

0009

**BOX:**

538

**FOLDER:**

4896

**DESCRIPTION:**

Quinlan, James

**DATE:**

10/22/93



4896

POOR QUALITY ORIGINAL

0010

Witnesses:

Kate Ramsey

Counsel,

Filed

day of

1883

Pleads,

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

THE PEOPLE

vs  
37 Southwick

James Lumban  
H.D.

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

E. Downing

Subscribed and sworn to before me on the 26th day of October 1883  
Foreman.  
James Lumban

Pen one yr.

POOR QUALITY ORIGINAL



Police Court— District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of Kate Hennessy Street, aged 27 years,  
occupation Domestic being duly sworn,

deposes and says, that on the 18<sup>th</sup> day of September 1892 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 and Eight dollars in money together of the value of Twenty 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 Sullivan (name here)

from the fact that on said date deponent accompanied the defendant to a room in an unknown house, that said property was concealed in her bosom when she fell asleep. That some time afterwards she awoke found the money missing the defendant gone and the door locked from the outside

Kate Hennessy

Sworn to before me this 18<sup>th</sup> day of September 1892

Police Justice.



Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Lumlau* 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 *James Lumlau*

Question. How old are you?

Answer *37 years*

Question. Where were you born?

Answer *US*

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

Answer *91 South St.*

Question. What is your business or profession?

Answer *Seaman*

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

Answer. *I am not guilty  
James Lumlau*

*James Lumlau*  
Subscribed before me on this  
18th day of *Sept* 1898  
*James Lumlau*  
Police Justice.

POOR QUALITY ORIGINAL

0014

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

148  
Police Court... District... 1009

THE PEOPLE, Ec.,  
ON THE COMPLAINT OF

State Attorney

James Lewis Law

HOUSE OF DETENTION CASE

Offense

Guard  
Lawson

Dated, Sept 20 189

Magistrate

Maran Officer

Witness

Empire Bank

James J. DeLoe

Henry Dittman

No. 91 South St

No. Street

to answer

Committee

Ch 976

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, Sept 20 189 Maran Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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 Linnlan*

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

*James Linnlan*

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

The said

*James Linnlan*

late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *right* time of the said day, at the City and County aforesaid, with force and arms,

*one watch of the value of <sup>twelve</sup> ~~eight~~ dollars, and the sum of eight dollars in money, lawful money of the United States of America, and of the value of eight dollars*

of the goods, chattels and personal property of one *Kate Hennessy* on the person of the said *Kate Hennessy* then and there being found, from the person of the said *Kate Hennessy* 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.

*De Laurey McCall,*  
*District Attorney.*

00 16

**BOX:**

538

**FOLDER:**

4896

**DESCRIPTION:**

Quinn, Arthur

**DATE:**

10/27/93



4896

POOR QUALITY ORIGINAL

0017

Witnesses:

Leotarius Bergans

Off Sleater

From an Examination  
made by me in  
this case and  
from the annexed  
Statement of Complaint  
I am satisfied no  
Correction can be  
had. I need therefore  
renew the Proch  
dependent upon his  
own Recognition.

Robert Samuel

Dec 6 1893

3<sup>rd</sup> G. S. Kenley;

Counsel,

Filed

Day of

1893

Pleas,

Dec 30

THE PEOPLE

vs.

P

Arthur Quinn.

Dec 6 93

Dismissed in law

Recognized

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edward G. Taylor

Foreman.

Out Term at the present

Part III in 1893.

Dec 6 1893

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

Arthur Levin

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 was under the influence of drink when I had the defendant arrested and at that time I believed the defendant struck me with the ax I now do not believe he struck me with the ax but that I fell down in the stairs. I am not always accountable for what I say.

Walterine X Morgan  
wack

**POOR QUALITY ORIGINAL**

0019

Police Court 4 District.

1931

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

of No. 695 1<sup>st</sup> Ave Catharine Morgan Street, aged 66 years,  
occupation Housekeeper being duly sworn,

deposes and says, that on the 23<sup>rd</sup> day of October 1893 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Arthur Quinn (now here) who struck deponent several violent blows on the head with an axe then and there held in his defendants hands knocking deponent down and seriously cutting deponents head and face

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and 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 for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 24<sup>th</sup> day }  
of October 1893, } Catharine Morgan

W. F. Brady Police Justice.

**POOR QUALITY ORIGINAL**

0020

Sec. 193-200.

*J* District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Arthur Quinn*

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. *Arthur Quinn*

Question. How old are you?

Answer. *44 yrs*

Question. Where were you born?

Answer. *No. S.*

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

Answer. *695 1<sup>st</sup> Ave 12 yrs*

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*  
*Arthur Quinn*

Taken before me this *26*  
day of *Oct* 189*3*  
*Wm J. Kelly*  
Police Justice.

**POOR QUALITY ORIGINAL**

0021

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

Police Court... *1* District... *1134*

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

*Paul Anthony Meyer*  
*695 102 Ave*  
*Arthur Sumner*

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

Offence *Assault*  
*Felony*

Dated *Dec-24* 189*3*

*Grady* Magistrate.  
*Shortace* Officer.

Witnesses  
*Boonie Herrett*  
*695 102 Ave*

No. \_\_\_\_\_  
*Rue Shortace*  
 Street \_\_\_\_\_

No. \_\_\_\_\_  
*Dr. W. H. ...*  
 Street \_\_\_\_\_

No. \_\_\_\_\_  
*1000 ...*  
 Street \_\_\_\_\_

*[Signature]*

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 *Dec 24* 189*3* *[Signature]* Police Justice.

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

Dated \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice

POOR QUALITY ORIGINAL

0022

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Quinn

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

Arthur Quinn

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

The said Arthur Quinn

late of the City of New York, in the County of New York aforesaid, on the twenty third day of October in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, at the City and County aforesaid, in and upon the body of one Catharine Morgan in the peace of the said People then and there being, feloniously did make an assault, and her the said Catharine Morgan with a certain axe

which the said Arthur Quinn in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent her the said Catharine Morgan thereby then and there feloniously and wilfully to kill, 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

Arthur Quinn

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

The said Arthur Quinn

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, in and upon the body of the said Catharine Morgan in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said Catharine Morgan with a certain axe

which the said Arthur Quinn in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab 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.

POOR QUALITY  
ORIGINAL

0023

THIRD COUNT—

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

*Arthur Quinn*

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

The said

*Arthur Quinn*

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, in and upon the said *Catharine Morgan* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *he* the said with a certain *axe* *Catharine Morgan*

which

*he*

the said

*Arthur Quinn*

in

*his* right hand then and there had and held, in and upon the *head* and *face*

of

*he*

the said

*Catharine Morgan*

then and there feloniously did wilfully and wrongfully strike, beat, ~~stab~~, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

*Catharine Morgan*

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.

DE LANCEY NICOLL,

*District Attorney.*