

0279

BOX:

343

FOLDER:

3236

DESCRIPTION:

Quinn, John

DATE:

02/21/89



3236

0280

BOX:

343

FOLDER:

3236

DESCRIPTION:

Swartz, Edward

DATE:

02/21/89



3236

0281

27

Witness:
A. Ernst
W. Johnson

Counsel,
Filed 21 day of July 1889
Pleads

THE PEOPLE
vs.
John Linn B
and (2 years) B
Edward Swartz

POLICY.
[S 844, Pennl Code]

JOHN R. FELLOWS,
District Attorney.

No 1 Sen suspended
in prison in another case

A TRUE BILL.

Edwin Swartz

July 20/89
Foremen.
Both Plead Guilty

No 2 Fined \$50. Paid 26.

0282

CITY OF *New York* COUNTY OF *New York*

19-111-35-10 10

0203

B-2

16-44-32-10 10

87 Dec 10

(16)

CITY OF *New York* COUNTY OF *New York* } ss.
AND STATE OF NEW YORK.

... and save

0284

16-12
16-44-32-10 10
87 Dey st
16

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Anton Bouctot of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that John Quinn, and Edward Schwartz here present did, on or about the 7th day of February, 1889, at number 87 Dey street street, in the City of New York and County of New York unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery. policy and further that the said,

John Quinn and Edward Schwartz had in their possession, within and upon certain premises, occupied by them and situated and known as number 87 Dey street street, in the City of New York and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in their possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,
this 8th day of February, 1889
[Signature]
Police Justice.

Anton Bouctot.

CITY OF _____ COUNTY OF _____ } ss.

_____ day of _____ being duly sworn further deposes and says, that on the _____ 188 _____, aforesaid, he called at the place of business of _____ aforesaid, at the said _____ premises and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery _____ as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said _____ and had conversation with _____ in substance as follows.
Deponent said, _____

0285

POLICE COURT—1st DISTRICT.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

LOTTERY AND POLICY.

Anthony Comstock

VS.

John Quinn
Edward Schwarz

Dated Feb 8 1889

Magistrate.

Clerk.

Sergeant O'Boyle Officer.

WITNESSES:

Anthony Comstock
W. J. Sherman

Bound, \$

to answer Sessions.

By

Street.

0286

Sec. 100-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Edward Schwartz

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 Schwartz.

Question. How old are you?

Answer.

18 years.

Question. Where were you born?

Answer.

New Jersey.

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

Answer.

256 Fulton St. N.Y. 2 1/2 yrs.

Question. What is your business or profession?

Answer.

Carrier

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 not guilty.
Edward Schwartz*

Taken before me this

day of *February* 188*8*

[Signature]

Police Justice.

0287

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

John 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.

John Quinn

Question. How old are you?

Answer.

27 years.

Question. Where were you born?

Answer.

England

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

Answer.

205 Greenwich St. 4 years.

Question. What is your business or profession?

Answer.

Artist.

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 now guilty.

John Quinn

Taken before me this

day of

[Signature]

Police Justice.

0200

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 *July 8* 188 *9*. *A. J. White* Police Justice.

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

Dated *July 10* 188 *9*. *A. J. White* 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.

0289

Police Court---

225 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Constant

1. *John Quinn*
2. *Conrad Schwartz*
3.
4.

Office of Campbell
Police

2 days notice
Send bail notice
to *John Quinn*
BAILED, *Stewart Bylesing*
No. 1, by *James Wiley*
Residence *416 East 115 Street.*

No. 2, by *do do*
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

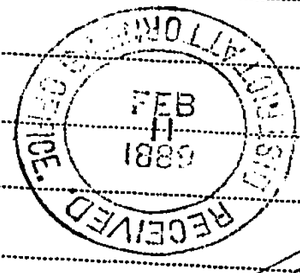
No. 4, by _____
Residence _____ Street.

Dated *July 8* 1889
White Magistrate.
O'Keefe Officer.
C Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ *5000* to answer *John Wiley*



Paroled

0290

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 Linn and Edward Swartz

The Grand Jury of the City and County of New York, by this indictment, accuse
John Linn and Edward Swartz
of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said *John Linn and Edward Swartz*, both

late of the City of New York in the County of New York aforesaid, on the *Seventh*
day of *February* in the year of our Lord one thousand eight hundred and eighty
nine, at the City and County aforesaid, feloniously did sell to one

William J. Sherman

what is commonly called a Lottery Policy, the same being a certain paper, and writing, as follows, that is to say:

Boh
16-44-32-10 10

(a more particular description of which said paper and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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

John Linn and Edward Swartz

of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said *John Linn and Edward Swartz*, both

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

William J. Sherman

0291

a certain paper, writing and document, in the nature of a bet and wager upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document, is as follows, that is to say :

B-N
16-44-32-110 10

(a more particular description of which said paper, writing and document, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

THIRD COUNT.

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

John Linn and Edward Swartz

of the CRIME OF SELLING A WRITING, PAPER, AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said *John Linn and Edward Swartz, both*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

William J. Sherman

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

B-N
16-44-32-110 10

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

John Linn and Edward Swartz

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

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The said *John Linn and Edward Swartz, both*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

William J. Sherman

a certain paper, writing and document in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

B-N
16-44-32 f10 10

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT.

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

John Linn and Edward Swartz

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said *John Linn and Edward Swartz, both*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

William J. Sherman

a certain paper, writing and document in the nature of an insurance upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

B-N
16-44-32 f10 10

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0293

BOX:

343

FOLDER:

3236

DESCRIPTION:

Quinn, John

DATE:

02/21/89



3236

0294

2/10

Counsel,
Filed day of Feb 1889
Pleads

POLICY.
[SS 948 and 844, Penal Code].

THE PEOPLE

vs.

John Law
(3 cases)

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edwin Conant

Foreman.

Feb 1889

Pleas Guilty

C. 30 days.

Witnesses:

[Signature]

[Signature]

0295

City, County, and State of New York, ss.

W. J. Sherman being duly sworn, deposes

and says, that John Quinn

here present, is the one known as James Roe

in annexed complaint.

Subscribed and sworn to before me, this

8th day of February 1889

[Signature]

William J. Sherman

Police Justice.

0296

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Anthony Bourtois

of 150 Nassau Street, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed as Chief agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that John Roe and James Roe

whose real names are unknown, but who can be identified by W. J. Sherman of 150 Nassau Street did, at the city of _____ County of _____ and State of New York, on or about the 4th day of February 1889, unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as a dealer or game-keeper in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

Deponent further says, he has just ~~cause~~ ^{cause} to believe, is informed and verily does believe ~~from personal observation and~~ from statements made by W. J. Sherman

to deponent

that the said John Roe and James aforesaid, now have in their possession, at in and upon certain premises occupied by them and situate and known as 87 Dey Street in the city of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

0297

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this

7th day of February 1889.

Wm. Beck

Police Justice

attorned to:

Wm. Sherman
4-16-62, 68-75

CITY OF New York AND COUNTY OF New York ss.

over 21 years of age

William J. Sherman of 150 Nassau Street

being further sworn deposes and says that on the 4th day of February 1889,

deponent visited the said premises, named aforesaid, and there saw the said

John Roe and James Roe aforesaid, and

had dealings and conversation with them as follows:

Deponent saw, what are commonly called lottery policies being sold and the sales recorded, as deponent was with known and sufficiently identified to be able to purchase himself, he asked a party who was known in said place by the said John Roe and James Roe, to buy what is commonly called a lottery policy for deponent. The said party in deponent's presence, ~~said to~~ ^{asked the} said James Roe for a gig for 4.16.62 for ten dollars, whereupon the said James Roe wrote the paper hereto annexed, and then recorded said number upon a manifold book kept for said purpose, and then and there used for said purpose, and handed the annexed paper to the person whom deponent asked to purchase it for deponent, and the said person so purchasing, paid

0298

the said James Ror the sum of ten cents for the same in deponent's presence. John Ror, was present & saw said premises as unlawfully used, and is as deponent is informed & verily believes the proprietor of said premises.

Deponent further says, from personal observation conversations and transactions had with the said John Ror and James Ror, that he is informed, has just cause to believe and verily does believe, that the said John Ror and James Ror, now have in their possession, at in and upon certain premises occupied by them and situate and known as Number 87 Dey Street in the city of New York aforesaid, with intent to use the same as a means to commit a public offense, divers and sundry, books, papers, device, apparatus and paraphernalia suitable for gambling purposes, and used to sell and record lottery policies in violation of Section Number 344 Penal Code of the state of New York -

Subscribed and sworn to before me

the 7th day of February 1889

Wm. Ror
Police Justice

William J. Sherman

0299

THE PEOPLE

ON COMPLAINT OF

Anthony Bonetto

AGAINST

John R.
James R.

*Violation Sec. 344, P. C.
Gambling and Policy.*

87 day
Affidavit of Complaint.

WITNESSES :

Subscribed and sworn to before me this

day of _____ 188...

Police Justice.

0300

Sec. 151.

Police Court, Third District.

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

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Anton Brantock and W. J. Sherman of No. 150 Nassau Street, charging that on the 4th day of February 1889 at the City of New York, in the County of New York that the crime of selling what is commonly called a lottery policy

has been committed, and accusing John Ror and James Ror whose real names are unknown but who can be identified by W. J. Sherman thereof.

Wherefore, the said Complainant has prayed that the said Defendants may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendants and bring them forthwith before me, at the Third DISTRICT POLICE COURT, in the said City or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 7th day of February 1889.
W. J. Sherman POLICE JUSTICE.

0301

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ambrose et al

vs.

John R

James R John Quinn

Warrant-General.

Dated *Feb 7* 188*9*

Wilde Magistrate.

A Toole Officer.

The Defendant
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0302

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Bonaiuto & W. J. Sherman of 150 Nassau Street, New York City, that there is probable cause for believing that John Ror and James Ror, whose real names are unknown, but both of whom can be identified by W. J. Sherman now

has in their possession, at, in and upon certain premises occupied by them and situated and known number 87 Cedar street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, blackboards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day time to make immediate search on the person of the said John Ror and James Ror -

and in the building situate and known as number 87 Deey street aforesaid, for the following property, to wit: all Faro layouts, all Roulette Wheels and layouts, all Rouge et Noir, or Red and Black layouts, all gaming tables, all chips, all packs of cards, all dice, all deal boxes, all lottery policies, all lottery tickets, all circulars, all writings, all papers, all documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books all documents for the purpose of enabling others to gamble or sell lottery policies, all blackboards, all slips or drawn numbers of a lottery, all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 7th District Police Court at the Founds in Centre street in the City of New York.

Dated at the City of New York, the 7th day of February 1889

W. J. Sherman

POLICE JUSTICE.



0303

Police Court--- *Third* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Buntrock et al

vs.

John Kor

James Kor

et al

Search Warrant.

Dated *Feb* 188*9*

Justice.

Officer.

Police Justice.

Sworn to before me, this
day of _____ 188*9*

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

I _____ the Officer by whom this warrant was executed,

City of _____ and County of _____ ss:

0304

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

John 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.

John Quinn

Question. How old are you?

Answer.

27 years.

Question. Where were you born?

Answer.

England

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

Answer.

205 Greenwich St. 4 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 may think will tend to your exculpation?

Answer.

I am not guilty.

John Quinn

Taken before me this

day of

188

Police Justice.

0305

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 *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 8* 188 *9*. *A. J. White* Police Justice.

I have admitted the above-named *Defendant*
to bail to answer by the undertaking hereto annexed.
Dated *July 10* 188 *9*. *A. J. White* 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.

0307

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 Quinn

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

John Quinn

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said

John Quinn

late of the _____ Ward of the City of New York in the County of New York aforesaid, on the *fourth* day of *February* in the year of our Lord one thousand eight hundred and eighty *nine*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, 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

John Quinn

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said

John Quinn

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, 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.

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THIRD COUNT.

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

John Quinn

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows:

The said

John Quinn

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

William J. Sherman

a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper, instrument and writing, called a Lottery Policy, is as follows, that is to say:

B N Feb 4

4-16-62 875

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

John Quinn

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said

John Quinn

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

William J. Sherman

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

0309

particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say:

B A Feb 4

4-16-62 p 8.25

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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,

FIFTH COUNT.

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

John Quinn —

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

John Quinn

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

William J. Sherman

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

B A Feb 4

4-16-62 p 8.25

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0310

BOX:

343

FOLDER:

3236

DESCRIPTION:

Quinn, Mary

DATE:

02/19/89



3236

0311

BOX:

343

FOLDER:

3236

DESCRIPTION:

Buckley, John P.

DATE:

02/19/89



3236

0313

Police Court 2d District.

Affidavit—Larceny.

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

Frances Baker

of No. 294 Third Avenue Street, aged 25 years,

occupation Saloon Keeper being duly sworn

deposes and says, that on the 31 day of January 1889 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 pocket book containing good and lawful money of the United States consisting of three bills of the denomination and value of Ten dollars each. Four bills of the denomination and value of twenty dollars each ^{and} one bill of the denomination and value of Ten dollars all of the value of one hundred and twelve dollars.

\$112—

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 Mary Quinn ^{and} John P Buckley

(both named here) Deponent says that at the hour of one a. m. on said date he met said Mary Quinn in East 23d Street and she induced him to accompany her to house no 42 Clinton Place in said City. Deponent says that he locked the door of the room that said Mary Quinn ~~and~~ brought him ^{to} and ~~summed~~ ^{took} his coats and vest off and went to bed with said Mary Quinn and had sexual intercourse. Deponent says that he fell asleep and in about one half hour ^{thereafter} he was awakened by John P. Buckley who ordered him out of the room. Deponent

Subscribed to before me this

1889

Police Justice.

0314

says that he got up and dressed himself and immediately discovered that said pocket book containing said money was taken stolen and carried from the inside pocket of his overcoat and said Mary Quinn had left said room. Dependent says that he had said pocket book containing said money in his possession when he entered said room with Mary Quinn and said Mary Quinn and John P. Buckley were the only persons in said room from the time he saw the same until he missed it. Therefore dependent charges said defendants with acting in concert and feloniously taking stealing and carrying away the aforesaid property.

SWORN TO BEFORE ME

THIS 31 DAY OF Jan'y 1889

John C. Kelly
POLICE JUSTICE.

Frank Baker

0315

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Mary Quinn

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

42 Clinton Place 2 mos

Question. What is your business or profession?

Answer.

I am a prostitute

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
Mary Quinn

Taken before me this

day of

Jan 31

1889

Police Justice

0316

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John P. Buckley being duly examined before the under-
signed 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.

John P Buckley

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

U.S

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

Answer.

54 W 125th St 2 months

Question. What is your business or profession?

Answer.

Bartender

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

Answer.

This man was in my room and
I awakened him and told
him to go out

Mr John P. Buckley

Taken before me this

31

day of

Jan

1889

John P. Buckley
Police Justice.

0317

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 Defendants

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, 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 31 Jan'y 1889 Sam'l C. Bull 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.

0318

Police Court--- 2 181 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frances Baker
294-¹³ 3rd ave
1 Mary Quinn
2 John P Buckley
3
4

Offence Larceny
Felony

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Jan 31 1889
W O Reilly Magistrate.
Geo J. Lecson Officer.
15 Precinct.

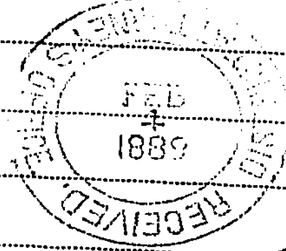
Witnesses Pat Cojane
No. 42 Union Place Street.

No. _____ Street.

No. _____ Street.

\$ 15.00 to answer

COMMITTED.



0319

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 Quinn and John P. Buckley

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

Mary Quinn and John P. Buckley

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

The said

Mary Quinn and John P. Buckley both late of the City of New York, in the County of New York aforesaid, on the thirty-first day of January in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, with force and arms.

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 and value of twenty dollars each; four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of twenty dollars each; four United States Silver Certificate of the denomination and value of twenty dollar each; four United States Gold Certificate of the denomination and value of twenty dollars each;

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 and value of ten dollars each; three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of ten dollars each; three United States Silver Certificate of the denomination and value of ten dollar each; three United States Gold Certificate of the denomination and value of ten dollars each.

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 and value of two dollars; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of two dollars; one United States Silver Certificate of the denomination and value of two dollars; one United States Gold Certificate of the denomination and value of two dollars;

of the goods, chattels and personal property of one

Frank Baker

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. Fellows, District Attorney.