ninety-nine centsGood and lawful money of the United Statesthe property of Bloomingdale Bros Merchants doing business at
926 - 8 Ave of which firm deponent is a partnerand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Edward J. Ware (now here) for the reason,
that deponent is informed by William Henry Weston,
a partner of one of the delivery wagons of the above named
firm, that on the above date he paid the defendant,
who was entry clerk in the employ of the said firm
and was duly authorized to receive the same, the above
amount of money, which he had received in payment
for goods delivered; and received the proper receipt for defendant
therefor, which receipt is attached hereto.Deponent further says, that the said Edward J. Ware has
neglected and failed to return the above amount of money,
or to give any satisfactory account therefor; but has
acknowledged and confessed to deponent, that he had
appropriated money, which he had received for the above
named firm to his own use Samuel G. Bloomingdale

Sworn to before me this

25

day of

of

June1885

Police Justice.

0933

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 83 years, occupation Driver of No.

198 East 58th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Hyman G. Krummholz
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me this 23
day of June 1888

William Prastan
P. J. Luff
Police Justice.

0934

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

2 District Police Court.

Edward W. DeHare 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.

Edward W. DeHare

Question. How old are you?

Answer.

Twenty Years

Question. Where were you born?

Answer.

New York

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

Answer.

202 East 114th St. About two years

Question. What is your business or profession?

Answer.

Blank

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

Edward W. DeHare

Taken before me this

15

day of

May 1889

Police Justice.

0935

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

Edward W. McKenna

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 *June 23* 1885 *Wm. Duffy* Police Justice.

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

Dated 188 *Wm. Duffy* 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.

0936

Police Court--

666 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hyman G. Rimmick
926 - 3rd Ave
Edward H. Warr

1
2
3
4

Offence
felony

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *July 15* 188 *5*

Edw. G. Duffy Magistrate.

Widdell & Co. Hatters Officer.

W. H. Preston Precinct.

Witnesses

No. *198 - 6 - 5th* Street.

No. Street,

No. Street.

\$ *500* to answer Sessions.

June 30/87
5:00 P.M.

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

Edward M. O'Shane

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

Edward M. O'Shane

of the CRIME OF PETIT LARCENY, committed as follows:

The said Edward M. O'Shane,

(2199)
late of the First Ward of the City of New York, in the County of New York aforesaid,
on the seven day of June, in the year of our Lord
one thousand eight hundred and eighty-five, at the Ward, City and County
aforesaid, with force and arms, and
promissory note for the payment of money, being then and there due and unsatisfied (and
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value
of twenty dollars two 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 ten dollars, and of the value of ten dollars each; four 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; ten 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 denomina-
tion of two dollars, and of the value of two dollars each; twenty promissory notes for
the payment of money, being then and there due and unsatisfied (and of the kind known as United
States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each;
one promissory note for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars two
promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars each; four promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars each; and divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of twenty one dollars and thirty nine cents
of the goods, chattels and personal property of one Samuel E.

Edmond M. O'Shane,

then and there being found, then and there unlawfully 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.

Randolph B. Mathews,
District Attorney

0938

BOX:

182

FOLDER:

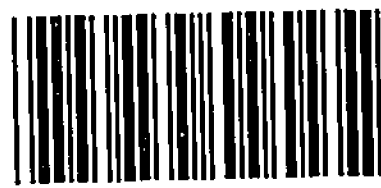
1844

DESCRIPTION:

O'Neil, James

DATE:

07/01/85



1844

0939

Witnesses:

Emmanuel Lomando

296

Counsel,

Filed

Pleads,

day of

1880

THE PEOPLE

vs.

P

James O'Neil

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 530, 1 Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

A. M. Kirby
July 27/85
Foreman.

Heads of Jury
S. P. Three Years.

0940

Police Court—13 District.

Affidavit—Larceny.

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

Emanuel Levando

of No. 307 Henry Street, aged 17 years,
occupation Shipping Clerk being duly sworn

deposes and says, that on the 207 day of June 1885 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~
person of deponent, in the Night time, the following property viz :

One Silver Watch of the value of
Six 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 James O'neil (now here)

from the fact, that deponent missed
said property from the left hand side
pocket of the coat then and there worn
by deponent and subsequently deponent
was informed by Officer James Daugherty
that he arrested defendant and at said
time he saw said defendant drop said
watch on the floor of the National Theatre
on the Bowery where said officer arrested
said defendant

Wherefore deponent charges said
defendant with taking, stealing and carrying
away said property from deponent's person
Emanuel Levando

Sworn to before me, this 28 day of June 1885

David W. C. Smith Police Justice.

0941

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation James Daugherty
Police Officer of No. 14 Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Emanuel Levando

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

Sworn to before me, this

28

day of

June

1888

James Daugherty
James C. Bell

Police Justice.

0942

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

182 District Police Court.

James O'neil 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

James O'neil

Question. How old are you?

Answer

14 years

Question. Where were you born?

Answer.

New York

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

Answer.

Matt & Chatham Sts. 3 mos

Question What is your business or profession?

Answer

Printer

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

James ^{his} O'neil
mark

Taken before me this

day of

1886

James J. Sullivan
Police Justice.

0943

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 ~~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

28 June 1885

Sam'l C. Rusk 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.

0944

Police Court

18656 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Emanuel Lewandowski

307 Henry St

James O'Neil

Offence Larceny from person

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated 28 June 1885

Daniel O'Reilly Magistrate

James Dougherty Officer.

14 Precinct.

Witnesses Officer

No. Street.

No. Street.

No. Street.

\$ 1000 to answer Lew Lew

Curry

0945

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

James O'Neil —
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *James O'Neil*.

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty seventh day of *June*, — in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch to the value of

six dollars,

of the goods, chattels and personal property of one *Emanuel Savando*, —
on the person of the said *Emanuel Savando*, —
then and there being found, from the person of the said *Emanuel Savando*,
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.

Randolph B. Martin,
District Attorney.

0946

BOX:

182

FOLDER:

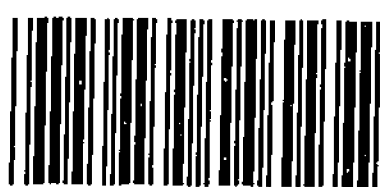
1844

DESCRIPTION:

O'Rourke, Daniel

DATE:

07/14/85



1844

0947

BOX:

182

FOLDER:

1844

DESCRIPTION:

Warwick, Robert

DATE:

07/14/85



1844

100

Pleads, *Vigoda* (B-)

225.

Daniel O'Rourke

Ans Robert Warwick

District Attorney.

22 Sept 16/85
B. H. Fred. & Co. York

A True Bill.

Allen P. Applegate
Foreman.

*Adm^r for the Com^d of
right of dep^t Council
Sept 1871
Jy 21/72
H. H. K.*

Sept 9

0948

0949

Police Court-- 22 District.CITY AND COUNTY } ss
OF NEW YORK,

David Frankel
 of No. 125 Henry Street, Aged 34 Years
 Occupation Driver being duly sworn, deposes and says, that on the
7th day of July 1885, at the Sixth Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

A certain written instrument
purporting to be a cheque drawn
on the Gorfield National Bank
and to the order of Mr Baumgarten
and signed by Geo. H. Metzger
and bearing date July 7th 1885

of the value of Five 94/100 DOLLARS,
 the property of the and custody of a person
 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

Robert Horwick and Daniel O'Rourke
 (now here) who were acting in
 concert for the reason. That about
 the hour of seven o'clock P.M. on the
 night of the aforesaid day, and while
 deponent was riding on the back platform
 of a Grand street Car towards Car. paid
 Horwick and said O'Rourke fastened
 up against deponent on said back platform
 caught hold of deponent's right arm
 and held it while said Horwick
 put his hand in the left hand
 pocket of deponent's pants which

deputy of

Sworn to before me, this

188

Police Justice.

0950

he then ran out and where said cheque was
and took said property therefrom and ran
away when defendant caught passing
said property and violently struck ^{defendant} in the
face defendant pursued said Thorne
and said O'Rourke and caused them
to be arrested Defendant fully iden-
tifies the said defendants as the
persons who took said and carried
away said property and charges
them with acting in concert with
each other

Subscribed to before me David Frankel
this 8th day of July 1885
Solomon R. Smith.

Perfection

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 1885 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1885 Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—ROBBERY.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0951

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

184 District Police Court.

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

Question. What is your name?

Answer. *Robert Warwick*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *302 Chatham Square Six months*

Question. What is your business or profession?

Answer. *Waiter*

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 of the charge*

Robert Warwick

Taken before me this *1st*

day of *August*

1908

John J. Murphy
Police Justice.

0952

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, ss

102 District Police Court.

Daniel O'Rourke 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'Rourke*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *140 Cherry Street 29 years*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty of the charge*

Daniel O'Rourke

Taken before me this

day of

1908

Office Justice.

0953

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* Two *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 1st 188 Solomon S. 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 he *to be discharged.*

Dated _____ 188 _____ *Police Justice.*

0954

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

699 District.

THE PEOPLE, &c

ON THE COMPLAINT OF

David Frankel
119 & 125 Henry

Samuel O. Rourke

Robert Warwick

3

4

Dated July 15th 1885

Smith Magistrate

Shields Officer.

6th Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer

Boon

0955

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
Robert Warriner

The Grand Jury of the City and County of New York, by this indictment,
accuse Daniel O'Rourke and Robert Warriner -

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

The said Daniel O'Rourke and
Robert Warriner, each -

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

one written instrument and evidence of
debt, to wit: a certain order for the pay-
ment of money, bearing date New York
July 4, 1885 and being numbered 263, -
drawn by one George H. Metzger upon a
certain banking institution there, known
as the Hartford National Bank, and directing
the said Bank to pay to the order of M. Baum-
garten nine dollars and ninety four cents, the
same being then and there wholly unpaid;
and of the value of nine dollars
and ninety four cents; - and one piece of
paper of the value of one cent, -
of the goods, chattels and personal property of the said
from the person of the said David Brandel, against the will,
and by violence to the person of the said David Brandel, -
then and there violently and feloniously did rob, steal, take and carry away,

(each of them the said
Daniel O'Rourke and
Robert Warriner 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 B. Martin,
District Attorney.