

0889

BOX:

84

FOLDER:

928

DESCRIPTION:

Quinn, George

DATE:

11/28/82



928

0890

7-83

(11)

Day of Trial

Counsel,

Filed

day of

1882

Pleads

Not Guilty (29)

THE PEOPLE

vs.

George Quinn

Shadley George Quinn

11th Feb

Indictment of the

JOHN McKEON,

District Attorney.

Open & Acquitted.

A True Bill.

John Quinn

Foreman.

Henry Quinn

0891

Sec. 198—200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Turner 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. George Turner

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. New York City

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

Answer. 22 Stone St

Question. What is your business or profession?

Answer. Laborer

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

Answer. I asked my boss if I could register from there No 22 Stone Street and he said yes.

Taken before me, this 7th

day of April

1888

George Turner

P. J. Morgan Police Justice.

0092

BAILED,

No. 1 by _____

Residence _____

Street, _____

No. 2, by _____

Residence _____

Street, _____

No. 3, by _____

Residence _____

Street, _____

No. 4, by _____

Residence _____

Street, _____

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Stanger
George Sumner
Offence, *Violation of Election Law*

Dated *Nov. 7* 188*2*

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____

Street, _____

No. _____

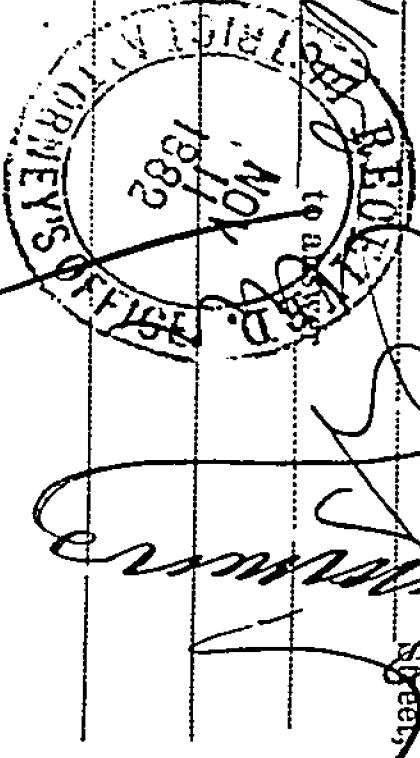
Street, _____

No. _____

Street, _____

No. _____

Street, _____



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 _____

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Ten* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Nov 7* 188*2* *P. J. Stanger* 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.

00883

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.

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

Dated 188 Police Justice.

Give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Wagon

for Robert Smith

George Sumner

Offence

Dated 188

Magistrate.

Magistrate.

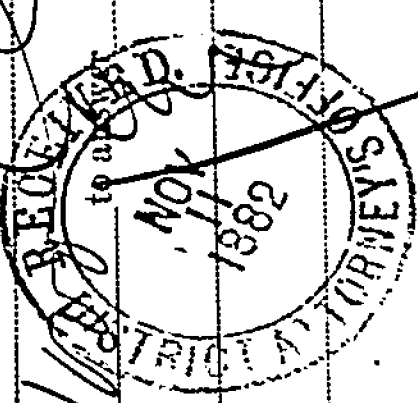
Witnesses,

No.

No.

No.

No.



BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0894

DISTRICT.

POLICE COURT,

1st

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK.

ss.

Officer Charles Anger
of the 1st Precinct, do hereby certify that the within and above signed and sworn, being duly sworn, deposes and

says that on the _____ day of _____ 188

at the City of New York, in the County of New York, he executed George

Thomas (now here) at No 53 Canal Street that during the polling place of the 1st Precinct of the City of New York, he was being held a Democrat and that said George Thomas did attempt to vote at said election and did fraudulently and unlawfully procure that he was a duly qualified elector and as such elector did vote at No 22 where there is said City

Sworn to before me, this _____ day _____ 188

Police Justice.

0895

Police Court

District

THE PEOPLE, &c

ON THE COMPLAINT OF

vs.

Dated

Witness

Disposition

whereas in truth and in fact the said George Turner does not reside at No 22 Stone Street in said City: that said George Turner knew at the time of his registering his name as having at No 22 Stone Street in said City, and at the time of his offering to vote that he was not a duly qualified elector and that he swore corruptly, falsely & wilfully when he so did and took oath as

AFIDAVIT

Magistrate

Charles H. Turner

0096

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Quinn

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

George Quinn

of the CRIME OF *Violating the Election Law*
committed as follows:

The said *George Quinn*

late of the City and County of New York, on the ~~seventh~~ day of November
in the year of our Lord one thousand eight hundred and eighty- *two*, at
~~the City and County aforesaid, with force and arms~~ *(the same being the*
Tuesday after the first Monday of said November, and
being the day duly designated by law for the holding
of a general election throughout the State of New York,
and on which day
there was such general election held throughout the
said State of New York, and in the First Election District
of the First Assembly District of the City and County
of New York) ~~and on the said day, the said George Quinn~~
at the City and County aforesaid, personally appeared
before the inspectors of election of the said First Elec-
tion District of the First Assembly District, of said City and
County, at the meeting of the said inspectors then and
there being held, at the duly designated polling place
of the said Election District, and then and there felon-
iously did knowingly, wilfully and fraudulently
attempt to vote at the said election, he the said
George Quinn not having a lawful right to vote therein,
against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York and their dignity

John McKeon

District Attorney

0897

BOX:

84

FOLDER:

928

DESCRIPTION:

Quinn, John

DATE:

11/14/82



928

Paul should be taken
in \$1000.

indicting.

Deft. Bailed Nov. 13. 1882. by
Ann O'Garra \$1250. 25th M.

WITNESSES:

Stack 87
Counsel,
Filed 14 day of Nov 1882
Pleads Guilty (15)

THE PEOPLE

vs.

INDICTMENT.
LARCENY FROM THE PERSON.

B

John C. Quinn

18 11/19

JOHN McKEON,

District Attorney.

A True Bill.

Edward Simmons

Foreman.

Filed 9. 1883.

Spec. & convicted

James R. J.

Filed 12/1883

12

0898

4-2/82
 The People
 John E. Quinn
 Indictment for petty larceny from the person
 Samuel Colback, sworn and examined,
 testified. Where do you live? No 1437 Third
 Avenue. I saw the prisoner for the first
 time on election day, last November. I
 went to Mr. Sheinback with five hundred
 cigars, and when I went into the hall
 of Mr. Sheinback in Tenth Avenue the
 gang knocked me down and took from
 me four boxes of cigars. John Quinn
 took one box; then he ran. I made a
 noise in the hall and Mr. Sheinback
 came; the box of cigars was worth \$1.25
 and it belonged to Mrs. Levy with whom
 I board. Cross Examined. There was
 about ten in the gang and they all knock-
 ed me down and fell on me. I went before
 Judge Rixby the same day. I signed an
 affidavit. I made a complaint against the
 whole gang. No one talked German to
 me. Is not this what you said before
 Judge Rixby, that you accused John
 Quinn now here for the reason that depow-
 ent was going into the hall way of the
 premises 284 Tenth Avenue when said
 Quinn took said box containing said

cigars from defendant's hands and ran away?" Yes sir, he ran away. I was knocked down too. How long after these cigars were taken away from you was Quinn arrested? The same day he took them off. How long after? It was right away. I made the complainant to the policeman and the policeman caught him with the cigars. Did you see the box of cigars? I saw the box of cigars with Quinn. Is it not a fact that this boy was ~~not~~ arrested in a crowd of people in front of a place where there was election boxes? Yes sir, he was arrested.

William Mahoney, sworn and examined, testified as follows. You are a police officer in this city? Yes sir. Of what precinct? The sixteenth precinct. Were you on duty in Nov. last? Yes sir in Tenth Avenue between Twenty Fifth and Twenty Sixth Sts. Do you know this defendant? Not till up to that morning. That morning was that? The morning of the 7th of Nov. last. Where did you see the complainant first? Right at the election boxes, he came to me. How far was that election box from 1437 Tenth Avenue? It is in the middle of the block between Twenty Fifth and Twenty Sixth Sts. He came to me and I went and saw John Quinn with a box of cigars.

Where did you find him? I found him inside in a butcher store near the election box, and he (the complainant) identified that box of cigars as his property.

By the Court.

Quinn had it in his hand? Quinn had it in his hand. I went in and said to Colbeck, is that your property? He said, 'yes.' I says to the prisoner, "I will arrest you on that complaint." I did arrest him and brought him out. Just at that time he threw the box of cigars up in the air, and they scattered in all directions. That is all I know. I brought him up to the station house. A crowd of his party followed me up and attacked me and struck me in the hat with a stone. Quinn did not strike me. I did not appear before Judge Bixby in this case. I was sent back again to my post at the polls. I never made the statement till I came into Court now that I saw the box of cigars in the prisoner's hands.

John E. Quinn sworn and examined testified. I am 18 years old. Before I was arrested I was employed at Mitchell and Vance's chandelier makers. How long were you in their employ? About three years. Have you ever been in any trouble

before? No sir. Did you knock this man
 down? No sir. Did you take those cigars
 from him? No sir. Is it true that when
 you were arrested by this police officer
 that you threw a box of cigars in the air?
 No sir. Where were you arrested? In front
 of two election boxes whilst standing looking
 I think it was at Alderman Bliss coming
 in a coach. There was a crowd of young
 fellows and men around. I was taken
 from there. John Quinn sworn and
 examined. Are you a relative of this boy?
 Not that I know of. I am a horseshoer and
 carry on business at Eleventh Avenue
 403, between Thirty seventh and Thirty eighth
 sts. I have lived in the city going on five
 years. I know this boy the defendant and
 know other people who know him. What is
 his reputation for honesty? I always heard
 a good character of the boy; so far as I know
 I saw him a good boy. I know he has
 worked. Cross Examined. I have heard his
 father and mother give him a good char-
 acter and I have heard the neighbors speak
 well of him. Mr. Giltkensen sworn. I am
 in the milk business at 448 West Nine-
 teenth St. I know the prisoner eight
 years and never heard anything
 against him before this.
 The jury rendered a verdict of guilty.

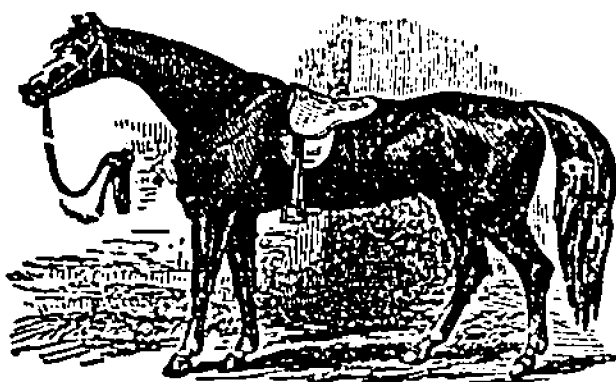
0903

Testimony in the
case of
John E. Quinn
filed Nov. 1892.

0904

New York.

188



All interfering and lame horses shod
in the most scientific manner,
and approved principles.

M

To JOHN QUINN, Dr.
HORSE SHOEING ESTABLISHMENT,

463 11th Avenue, Bet. 37th & 38th Sts.



This is to Certify that I
have known Edward Quinn
and his son John E Quinn
For ten years and I certify that
he was never arrested for any
offence in his life and
has been always working since
leaving school

John Quinn

0905

New York November 14th 1882

I certify that I have known
Edward Quinn and his son John
& Quinn for many years to be an
honest quiet & hard working family
And believe that John E.
Quinn never was arrested or done
any thing bad before this

Samuel Quinn Adams

336 & 338 W 25th

S. A.

0906

I have known the
latter Thomas Quinn
for a number of years
to be an honest quiet
and industrious young
man and have never
known him, or heard
of him conducting
himself in a disorderly
manner and am
perfectly satisfied that
his future good conduct
will have the closest
investigation.

Richard Hest
132-11th St. Ad.

0907

New York Nov. 9th/1882

Sir:

This is to certify that John Quinn
has lived here three years with
his father and mother and
during that time I know him
to be a good honest industrious
boy

Respectfully Yours

Patrick Campbell

311 W. 27th St.

0908

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssof No. 1437 Third Ave Samuel Goldbach Street.

being duly sworn, deposes and says, that on the 7th day of November 1882

at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from his person in the day time
the following property, viz:

One box containing fifty cigars of
the value of one dollar and twenty
five cents

Sworn before me this

the property of Lucien Levy in the care and charge
of deponent who is 19 years old and
a cigar maker by occupation

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 E. Quinn (now here)

that deponent was going in the hallway
of premises No 284 Tenth Avenue when
said Quinn took said box containing
said cigars from deponent's hand and
ran away

Samuel Goldbach

Police Justice.

1882

day of Nov

1882

0909

Sec. 108-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

John E 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 E Quinn

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

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

Answer. 449 W 19th St 2 years

Question. What is your business or profession?

Answer. Chandelier business

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 E Quinn

Taken before me this

7

day of

Nov

1887

Police Justice.

0910

BATED,
No. 1 by _____
Residence _____
Street, _____
No. 2, by _____
Residence _____
Street, _____
No. 3, by _____
Residence _____
Street, _____
No. 4, by _____
Residence _____
Street, _____

Police Court, 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James A. McLaughlin
John C. Quinn
143 7th Street
Offence, *Carrying a Dangerous Weapon*

Dated *November 7th* 1882

B. W. Brady Magistrate.

Wm. A. Quinn Officer.

16th Precinct Clerk.

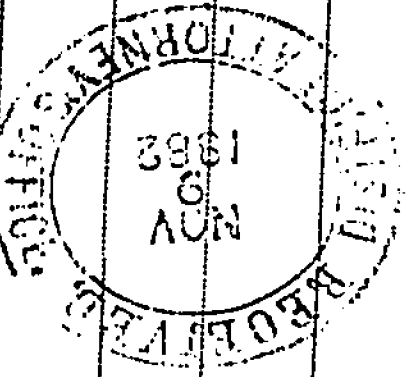
Witnesses, *William A. Quinn*

16th Precinct Street,

No. _____ Street,

No. _____ Street,

\$ *500* to answer *James A. Quinn* Street,



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 C. Quinn*

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 *November 7th* 1882 *B. W. Brady* 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.

1160

Police Court, 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Spaldback
143 1/2 St
John C. Quinn

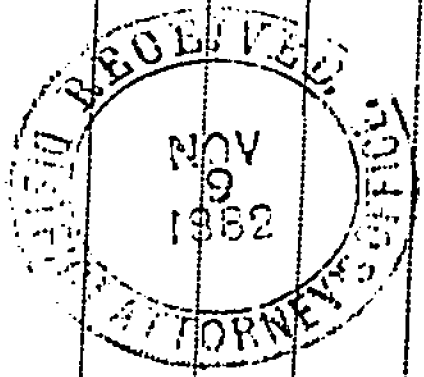
BAILED,

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

Dated *November 7th* 188*2*
R.A. Dix Magistrate.
Wm. J. Quinn Officer.
16 Prob
Clerk.

Witnesses, *William Mahoney*

Has 16 1/2 Precinct - Police



No. _____ Street, _____
No. _____ Street, _____
\$ *500* to answer *John*.

It 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 *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 *November 7th* 188*2*
John C. Quinn
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.

09 12

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 E. Quinn

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

John E. Quinn

of the CRIME OF LARCENY from the person

committed as follows:

The said

John E. Quinn

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *seventh* day of *November* in the year of our Lord
one thousand eight hundred and eighty- *two*, at the Ward, City and County
aforesaid, with force and arms, *one box of cigars of*

the value of one dollar and
fifty cents

of the goods, chattels and personal property of one *Cecilia Levy*
on the person of ~~the said~~ *Samuel Goldbach* then and there being found,
from the person of the said *Samuel Goldbach* 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 McKEON, District Attorney.

0913

BOX:

84

FOLDER:

928

DESCRIPTION:

Quinn, Patrick

DATE:

11/24/82



928

0914

BOX:

84

FOLDER:

928

DESCRIPTION:

McKeon, Charles

DATE:

11/24/82



928

Comptroller
Witnessed by
Magistrate
and discharged for

Cordineer
not guilty a
conviction of
McKean & he is
therefore discharged
G.H.G.

Dec 5-1882.

Oliver

211

has been

Counsel

Filed 24 day of Nov. 1882

Both

Pleads

Not Guilty (27)

THE PEOPLE

vs.

ROBBERY—First Degree.

Patrick Quinn

Charles McKean

H.D.

JOHN McKEON,
District Attorney.

A True Bill.

Edward J. Quinn

Foreman.

Dec 5/82

Ch. 1. Pleaded & J.

Pen: One year.

Ch. 2. Discharged by Judge

The People
 vs. Patrick Quinn { Court of General Sessions. Part I.
 Before Judge Gildersleeve. Dec. 5. 1882.
 Jointly indicted with Charles McKee for robbery.

John Dougherty, sworn and examined testified:
 I live at 123 Lewis St. and am Captain
 of a canal boat; upon the night of the 22nd of
 Nov. I was in a drinking saloon, I entered there
 between 9 and 10 o'clock and I stayed there
 until between twelve and one o'clock. I did
 not notice the defendant Quinn; he hit me
 I lost \$37 out of my pocket - a twenty, a ten
 a five and a two dollar bill. I was in the
 main part of this saloon; there is a partition
 through it, a box for women to go in and
 get drinks. This woman that is a witness
 in my case, I heard her voice in there,
 I went in there, she was drinking a glass
 of liquor. When I went in I asked her if
 she would have another; she consented
 and I treated to another glass of liquor.
 She had some words I forget whether it was
 with that man or the bartender. Anyhow
 the bar tender got hold of her to get her
 out. I objected, I did not see any reason
 for putting her out. I went to follow this
 man out of the box. This man (Quinn)
 struck me in the eye and knocked
 me down and held me down. When the

Bar tender threw this woman out he
 turned round, I saw him put his hand
 and he took my money. It was in this
 job pocket. I saw McKeon stoop over me
 and when I got up the money was gone
 I put my money in my pocket down in
 New Church St. I had been drinking Cross
Examined. I had some loose change in my
 pocket when I treated the girl. I cannot rem-
 ember the hour; it must have been about
 twelve o'clock. I drank several times in there
 and threw dice for drinks. I have been in
 the habit of going in there off and on for
 the last five years. I have always seen the
 bar tender there. I do not remember any
 dispute about the drinks. I do not remem-
 ber that the bar keeper said I owed him
 some money. The woman was talking loudly
 and the bar keeper told her he would put
 her out. I put her out and I went to follow
 her. I did not take hold of the bar keeper
 when he was putting her out. I did not
 go out with this woman and come back.
 I was not so tight that I did not fall on the
 floor. The policeman came in and pulled
 him off me. I may have said to the officer
 that I lost fifty dollars. I had two or three
 drinks before I went into the saloon and

09 18

Had about a dozen altogether. I knew what I was doing. There are a number of ladies go in and out there. I suppose they were ladies of uncertain virtue. I did not drink with any of them that I can remember except this one. I may have spoke to them but I did not drink with them. I was never accused of stealing; the first time I was ever locked up was now in the House of Detention. My pockets were turned inside out and my money was all gone. Ida Wilson, sworn and examined testified. I live 27 1/2 Christie St. I was in the saloon corner of Canal and Forsythe Sts. upon the night of the 22nd of Nov. I did not see the complainant when I went in there, but I did afterward. I could not say exactly what time it was, it was late in the night between ten and eleven o'clock; he asked me to take a drink and I took it. Quinn came over and tried to have a fuss with the complainant and the bartender ordered me out. Dougherty objected to him putting me out; the bartender caught hold of me and put me out. I saw Quinn strike Dougherty and that is the last I saw until I met the officer; he went into the saloon in consequence of something I said to him. I

0919

did not see any money taken. I did not see that part of it. I saw Dougherty exhibit a small roll of money but I saw none of it taken. I only drank once with Dougherty. I saw Quinn strike him and that was all. Michael Korney sworn and examined testified: I am an officer of the Tenth precinct. I recollect the night of the 22nd of Nov. when I made this arrest in Wicker's. I was going through Keythe st. a quarter past five in the morning and I heard the cry of "Police". I ran up to the corner and I met this woman; she told me a friend of hers was getting robbed in this store. I went in and in this little partition off the store Quinn and this man were on the floor; this witness was under and Quinn was on top of him. I separated them and got the one legged man on his feet and he accused Quinn of robbing him of fifty dollars. Quinn commenced to laugh at him and McKern came from behind the counter and asked him for forty cents that he owed him for drinks; then he accused Quinn of knocking him down and McKern of taking fifty dollars out of his pocket. I had him sent to the station house. Quinn was not drunk but Dougherty drank pretty freely. He pleaded guilty to assault and battery.

0920

Testimony in the
Case of
Patrick Quinn
pled Nov.

1882

0921

Police Court--Third District.

CITY AND COUNTY
OF NEW YORK. } ss.

30. Boatman
John Dougherty

of No. 123 Lewis

Street,

being duly sworn, deposeth and saith that on the 22^d day of November
1882 at the South

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 consisting
of one bank bill of the denomination and
value of Twenty dollars one bank bill of
the denomination and value of Ten dollars
one bank bill of the denomination
and value of Five dollars and one
bank bill of the denomination and
value of two dollars and in
all

of the value of
the property of

Thirty seven
Dollars

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

Patrick Quinn and Charles McKeen
(both known) and acting in concert)
for the following reasons to wit. While deponent
was in a liquor store at the corner of Canal
and Forsyth Street, said Quinn struck
deponent a violent blow in his eye knocking
deponent down and then said Quinn
sat upon deponent's body holding him down
on the floor, and said McKeen then thrust
his hand into the watch pocket of deponent's
pants (said pants being on deponent's person)
and took therefrom the above described
sum of thirty seven dollars.

John Dougherty

Sworn before me, this

22^d day

Police Justice.

0922

Michael Rooney of the 10th Precinct Police being duly sworn says that on the 22d day of Novr 1882 he arrested said Dunn and McKen (within described) and upon searching them deponent found in the possession of said McKen a bank bill of the denomination and value of twenty dollars and nine dollars in gold and silver coin. When deponent entered the premises of Canal & Forsyth St where said Dunn and McKen were, deponent found said Dunn sitting down upon John Dougherty (the complainant) and holding him down.

Michael Rooney

Sworn to before me
this 22d of Novr 1882

Solow B Smith

Police Justice.

Police Court—Third District.

THE PEOPLE & C.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—ROBBERY.

Dated

187

Magistrate.

Officer.

WITNESSES:

0923

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

POLICE COURT, 8

DISTRICT.

Ida Wilson 21. Prostitute

of No. 27 1/2 Chrystie

Street, being duly sworn, deposes and

says that on the

220

day of

November

1882

at the City of New York, in the County of New York,

she was in Hickup Legum Store at the corner of Sands and Forsyth Streets that she there met John Dougherty the complainant. That while deponent was talking with said Dougherty one Patrick Dunn took hold of said Dougherty and pulled him away from deponent and that Charles McKeen then seized deponent and her clothes and thrust her out of said store. Deponent then notified Officer Rooney of the South Precinct Police that said Dougherty was being robbed in said store, and said Rooney then entered said store and arrested said Dunn and McKeen.

Sworn to before me
this 22d of Nov 1882

Addie Wilson

Edmund Smith
Police Justice

0924

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Patrick 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.

Patrick Quinn

Question. How old are you?

Answer.

Forty one years

Question. Where were you born?

Answer.

US

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

Answer.

196 Madison St Twenty years

Question. What is your business or profession?

Answer.

Liquor dealer

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 guiltyPatrick Quinn

Taken before me this 7th
day of March 1887

John A. Smith
Justice of the Peace

0925

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Charles McKen 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.

Charles McKen

Question. How old are you?

Answer.

Twenty seven years

Question. Where were you born?

Answer.

Canada

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

Answer.

205 East 32.2 St. four months

Question. What is your business or profession?

Answer.

Bar tender

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 guiltyCharles McKenTaken before me this 22nd

day of

June

1887

John J. Smith
Police Justice.

0926

Pat. Moore
F.A.

BAILED,
No. 1, by _____
Residence _____
Street, _____
No. 2, by _____
Residence _____
Street, _____
No. 3, by _____
Residence _____
Street, _____
No. 4, by _____
Residence _____
Street, _____
No. 5, by _____
Residence _____
Street, _____

986
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Dougherty
House of Detention
Patrick Quinn
Charles McKeon

Offence, Robbery

Dated Nov 22 1882

Justice Magistrate.

Robert Officer.

187

Michael Floney

10 Pleural Street,

John Williams

No. 27 of 800

House of Detention

House of Detention

House of Detention

House of Detention

House of Detention

House of Detention

House of Detention

House of Detention

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

Patrick Quinn and Charles McKeon

guilty thereof, I order that he be held to answer the same and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail

Dated Nov 22 1882 Edwin Smith 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.

0927

Bail 4000
for

986
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Dougherty
Arrested by Detention
Patrick Linn
Charles McLean

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

Dated MAR 22 1882
S. Smith
Magistrate.

Witnesses,
Michael Rooney
10 Puerich Street,
S. A. Wilson
No. 1111 of Detention Street,
Complainant of the
House of Detention
See default of 100 Street,
S. Smith to answer
S. M.

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.

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 _____
Charles McLean
guilty thereof, I order that he be held to answer the same and be committed to the City Prison of the City of New York, until he
give such bond.
Dated MAR 22 1882
Charles McLean
Police Justice.

0928

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Patrick Quinn
Charles McKeon

The Grand Jury of the City and County of New York, by this indictment accuse
Patrick Quinn and Charles McKeon
of the CRIME OF ROBBERY IN THE FIRST DEGREE, committed as follows:

The said Patrick Quinn and Charles McKeon
late of the First Ward, of the City of New York, in the County of New York, aforesaid,
on the ~~twenty second~~ day of ~~November~~ in the year of our Lord
one thousand eight hundred and eighty ~~two~~ at the Ward, City and County
aforesaid, with force and arms, in and upon one John Dougherty
in the peace of the said People, then and there being, feloniously did make an assault and
~~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 of twenty dollars, and of the value of twenty 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 of ten
dollars, and of the 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 of five dollars, and of the value of
five 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 of two dollars, and of the value of two dollars each: ~~and~~
~~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 of one dollar, and of the value of one dollar each: ~~coins,~~
(of the kind known as cents), of the value of one cent each: ~~coins,~~
(of the kind known as two cents), of the value of two cents each: ~~coins,~~
(of the kind known as five cent pieces), of the value of five cents each: ~~coins,~~

of the goods, chattels, and personal property of the said

John Dougherty

from the person of said John Dougherty and against
the will, and by violence to the person of the said John
Dougherty 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.

JOHN McKEON, District Attorney.