

0577

BOX:

276

FOLDER:

2650

DESCRIPTION:

Quinn, Joseph

DATE:

09/28/87



2650

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BOX:

276

FOLDER:

2650

DESCRIPTION:

Gassert, Frederick

DATE:

09/28/87



2650

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Chester

Counsel,

Filed 2d day of Sept. 1887

Pleas, *Atty Genl*

[Section 499, Code Code]
Engraving in the Second Degree.

THE PEOPLE

vs
Joseph Quinn

Fredrick Gassert

RANDOLPH B. MARTINE,

District Attorney.

clerk Mr. Martine
Dec 12 1887 by request - one to try
Dec 12 1887 by request - without bill

A True Bill.

7th Dec 1887
John H. 1887 pleas

John Mc. Donnell
Foreman

in motion
Amend
Wife for Turner
Pen one yr

Witnesses:

Herman Hollmayer

Robt Schwarz

0580

Police Court— District.

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

of No. St Rivington Herman Kohlmeier Street, aged 32 years,

occupation Baker being duly sworn

deposes and says, that the premises No St Rivington Street,

in the City and County aforesaid, the said being a five story brick

Dwelling ^{in part} and which was occupied by deponent as a Dwelling

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking

Open a door leading to the hall
from a room occupied by deponent
as a sleeping room

on the 21 day of September 1887 in the Evening time, and the
attempted to be
following property feloniously taken, stolen, and carried away, viz:

personal clothing belonging to ^{a quantity of}
deponent, of the value of fifteen
dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Joseph Quinn and Frederick Gasset

for the reasons following, to wit: On said the said room

was securely locked at about 4:30

o'clock p.m. Deponent saw defendants

loitering about the place about 9:30 p.m.

Then, shortly after 4 p.m. deponent

saw the said Joseph Quinn jumping

out of a window of said premises

and saw the two defendants running

away. The said property was found

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Packed up ready to move, and the catch of the lock of said room was found broken. The said Jemin, while running dropped a cold chisel about 11 inches long.

Now to before me this

22 day of September 1888

J. P. D. [Signature]
Police Justice

H. C. [Signature]
Clerk

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Burglary _____
Degree.

Dated _____ 1888

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

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Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Fredrick Gassert 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.

Fredrick Gassert

Question. How old are you?

Answer.

19 years.

Question. Where were you born?

Answer.

U.S.

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

Answer.

168 Chrystie St. 6 months

Question. What is your business or profession?

Answer.

Bookbinder.

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 was running with a crowd after the thief and kept pushing to get with the burglar. I can prove by the keeper of a grocery store that I was in there until the crowd came.

Fred Gassert

Taken before me this

27

day of *September* 188*8*

John W. [Signature]
Police Justice.

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Sec. 198-200.

9 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Joseph 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.

Joseph Quinn

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Boston Mass.

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

Answer.

55 First St, 2 years

Question. What is your business or profession?

Answer.

Book binder

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 not in the premises, only when the officer took me in. I was running with the crowd after the thief when I was caught by a citizen and held until the officer came up.

Joseph Quinn

Taken before me this

day of *September* 188*8*

Wm. J. [Signature]

Police Justice.

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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 _____

Dependants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *one* Hundred Dollars, *each* 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 22* 188*7*

[Signature]
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.

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Police Court-- 3 ¹⁵⁶⁴ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herman Kohlmeier
88 St. Remington
Joseph Linn
Frederick Gassert

Offence
Drury

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

3
4
Dated *Sept 22* 188 *7*
Duffy Magistrate.
Wall Officer.
11 Precinct.

Witnesses *Catherine Lehman*
No. *St Remington* Street.
Robert Schwartz
No. *88 Remington* Street.
No. Street.



No. Street.
\$ *1000* to answer *C. S.*
Com.

0586

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Quinn and
Frederica Farnett

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

Joseph Quinn and Frederica Farnett

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

The said Joseph Quinn and Frederica Farnett,
Farnett, both -

late of the ~~Seventh~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~twenty~~ day of ~~September~~, in the year
of our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, about the
hour of ~~four~~ o'clock in the ~~day~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one ~~Herman C. Kulldemier~~.

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to-wit:

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said ~~Herman C. Kulldemier~~,

in the said dwelling house then and there being, then and there feloniously and burglariously to 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,

[Handwritten Signature]

District Attorney.

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THIRD COUNT—

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

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

District Attorney's Office.

PEOPLE

vs.

Joseph Quinn

Raylan

If complt recommends leniency and if it be true that deft has never before been charged with crime I recommend a soft is only 17 years old that if it leads guilty sentence be suspended,

I cannot recommend a dismissal as I am inclined to the belief that Quinn is guilty
Dec 7/87 PSM

On to day in Part 2

in account of the defendant having been Governor of Ohio the Court declined to suspend
Pendered - Wm. A. Cox

of the goods, chattels and personal property of one

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

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

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.

RANDOLPH B. MARTINE,
District Attorney.