

0565

**BOX:**

519

**FOLDER:**

4729

**DESCRIPTION:**

Quimby, John D.O.

**DATE:**

04/25/93



4729

Witnesses:

David Gratz  
Wm J Kelly

In view of the all  
the circumstances of  
this case & the proven  
good character of  
the defendant & see-  
ing into his character  
of the Court.

Lancey Nicoll  
District Attorney

May 12 1893

Counsel.

Filed,

189

Pleads,

THE PEOPLE

vs.

B

John D. O. Lumbly

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James Dwyer  
Foreman.  
Reads Off. 2d day  
Sentence suspended

(Sections 528 and 53 of the Penal Code.)

(MISAPPROPRIATION.)

0566

0567

1852

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, DISTRICT.

David Geraty

of Pier 25 East River Street, aged 37 years,occupation Assistant Superintendent being duly sworn, deposes and saysthat on the 8 day of April 1893at the City of New York, in the County of New York, he causedthe arrest of Richard P. Rowe - (now here)for acting in concert with John Trimbyin the larceny of good and lawful money of theUnited States amounting to two hundred andtwenty five <sup>80</sup> dollars - for the reasons followingdeponent found in the possession of said Trimbyseven bills against different person infavor of deponents company - said bills arefalse and were made out for the purpose ofcovering the amount of the deficiency in Trimby'sbooks - deponent identifies the writing on said

Sworn to before me, this

189

day

Police Justice.

bills as the hand writing of the defendant  
Rowe — and deponent further says that the  
defendant Rowe admitted and confessed to him  
(deponent) that he was acting in concert with  
the defendant Limby in the larceny aforesaid.

David A. Farady

Sworn to before me

this 10<sup>th</sup> day of April 1893

*[Signature]*

Police Court, District,

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT.

Dated

1893

Magistrate

Officer

*Police Justice*

Witness

Disposition

0569

Police Court—

District.

1912

Affidavit—Larceny.

City and County of New York, ss.

David Geraty  
 of Pier 25 East River Street, aged 37 years,  
 occupation Assistant Superintendent being duly sworn,  
 deposes and says, that on the 7 day of April 1893 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:

Good and lawful money  
 of the United States amounting to  
 Two hundred and twenty-five <sup>80</sup>/<sub>100</sub> (\$225 <sup>80</sup>/<sub>100</sub>)  
 Dollars.

the property of The New Haven Steamboat  
 Company - of which deponent is Assistant  
 Superintendent

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 John L. Lumber (now here)

for the following reasons to wit:  
 The defendant is employed by said Company  
 as Freight Cashier on Pier 25 - East  
 River - on said date the books that defendant  
 kept showed that he had collected the  
 said sum of money - and he did not pay  
 over to deponent the said amount of money  
 nor to any person authorized to receive  
 the same - but appropriated the same  
 to his own use - deponent further says  
 that he accused defendant with the larceny  
 of said money and he (defendant) admitted  
 and confessed in the presence of William J. Kelly  
 of 192 Broadway that he had taken said money  
 and appropriated it to his own use

David A. Geraty

Sworn to before me this  
 7th day of April 1893

Police Justice.

0570

City and County of New York, ss:  
*Richard P. Rowe*

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 a 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. *Richard P. Rowe*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *169 James St. New Haven Conn 20 yrs*

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  
R.P. Rowe.*

Taken before me this  
day of *Sept* 1892  
*Sheldon*  
Police Justice.

0571

Sec. 198-200.

1892

District Police Court.

City and County of New York, ss.:

*John Lumby*

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 a 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 Lumby*

Question. How old are you?

Answer.

*29 years*

Question. Where were you born?

Answer.

*New Jersey*

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

Answer.

*1855 Lexington Ave 6 months*

Question. What is your business or profession?

Answer.

*Cashier*

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*  
*J. D. O'Hara*

Taken before me this

day of

1892

Police Justice.

0572

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 Seven 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, April 8 1893

[Signature]

Police Justice.

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

Dated, Apr 10 1893

[Signature]

Police Justice.

There being no sufficient cause to believe the within named

Defendant guilty of the offense within mentioned, I order h to be discharged.

Dated, \_\_\_\_\_ 189

Police Justice.

0573

Police Court---

District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

David Gerat  
169 James St.  
New Haven Conn.  
John Lundy  
Richard P. Rowe  
169 James St.  
New Haven Conn.  
witnesses

3  
1st  
Office  
of  
District  
Judge  
Carroll

BAILED,

No. 1, by Elizabeth Seiler

Residence 73 W-133 Street.

No. 2, by Cash deposit in \$1500

Residence 9 Rochester & Stayton Street.

No. 3, by no 2. Bailed as witness  
for the Peckham

Residence 15 West Street.

No. 4, by

Residence Street.

Dated,

April 15 1893

White Magistrate.

Sullivan Officer.

Precinct.

Witnesses

W. J. Kelly

No. 162 Broadway Street.

as to R. P. Rowe

No. 151 1893

Samuel Dwyer

No. 151 1893

\$ 1500 to answer

151 1893

151 1893

151 1893

Court of General Sessions  
for the City & County of New York

The People of the State of New York }  
against  
John D. V. Lumbly }

City and County of New York ss:

David A. Geraty being duly sworn says that he is thirty-six years of age and has been for twenty-two years in the employ of the New-Haven Steamboat Company and is now the Assistant Superintendent of said Company. It was upon the complaint of deponent that the defendant Lumbly was arrested and indicted. Deponent has known said Lumbly for about eight years and deponent has known defendant for said period <sup>to be in the employ of said Company</sup>. That said Lumbly has been during that entire period an industrious, efficient, capable and until the acts were recently done by him which led to his indictment an honest and entirely satisfactory employee of the New Haven Steamboat Company. His habits were always very good in every respect. Deponent has thoroughly investigated the circumstances under which said Lumbly

by was led to take the money of the company and as the result of such inquiry believes that said defendant was not alone to blame for his defalcation but that he was led into doing wrong by another person much older than he who received a portion of the money taken. That deponent believes that said Lumberly has thoroughly and sincerely repented of his wrong doing — that such repentance is evidenced by the fact that he has given deponent every assistance in his power to ascertain exactly the condition of his accounts & has done all in his power to make restitution. Deponent believes that if sentence is suspended the said Lumberly will not again yield to temptation but will lead an honest and industrious life. He has heretofore borne a spotless reputation among his acquaintances.

Said Lumberly was married last October and deponent believes that said Lumberly was tempted to misappropriate the

money of the Company to meet large expenses connected with a serious and long continued illness of his wife occurring immediately after his marriage.

Both deponent and the Company aforesaid believe that the good of the community and the ends of justice will be as well subserved by a suspension of sentence as by further punishment and they are actuated as well by a desire to save the said Luntz from such disgrace as would ruin and blight his life and prevent his recovery of reputation.

Sworn to before me this  
9<sup>th</sup> day of May 1893

David A. Finley

James H. Starr.  
NOTARY PUBLIC, KINGS CO.,  
CERTIFICATE FILED IN NEW YORK CO.

Court of General Sessions  
for the City & County of New York

People  
vs  
John D.V. Quimby  
City and County of New York, SS.:

Peter G. Schomp, being duly sworn, says he is 47 years of age; and has been for 47 years a resident of Readington, Hunterdon County, New Jersey. That he is President of the Readington Fire Insurance Company, and also, <sup>Treasurer</sup> of the Citizens' Life Insurance Company of New Jersey. Deponent has known John D.V. Quimby since the birth of the said Quimby; deponent thinks the said Quimby is about 30 years of age. Deponent has always known the said Quimby to be of good character and reputation, to be honest and industrious - a contributor to the support of his widowed mother, and his younger sister. The said Quimby has never been convicted of, or charged with, any crime or misdemeanor prior to the present time, to the best of deponent's knowledge and belief. Deponent is able and willing to furnish the said Quimby with employment by which he can support himself and his wife to whom he has been recently married, and such as will enable said Quimby to contribute also something to the support of his mother. Deponent has always been a friend and neighbor of the said Quimby's family; the said Quimby's father died about four or five years ago leaving a thousand dollars Life Insurance to the said Quimby's mother, out of which she has saved the sum of \$850., and no more; which is substantially all the property she has. That aside from the income of the said \$850., which was invested in bond and mortgage in part, his said mother supported herself and her daughter by her needle; that she has placed the said \$850. in the hands of Harris & Corwin, Esqrs., counsellors at law in the City of New York, for the purpose of liquidating in whole or in part any deficiency or shortage which may be discovered in the accounts of the said John D.V. Quimby with

0578

the New Haven Steamboat Company, or their transfer agents.  
That deponent believes that said Quimby has done all in his  
power to liquidate any claims there<sup>may</sup> be against him arising  
out of the transactions referred to in the indictment herein.

Sworn to before me this  
2nd day of May, 1893,

*Peter F. Schouep*  
*James A. Starr*

NOTARY PUBLIC, KINGS CO.,  
CERTIFICATE FILED IN NEW YORK CO.

Court of General Sessions  
for the City & County of New York

The People of the State  
of New York

against  
John D.V. Quimby

City of New York ss:

John H. Corwin  
being duly sworn says he is an  
attorney & Counsellor at law practicing  
in said City and has been such since  
1877 having an office during all that  
period at 21 Park Row.

That deponent  
has known John D.V. Quimby for a  
bout ten years and that his rep-  
utation has always been good as  
an honest industrious and sober  
young man without bad habits  
of any sort.

Deponent is informed by  
the officials of the New Haven steam  
boat company with whom de-  
fendant has been employed for  
eight years, or thereabout, that said  
Quimby confessed his wrong doing  
before indictment and has given  
said company every assistance  
in discovering the true state of

his accounts and the extent of  
his defalcation - Deponent be-  
lieves that said Sumby has truly  
repented of his wrong doing  
and that if an opportunity is  
afforded him he will make  
complete restitution for the wrongs  
done by him and that he  
will lead an honest and  
industrious life hereafter.

Shown to before me this 9th  
day of May 1893

James A. Starr

NOTARY PUBLIC, KINGS CO.,  
CERTIFICATE FILED IN NEW YORK CO.

John A. Corwin

Court of General Sessions  
of City & County of New York

The People  
John D. V. Quimby

City & County of New York ss:

Harry B. Pettingill being duly sworn says he is a Physician and Surgeon residing and practicing his profession at No. 123 West 39th Street in said City and has known John D. V. Quimby for two years last past. That said Quimby has borne a good reputation for honesty industry and sobriety. That he is married and lives with his wife. Deponent is employed by him professionally and believes him to be a young man of good character aside from the particular acts which have led to his indictment and that he has truly repented for his wrongdoing and that in so far as the reformation of the individual is concerned it is more likely to be accomplished by a suspension of sentence than by further punishment. That deponent believes that said Quimby has learned a lesson which he

will never forget and that he  
will never again be called  
upon to answer for any dishon-  
est act

shown before me this }  
~~the~~ day of May 1892.

W. H. B. Pettigill

G. W. W. W.

Please to take notice that the within

is a copy of \_\_\_\_\_ this day  
duly entered with the Clerk of this Court  
at his office in \_\_\_\_\_

Dated \_\_\_\_\_ 188

Yours &c.

HARRIS & CORWIN,

Attorneys for \_\_\_\_\_

21 Park Row.

New York City.

To

Attorney for \_\_\_\_\_

*County General Sessions Court.*  
*for the City & County of New York.*

*The People of the State*  
*of*  
*New York*

*against*

*John D. V. Quinby*

*Affidavits on application for suspension of sentence*

HARRIS & CORWIN,

*Attorneys for J. D. V. Quinby.*

21 PARK ROW, NEW YORK.

Due and timely service of a copy of the within is hereby admitted.

0584

ROCHFORD & STAYTON  
COUNSELLORS AT LAW  
150 BROADWAY

THOMAS E. ROCHFORD  
WILLIAM H. STAYTON  
WILLIAM A. McQUAID

NEW YORK, April 11, 1893.

John D. Lindsay, Esq.,  
Assistant District Attorney.

Dear Sir:-

Referring to my conversation with you this morning with regard to the charge of larceny against Mr. Richard Rowe, I beg leave to make to you the following statement.

Mr. Rowe lives in New Haven, Connecticut. He is a man of about thirty-five years of age, and his family is one which is most highly respected in New Haven. This I know from my own knowledge, as I myself until recent years was a resident of New Haven, and still frequently visit that city. Mr. Rowe has been for ~~seventeen~~ <sup>twenty</sup> years in the employ of the New Haven Steamboat Company in the capacity of collector, cashier and clerk. He has two brothers who are now in the employ of that Company, and have been for fifteen and five years respectively. Their father was one of the original stockholders of the Company, and was in the employ of the Company for ~~many~~ <sup>thirty-eight</sup> years. Both the father and his three sons have always had the reputation of being most honest and upright men, and their record in the steamship company has been without a blemish until the present charge against Richard Rowe.

That charge is as follows: One Quimby is cashier, or one of the cashiers, for that Company. It seems that it has been a rule of the Company in the past that accounts of the cashiers be balanced once a month. For some reason or another the officer of the Company did not exact this from Mr. Quimby. A period of several months has elapsed since there has been any balancing of accounts. A few days ago Quimby came to Richard Rowe, who was acting as bill clerk, and asked him to make out several duplicate bills. The reason he gave was that it was necessary for him to balance his account within a day or two, and he was short two or three hundred dollars, which shortage he said he intended to pay back into the Company within a few days; but the presence of the bills in the pigeon hole would enable him to pass through the accounts without the shortage being discovered. Richard Rowe refused at first to comply with his request, but when he besought him on the ground of friendship and to save him from exposure and urged that it would be just merely for a day or two, and promising immediately to restore the money, Richard Rowe made out the duplicate bills, and the same were put in the pigeon hole, or box containing

J. D. L., 2.

the uncollected bills. The above is the full extent of Richard Rowe's offending. He had no prior knowledge of any shortage; he did not receive a single penny from the amount taken by Quimby; he was not to receive a single penny or any advantage in any way whatever; and at the time he did it he urged Quimby to restore the money immediately and to save himself from crime.

The above facts Richard Rowe has never denied; he admitted them to the agents of the steamship company most frankly when requested; he admitted them to all persons who asked him about it; and since the charge was brought against him, he has made no concealment, and now discloses them to the District Attorney, to the Grand Jury, and to the public at large. He and the cashier were arrested on Friday or Saturday of last week, and were brought before the Tombs Police Court. When he told his story there, the Court determined to continue the hearing on Monday, April 11th, and discharged Richard Rowe under parole. The latter had no lawyer and no one promised his return; the Court discharged him on his sole personal promise to return on Monday. Rowe went to New Haven Sunday and spent Sunday with his family, and came down to New York yesterday; and when the case was presented to the Judge, he was without a single friend or without a counsel, and had supposed that his presence was required, as on the previous Saturday, more for the purpose of being a witness than for any other reason. The Court, however, saw fit to hold him, and did hold him. He has since been in the Tombs under bonds of \$1500. As soon as it was known in New Haven that he was held for bail, his brother, who is a man of property in New Haven, and the Hon. John J. Clancey, formerly Police Commissioner for the City and County of New Haven, at once came to New York, and were and are ready to stand as his sureties and as his friends in every way, shape and form. Other persons who have known of his honorable career and of the fine position of his family, have also volunteered to do anything in their power to rescue this young man from his present unfortunate position. Arrangements have been made whereby he is now released or is about to be released on bail.

The above statements I make to you, not so much as the attorney for Mr. Rowe; for, as you know, my practice is not a criminal practice; but it is made more as one who is acquainted with the Rowe family, and who feels that the young man has been punished terribly for what was intended to be a friendly act, and yet one which in no way would injure the Company, but rather to expedite the repayment to the Company of the amount taken. The suffering which he and his brothers and his whole family have already undergone has of itself been the severest kind of a punishment. To be held by the Grand Jury on a charge of larceny would be a stain and disgrace upon his name and that

J. D. L., 3.

of his family which could never be removed. That he remained in the employ of that Company for <sup>seventy</sup>~~seventeen~~ years without a single fault; and that he held the position of collector and cashier, where he handled thousands of dollars, and always with the strictest integrity; the honesty of his past life; and indeed, his personal honesty in the present transaction, are matters to which I would respectfully call your attention and that of the Grand Jury in this my request that, if it be within your power, and if it be consistent with the duty which you and the Grand Jury owe to the public, the complaint against him be dismissed. He will cheerfully submit to any arrangement which you may require to be made with regard to his presence as a witness whenever he may be wanted; and as to this matter you may call upon me for my cooperation at any time.

This letter is written with a full appreciation of the great duty which is owed to the public by yourself as a District Attorney, and also by myself as an attorney, <sup>and</sup> as one on whom the Grand Jury and the District Attorney and the Judges have a right to rely for most honest and upright suggestions. It is in that spirit that I beg leave to lay before you and the Grand Jury the above statement of facts, and to express a hope for the discharge of this young man.

Respectfully submitted,

*Thomas E. Rochford*

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. Quindry*

The Grand Jury of the City and County of New York, by this indictment, accuse  
— *John D. O. Quindry* —  
of the CRIME OF *Grand* LARCENY, in the second degree, committed  
as follows:

The said *John D. O. Quindry*, —

late of the City of New York, in the County of New York aforesaid, on the *seventh*  
day of *April*, — in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the City and County aforesaid, being then and there the *clerk*  
and servant of a corporation called the  
*New Haven Steamboat Company*, —

and as such *clerk and servant* then and there having in his  
possession, custody and control certain goods, chattels and personal property of the said  
— *corporation*, —

the true owner thereof, to wit: *the sum of two hundred*  
*and twenty five dollars and eighty*  
*cents in money, lawful money of*  
*the United States of America, and of*  
*the value of two hundred and twenty*  
*five dollars and eighty cents*, —

the said *John D. O. Quindry*, afterwards, to wit:  
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,  
did feloniously appropriate the said *sum of money* —

to his own use, with intent to deprive and defraud the said *corporation* —  
of the same, and of the use and benefit thereof; and the same goods, chattels and personal  
property of the said *corporation*, —

did then and there and thereby feloniously steal, 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.

0588

**BOX:**

519

**FOLDER:**

4729

**DESCRIPTION:**

Quinn, Edward

**DATE:**

04/11/93



4729

Witnesses:

Patrick H. Quinn

For  
J. Campbell, Jr.

113

Counsel,

Filed

11

day of

April

1893

Pleads,

THE PEOPLE

vs.

Grand Larceny, First Degree.  
(DWELLING HOUSE.)  
[Sections 932, 933, 934 Penal Code.]

PT

Edward Quinn

DR LANCEY NICOLL,

District Attorney.

19  
J. Campbell, Jr.

A TRUE BILL.

Jayce Dwyer

Foreman.

April 12, 1893

Wanda H. 2 day

Elmira, N.Y.

April 13, 1893

14

0590

Police Court 2 District.

Affidavit—Larceny.

City and County }  
of New York } ss:

Patrick H. Quinn  
of No. 355 West 29 Street, aged 48 years,  
occupation builder being duly sworn,  
deposes and says, that on the 28 day of March 1893 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 overcoat and one pair of trousers,  
together of the value of Forty-eight Dollars,  
\$48.00

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 Edward Quinn (now here)  
from the fact, that on the aforesaid date  
about 12 P.M. deponent saw defendant  
take said and carry away said property  
from a room in the premises at No. 355  
West 29<sup>th</sup> Street: that defendant had no  
right to said property - and deponent prays  
that he may be dealt with according to law

Patrick H. Quinn

Sworn to before me, this

of March 1893

day

Police Justice.

0591

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Edward 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. *Edward Quinn*

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. *355 W. 29 St -*

*3 mos.*

Question. What is your business or profession?

Answer. *[Signature]*

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 Quinn*

Taken before me this

day of

*March* 1893

*W. J. Brady*

Police Justice.

0592

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 April 4 1893 Thos. J. Brady Police Justice.

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

Dated [Signature] 18 [Signature] Police Justice.

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

Dated [Signature] 18 [Signature] Police Justice.

0593

Police Court--- 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Patrick H. Quinn  
355 W. 49

Edward Quinn

2

3

4

Officer  
Hawthorne

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated April 4 1893

Magistrate.

Officer.

Court.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 G. S.

to answer

Fred M. Moran L

Wm. Opperman L

Off. Hogan SH

Chas. M. Kenna L

Andrew Barnett L

Peter O'neil L

" Donohue L

Wm. Rodde L

Off. Anderson SH

John M. Ja L

Peter J. Clary L

0595

Edw Lucien  
Born New York  
Occup. And  
Married And  
Single Yes  
Residence 355 W 29th  
Parents Both

**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 Quinn*

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

*Edward Quinn*

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

The said

*Edward Quinn*

late of the *20th* Ward of the City of New York, in the County of New York aforesaid,  
on the *28th* day of *March* in the year of our Lord  
one thousand eight hundred and ninety-*three*, in the night time of the same day, at the  
Ward, City and County aforesaid, with force and arms,

*one overcoat of the value of  
thirty-eight dollars, and  
one pair of trousers of the  
value of ten dollars*

of the goods, chattels and personal property of one

*Patrick H. Quinn*

in the dwelling house of the said

*Patrick H. Quinn*

there situate, then and there being found, from the dwelling house aforesaid, 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 Lancey Mcoll,  
District Attorney.*