

0237

BOX:

201

FOLDER:

2011

DESCRIPTION:

Quigley, John

DATE:

12/08/85



2011

Witnesses:

Peter Nelson

Officer J. J. Bates

Dec 19
Counsel,
Filed
Pleads
1880
day of Dec
1880

THE PEOPLE
vs.
John Ringberg
A.D.

Robbery, second degree.
[Sections 224 and 229, Penal Code].

RANDOLPH B. MARTINE,

Dist. Atty.
Dec 19/80
tried + acquitted.

A True Bill.

Foreman,
J. J. Wood

0238

0239

Police Court 1st District.

CITY AND COUNTY }
OF NEW YORK, } ss

Peter Nelson
of No. 178 South Street, Aged 28 Years
Occupation Sailor

6th day of December 1885, at the fourth Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United States consisting of Silver Coin amounting to one dollar and twenty five cents

~~of the value of~~ Deponent ~~DOLLARS,~~

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

John Quigley (now here) for the following reasons, to wit: On said date between the hours of 5:30 and 6 o'clock a.m. Deponent was walking along Oliver Street, between Oak and Cherry streets when said defendant seized hold of deponent by the collar of his coat and said defendant dragged deponent into the hallway of No. 70 Oliver Street and there struck deponent a violent blow on the back of his neck with his ^{right} hand, striking deponent down, and while deponent was

day of

Sworn to before me this

188

Notary Public

0240

down the said defendant thrust his hand into the right hand pocket of deponent's pants which was at the time worn on the person of deponent and said defendant took from said pocket the above-described property by force and violence against the will of deponent

Sworn to before me } Peter Wilson
this 10th day of December 1880 }

[Signature]
Police Justice

If appearing to me by the within depositions and statements that the crime herein 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 _____ 188__ Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto engaged.
Dated _____ 188__ Police Justice.
There being no sufficient cause to believe the within named _____
guilty of the offense therein mentioned, I order he to be discharged.
Dated _____ 188__ Police Justice.

Police Court, _____ District.
THE PEOPLE, &c.,
on the complaint of _____
vs.
1. _____
2. _____
3. _____
4. _____
Date: _____ 188__
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ street,
No. _____ street,
No. _____ street,
\$ _____ to answer General Sessions.

0241

Sec. 198-200.

101

District Police Court.

CITY AND COUNTY OF NEW YORK ss

John Lingley 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 Lingley*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *70 Oliver Street Ed five weeks*

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*

John J. Lingley

Taken before me this

day of *December* 188*8*

[Signature]
Police Justice.

0242

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 Lingley
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, 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 7 1885 J. M. Coffey 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.

0243

Police Court *1st* District.

THE PEOPLE, &c.,

BY THE COMPLAINT OF

Peter Nelson,
House of Detention

John Langley

Robbery
Offense

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *December 7* 188*5*

Wuffy Magistrate
John J. Bates Officer,
Precinct.

Witnesses *John J. Bates*
H. H. French, Police Street

No. _____ Street,

No. _____ Street,

\$ *1000* to answer *hs*

CM

0244

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 Dineen

The Grand Jury of the City and County of New York, by this indictment, accuse *John Dineen* -

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

The said *John Dineen*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Sixth* - day of *December*, in the year of our Lord one thousand eight hundred and eighty-*three*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Peter Nelson*, in the peace of the said People, then and there being, feloniously did make an assault, and

one silver coin of the value of one dollar, two silver coins of the value of fifty cents each, five silver coins of the value of twenty five cents each, and ten silver coins of the value of ten cents each,

of the goods, chattels and personal property of the said *Peter Nelson*, from the person of the said *Peter Nelson*, against the will, and by violence to the person of the said *Peter Nelson*, then and there violently and feloniously did rob, 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.

0245

BOX:

201

FOLDER:

2011

DESCRIPTION:

Quinn, John

DATE:

12/24/85



2011

0246

No 244

Counsel, *Reynolds*
Filed *24* day of *Dec* 188 *8*
Pleads *Misdeemeanor da 4/88*

THE PEOPLE

vs.

John Quinn

MISDEMEANOR.

RANDOLPH B. MARTINE,

*Printed & Published by
District Attorney
Leads 4/88*

A True Bill.

Henry J. Pincus

Foreman.

True 100 7/88

10

Witnesses:

Wm H. Alster
or C. G. Gore

0247

E. G. LOVE, PH. D.,
Analytical and Consulting Chemist,
122 BOWERY,

New York, Sept 29th 1885

CERTIFICATE OF ANALYSIS.

SAMPLE OF BUTTER.

Marked, *Label of 1/2 365 Third Ave.*
Received from *B. F. Van Valkenburgh* per *W. W. Meehan*
on *Sept. 17th* 1885.

THE SAMPLE CONTAINS:

WATER, - - - - - *7.96%*
ANIMAL AND BUTTER FAT, - *87.51%*
CURD, - - - - - *1.03%*
SALT, - - - - - *3.47%*

ANALYSIS OF THE FAT:

INSOLUBLE FATTY ACIDS, - *91.65%*
SOLUBLE " " - *0.50%*
SPECIFIC GRAVITY OF THE FAT
AT 100° F., - - - - - *0.948*

This sample is composed mainly of animal fat, and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter, the product of the dairy; and it is in imitation and semblance of butter, produced from pure unadulterated milk or cream from the same.

Respectfully yours,

E. G. Love Ph. D.

Mr. B. F. Van Valkenburgh

State of *New York*
City of *New York* } ss.
County of *New York*

On the *twenty-ninth* day of *September* in the year
one thousand eight hundred and *eighty-five* before me personally came
E. G. Love to me known, and known to me to be the individual
described in, and who executed the foregoing instrument, and *who*
acknowledged that he executed the same.

Joseph H. ...
Notary Public
(N.Y.C.)

0248

STATE OF NEW YORK,
County of New York ss.:

William W. Meeter, being duly sworn, deposes and says:

That he resides in the 512 East 116th Street in the County of New York and State of New York, and is 46 years of age,

and is an expert appointed by Josiah K. Brown, New York State Dairy Commissioner;

That on the 16th day of September, 1885, in the

store occupied by him, No. 368 Third Avenue, in the City of New York in the County of New York

and State of New York, one John Quinn, against the

form and statutes in such cases made and provided, and in violation thereof, and against the peace of the

people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadul-

terated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not

Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with

and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of

animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or

Cream; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter,

the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter

the product of the Dairy; that the said John Quinn

offered said substance, product, manufacture and compound for sale as and for

Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter

made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, 1/2 pound

as and for Butter, the product of the Dairy, and represented the same to be Butter at such time

and place; that the said substance, product and compound was not natural Butter produced from pure unadulterated

Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or

Cream, or both; that it contained some substance for the purpose and with the effect of imparting thereto a color

resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from

pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow

Butter, and was in semblance of natural Butter; that the same was a substance known as Oleomargarine; that it had

been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal

or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance

of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with

and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal

or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article,

substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in

process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since

April thirtieth, 1885, as deponent is informed and believes.

~~That the tubs in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof, and such words were not burned in or painted thereon with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand; that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.~~

Deponent further says that on said 16th day of September 1885, he went to the said John Quinn at his said store

in said City and County, and told said Quinn that he wanted to buy some Butter; that said John Quinn

~~showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to deponent for sale, and sold the same to deponent;~~ that he so sold to deponent 1/2 pound

thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$0.13;

that, as deponent believes and charges, the said John Quinn at the time

of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as

hereinbefore stated; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not

Butter, the product of the Dairy; that ~~deponent saw the tubs in which the said Oleomargarine was contained, and no~~

~~printed label bearing the words "Oleomargarine Butter," was delivered by said John Quinn~~

~~to deponent with the Oleomargarine sold to him; that on~~ the 17th of September 1885, deponent delivered a sample of such Oleomargarine, so

~~purchased by him as aforesaid, to E. G. Love a chemist of~~ the city of New York N. Y., and caused the same to be analyzed by

~~such chemist, as shown by the annexed certificate of such chemist.~~

Wherefore, deponent prays that a warrant may issue for the arrest of the said John Quinn and that he may be dealt with as the law directs.

Sworn to before me this 15th day of December 1885 } William W. Meeter
John Morrison }
Justice.

Public
N.Y.C.

0249

Court of

County of New York

THE PEOPLE, &c.,

vs.

John Sum

Affidavit

N. W. Mueller
572 East 116th St

Witnesses:

E. G. Lave
Residence 122 Boverly

J. A. Gray

Residence 300 Park Ave

Residence.....

0250

Sec. 108-200.

11th

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 *50 Years of age*

Question Where were you born?

Answer *Holland*

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

Answer *368 3rd Avenue Four years*

Question What is your business or profession?

Answer *Grocer*

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. Am a demand filed by jury*
John Quinn

Taken before me this

day of *October*

188*5*

19th

John Quinn
Police Justice.

0251

Sec. 151.

Police Court 4 District.

CITY AND COUNTY OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal 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 William W. Webster of No. 572 East 116 Street, that on the 16 day of September 1885 at the City of New York, in the County of New York,

Jalen Dunn did at the Store No 368 3rd Avenue unlawfully offer for sale and did sell a substance manufactured & compounded which was not butter. made from unadulterated milk or cream and is known as Oleomargarine in place of butter. and that he know said Oleomargarine has been manufactured and colored and was not a product from a Dairy. and that said Oleomargarine had no printed label Oleomargarine butter
Wherefore, the said Complainant has prayed that the said Defendant 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, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 4 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 15 day of December 1885

John Homan POLICE JUSTICE.

0252

Police Court *As* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated _____ 188

Magistrate

Hartigan Officer.

The Defendant *John Quinn*

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

age 60. Irish No 368-3- Ave
Officer.

Dated *December 19* 188 *5*

This Warrant may be executed on Sunday or at
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

The within named

0253

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 Three
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated Dec 19 1885 John Gorman Police Justice.

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

Dated Dec 19 1885 John Gorman 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 _____ 1885 _____ Police Justice.

0254

NY 1435-
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Meeker
350 Washington St

1 *John A. ...*
2
3
4

Offence ...

BAILED,

No. 1, by

Residence

Thos. Murphy
218 E 34th Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

Dec 15 188

James Magistrate.
W. Hartigan Officer.

Witnesses

No.

J. R. Gray
350 Washington Street.

No.

Street.

No.

Street.

\$

200 to answer *General* Sessions.

Bailed

0255

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

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows :

The said *John Quinn*,

late of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, *one half pound* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one *William W. Meeker*, for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT : (Chap. 246, Laws of 1882, § 1.)

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

John Quinn

of a Misdemeanor, committed as follows :

The said *John 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, did unlawfully sell and cause and procure to be sold, at retail, to one *William W. Meeker*, *one half pound* of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *William W. Meeker*

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0256

THIRD COUNT: (Section 430, Penal Code.)

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

John Duran —

of a Misdemeanor, committed as follows:

The said *John Duran*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

William W. Meeker, as an article of food *one half pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

John Duran —

of a Misdemeanor, committed as follows:

The said *John Duran*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one half pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy, and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box, or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law, to deliver to the purchaser, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail to one *William W. Meeker*,

from a certain *box and tin* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *William W. Meeker* a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0257

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

John Dennis

of a Misdemeanor, committed as follows :

The said *John Dennis*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

William W. Walker, one of the grand

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance 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 and dignity of the said people.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

John Dennis

of a Misdemeanor, committed as follows :

The said *John Dennis*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

William W. Walker, one of the grand

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ~~thirteenth~~ day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, 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 and dignity of the said people.

RANDOLPH B. MARTINE,

District Attorney.