

0027

BOX:

14

FOLDER:

179

DESCRIPTION:

Eccleston, Edward

DATE:

06/30/80



179

0828

#247-

Day of Trial,

Counsel,

Filed 30 day of June 1880

Pleads

Not Guilty July 7<sup>th</sup> 80

W. H. L. S.

THE PEOPLE

vs.

P

Edward Eccleston

Not Guilty June 1880

BENJ. K. PHELPS,

District Attorney.

L. H. C. M. as C. J.

A True Bill.

J. W. Wiley

Foreman.

Not Re-arrested Paul Davis  
May 2<sup>nd</sup> 1880 - F.S.

July 13, 1880

Tried & convicted

P. L. person

S. P. 2 yrs & 6 mos.

Ex 30 J.

The People  
 v.  
 Edward Eccleston  
 Indictment for robbery in the first degree and rape.  
 { Court of General Sessions. Before Recorder Smythe. July 12. 1880.  
 Lizzie Which, sworn and examined testified  
 I live in Sixty eighth St. between 10<sup>th</sup> and 11<sup>th</sup>  
 avenues; on the 14<sup>th</sup> of June I went on the  
 pic nic of the Lutheran church in 92<sup>nd</sup> St.  
 Elm Park. I left home at 8 1/2 o'clock in the  
 evening. I was 20 years old on the 18<sup>th</sup> of April.  
 I went to the pic nic with my brother and another  
 young man. I remained at the pic nic till 12 1/2  
 o'clock. After the pic nic was over I attempted  
 to return home. I met the prisoner in Elm  
 Park the time I left the pic nic, 12 1/2 o'clock when  
 I was going home near the gate. There were other  
 persons around at the time going home. I went  
 home alone and the prisoner followed me to  
 Seventy second St., and at Seventy second St. he  
 put his arms around my waist and told  
 him to leave me alone. He said he could not,  
 he then threw me down. At Seventy second St.  
 he first spoke to me and asked to take me  
 home. I refused him and told him I could go  
 home alone. I did not meet him before that  
 evening. I was walking on Eighth avenue and  
 Seventy second St. when he spoke to me; he  
 then walked with me to Sixty eighth St. while  
 walking from 68<sup>th</sup> to 72<sup>nd</sup> St. he did not talk.

0830

to me. After he had got to 68<sup>th</sup> St. what occurred? He then put his arms around my waist and I told him to leave me alone. He said he could not; he then threw me down and had connection with me. I was on the sidewalk. I screamed, and he said he would cut my throat and he would keep me there till morning, at the same time he put his hand up to my mouth. Then he put his hand to my mouth I could not scream any more he put his hand up so tight. Did he enter your person with his organ? Yes sir. How soon did he let you go? how long were you on the sidewalk? It was about twenty minutes that is about the nearest I can think. When he let me go, I then got up and walked home. He then took the ring off my finger while I was on the ground; it was a plain ring with the initials "J. E." I told him to give me my ring and he told me to meet him at 59<sup>th</sup> St. and 9<sup>th</sup> avenue the following Sunday and he would give it to me. I said I would. I did meet him there. The assault was made on the 14<sup>th</sup> of June Monday night; I met him on the following Sunday and he did not give me the ring. I went down to the 47<sup>th</sup> St. station house to get a detective; this was after I met him and he refused

to give me the ring. I met him that evening, passed him by and did not speak to him and then went for the detective. I passed him by on the same side of the street; he did not speak to me. I got the detective, Mr. Barnes; he was the first person I had mentioned anything to about the outrage. I mentioned it to my parents as soon as I came home. On the Sunday night following my brother and another young man went with me to the 47<sup>th</sup> St. station house. They were with me when I met this prisoner. When the prisoner put his arms around my waist I shouted at the top of my voice. Did any persons come to your aid? No sir; there was no help. There was then two young men coming across the street and I thought I had help and they were on his side. This happened between 8<sup>th</sup> and 9<sup>th</sup> avenues and I live between 10<sup>th</sup> and 11<sup>th</sup> avenues. I made all the outcry I could. I next saw the prisoner on the Saturday night after the Sunday when I spoke to the detective at the National Park 64<sup>th</sup> St. My mother and the detective were with me. I then caused his arrest; the prisoner is the man who threw me down and had connection with me. I am sure of that. When the officer arrested him he brought him into my presence. I asked him about the ring.

He said he did not know anything about it. I told the officer all about his having connection with me. The prisoner did not say anything else. I went to Court and made my statement in Court. I did not hear the prisoners statement there. At the time that you were thrown upon the sidewalk and this outrage was committed that you have described was there any light by which you could see the face of the prisoner? No sir. I saw his face after I was at 68<sup>th</sup> St. and the Boulevard. Did you see his face before he knocked you down? No sir. How soon after he let you go did you get a good look at his face? At 68<sup>th</sup> street and the Boulevard. How long a time had elapsed? About five minutes. Did he walk with you after this? Yes, alongside of me from this place to 68<sup>th</sup> St. and the Boulevard where he told me he would give me my ring that Sunday night. He did not talk to me nor I to him; there was no one else with me while he walked by my side. I parted with him at 68<sup>th</sup> St. and the Boulevard. From the time you got up from the sidewalk until you got to 68<sup>th</sup> St. and the Boulevard did you meet any persons? No sir, not a soul. Sixty eighth St. and the Boulevard was about a block and a half from my house. When I parted with the prisoner I told him I would meet him Sunday night; he told me

0033

not to forget and come there Sunday night. I told him I would. It was about 2 o'clock when I got home; my mother was in bed. I went to my mother's room and told her all that occurred. I then went to bed. He put the clothing up and threw it on my face; then I screamed again; my clothing was not torn; my bonnet was upon my head; my clothes were stained; my back was all sore. I was not cut anywhere, but I bled. I have a father. I did not tell him; my mother told him. My father works in 29<sup>th</sup> St. in a wire factory near 9<sup>th</sup> avenue. Cross Examined. I did not know till after the occurrence where the prisoner lived. I heard afterward he lived in 46<sup>th</sup> St. John Rothhammer is the name of the young man who went with me and my brother to the picnic. I missed my brother. I was home before him. I left before they did. There was a party ahead of me of about ten going down the 8<sup>th</sup> ave. about two feet. I was not acquainted with any of them. It was in 72<sup>nd</sup> St. the prisoner first spoke to me; it was in 68<sup>th</sup> St. he put his arm around my waist; he continued to walk with me down 68<sup>th</sup> St. I said nothing to any of the people. I never saw the prisoner before; they were young people that were walking along. I met the prisoner on the Sunday night at 59<sup>th</sup> St. and 9<sup>th</sup> ave. to get my ring and



0834

get him arrested. I did not tell him if I did meet him I would get him arrested. I could not cry, I was too frightened. I did not use my hands to try to fight him off, I could not, I was too frightened. I did not use my feet, I only just tried to halloo. I was born in New York, I have lived in Sixty eighth St. ten years. Margaretta Blitch sworn and examined testified. I am the mother of the last witness. I recollect her coming home on the night of the 14<sup>th</sup> of June. I was woken up. I made no examination of her. I saw her clothes the next day; she told me that night when she came home of the trouble. There was some blood on her night clothes and on her drawers. I went with her Saturday night in the National Park looking for the prisoner; that was the time the prisoner was arrested; Mr. Barnes, the detective, was with us. My daughter pointed the prisoner out and the detective fetched him down to the Station House. The ring was not upon my daughter's finger when she came home. I cannot tell how much it is worth; my husband gave it to me about twenty years ago and I gave it to her; it is worth about five dollars. When she came in - the door was not locked - she came to my bed and told me what happened to her; she told me she was nearly killed up in 68<sup>th</sup> St. I did not get up to examine her. I did not get out of bed.



Leverett Barnes, sworn and examined, testified.  
 I am an officer and made the arrest in this case.  
 The complainant came to the station house and  
 from information received I went to the National Park;  
 she pointed out the prisoner and I arrested him;  
 on the 26<sup>th</sup> of June he was arrested; she came to the  
 station house on the 19<sup>th</sup>; that was the first time  
 I saw her; the next time I saw her was Sunday even-  
 ing the 20<sup>th</sup>; on the 19<sup>th</sup> she disclosed to me  
 something that occurred between her and the  
 prisoner; I made arrangements to meet her in 59<sup>th</sup>  
 St between 9<sup>th</sup> and 10<sup>th</sup> avenues. I went there accord-  
 ing to agreement, but I did not see her; she made a  
 mistake and went to the wrong place I guess; she  
 went to 59<sup>th</sup> St. and 9<sup>th</sup> avenue and I was between  
 9<sup>th</sup> and 10<sup>th</sup> aves. in 59<sup>th</sup> St.; she asked the pris-  
 oner where the ring was? He denied having the  
 ring; there was nothing more said till we  
 got to the station house; her mother was present;  
 she did not have anything to say; the girl made  
 a charge against the prisoner at the station house;  
 she said that he took her ring off her finger and  
 ravished her on the sidewalk; she reported that  
 at the station house on the 19<sup>th</sup>. From the 19<sup>th</sup> to the  
 26<sup>th</sup> I had made an effort to arrest the prisoner  
 from the description which I received from her;  
 he denied knowing anything about the charge;  
 he said she was mistaken; he did not say any  
 thing else.

Cross Examined. The prisoner told the young lady that he worked in a butter factory. I took her down there to the foot of 48<sup>th</sup> St; she told me that the Sunday night I met her. I went down there twice between six and seven o'clock in the morning. I did not go into the factory, I sat on the south side of the street. I could see the men as they went down. I did not go in and enquire for him. I did not know his name and did not know where he lived; the complainant went with me to the butter factory. Lizzie Which, recalled. The prisoner told me he worked in a butter factory. I had my regular monthly sickness about a week before this. I changed my underclothing after I ceased being unwell. As I understood your mother none of your clothes were soiled except your drawers? That is all. ~~Mr. Bell~~<sup>Mr. Bell</sup> tested the case.

John Simpson, sworn and examined for the defence testified. I am a manufacturer of oldman gine butter at the foot of 48<sup>th</sup> St and North river. I know the prisoner since last December; he worked in the factory; between the 19<sup>th</sup> and 26<sup>th</sup> of June between the hours of seven in the morning and six in the evening he was at work every day in the factory; his character has been above reproach since he has been in the factory. There are two entrances to the factory on the Forty eighth street side and two on the Forty ninth street side and one on the dock in Forty eighth street.

0837

Katie Lahm, sworn and examined, testified. I live in 68<sup>th</sup> street between 10<sup>th</sup> and 11<sup>th</sup> aves. I saw the complainant at the pic nic in Elm Park on the 14<sup>th</sup> of June. I did not see the prisoner the last time I saw her was just as I left the platform. She asked me did I see her brother and I told her "no." I left there at 12 1/2; my sister and cousin and a young man left with me. I came down on the elevated. I saw the complainant dancing with a young man I don't know him only by sight. Cross Examined. I know the complainant's parents for the last seven years and I know her to see her but never spoke to her I don't know the prisoner. Edward Eccleson sworn and examined. I live at 577 West Forty ninth St. I am 20 years old. I did not on the night of the 14<sup>th</sup> of June take a ring from the complainant by force. I had no ring belonging to her. Did you use any force or violence to her person in any way? No sir. Cross Examined. I saw her at the pic nic on the platform. I danced with her. I went over to a few of my friends and told them a young lady wanted me to take her home; she had lost her brother or her brother had lost her at the pic nic; she did not exactly ask me to take her home, she hinted as much. I told her I would see her home as I was going down that way, she told me she was going home while we were dancing; she told

0038

me if she did not see her brother she would come down and then I went over to my friends and we started out and she followed us out of the Park. I asked her then did she see her brother? She said she did not. I told her as I was going down her way she could come down with me; she said, "All right." That was at 92<sup>nd</sup> st. I commenced to walk with her outside of the gate. We went through 92<sup>nd</sup> st to 8<sup>th</sup> avenue, down 8<sup>th</sup> avenue to 68<sup>th</sup> st. and through 68<sup>th</sup> st. I put my arm around her waist in 68<sup>th</sup> st; she did not say anything; we stopped talking in 68<sup>th</sup> st. about two or three hundred feet from near the middle of the block; there was people coming down the Avenue in a stream from the picnic. It is not true that the girl cried out. I did not have any ring belonging to her, I made no agreement to meet her in Sunday evening. I went with her to 68<sup>th</sup> st. and the Boulevard; she told me that she would go the rest of the way home herself, that she lived down the middle of the block. Two of my friends followed us down the Avenue and a good many of them went on home; the names of the two that went down 68<sup>th</sup> street are Peter Cullen and the other Micheal Keilly. I think that Micheal Keilly is in Court. I was told he was here. I have not seen him. I don't know whether they have subpoenaed him or not. I have given their names to the Counsel; they were present

when I had connection with this girl. You did  
 have connection with her? Yes sir. I had con-  
 nection with her. Annie Collins sworn. I  
 am the sister of the prisoner. I know Michael Reilly,  
 he was here this morning up to the Court closed un-  
 til recess; he was subpoenaed as a witness to day  
Michael Reilly sworn. I know Edward Eccleson  
 and Peter Cullen. I went to the pic nic on the 14<sup>th</sup>  
 of June at Elm Park. I saw Eccleson and Cullen up  
 there and also Miss Ulrich. I saw the prisoner and  
 her on the platform dancing up in the Park. I saw  
 him there about 9 o'clock and saw him again at  
 12 1/2 with Miss Ulrich. He walked with the young  
 lady down as far as the gate and he stayed  
 there some time. Then they walked down as far  
 as 9<sup>th</sup> avenue and talked there for a while. He  
 walked up as far as 8<sup>th</sup> avenue and they were  
 talking all the way up; they linked arms down  
 8<sup>th</sup> avenue; there were people going along; there  
 was no cars running; we had to walk down.  
 The last I saw of the prisoner and the girl was at  
 the Boulevard and 68<sup>th</sup> St. I was walking down  
 68<sup>th</sup> St. between the 8<sup>th</sup> avenue and the Boul-  
 vard with a young fellow by the name of Cullen  
 and on the opposite side I saw a couple. I heard  
 some talking kind of loud. I don't know where  
Cullen is; it is two weeks since I saw him  
 I do not think he does anything; he works once

in a while when he gets it moving furniture.  
 Cross Examined. I work in the grocery business  
 730 Tenth Ave. for my brother for the last six  
 years. I never saw the complainant before that  
 night at the pic nic. The girl that you saw the  
 prisoner going down the avenue with linking  
 arms was the same girl I saw him dance with  
 on the platform. I am certain of that and can  
 not be mistaken about it. I have known the  
 prisoner about seven years. I was in Court yes-  
 terday and left the Court at halfpast one. I left  
 the Elm Park that night after the prisoner. I  
 continued with Fuller to walk down the avenue  
 behind them as far as 68<sup>th</sup> St.; we both turned  
 into 68<sup>th</sup> St. and we walked on the opposite side  
 of the street from the prisoner and Miss Ulrich.  
 I saw them sitting down lying down together. There  
 were no lamps lit in the street at that time;  
 I could not see objects across the street very clearly.  
 I did not see what was going on. I walked down  
 the Boulevard; the prisoner afterward came down  
 with me. I heard her say to Eccleson in 68<sup>th</sup> street,  
 "take me home"; I did not hear him scream; she  
 bid him good bye. Lizzie Ulrich recalled. The  
 time I cried for help this last witness came and  
 held my feet. Officer Barnes recalled. The witness  
 Reilly told me that he left Eccleson that night  
 at 92<sup>nd</sup> St. and did not go home with him.  
 The jury rendered a verdict of guilty of an  
 assault and placing from the person  
 He was sent to the State Prison for two years  
 and six months.

0041

The People vs. John P. G. Smith.



0042

Testimony in the case  
of  
Edward Eccles  
filed 30 June.

0043

## Fourth District Police Court.

STATE OF NEW YORK,  
City and County of New York, } ss.

Lizzie Ulrich

of the South Side of 68<sup>th</sup>Street, between 10<sup>th</sup> + 11<sup>th</sup> Avenue

being duly sworn, deposes and says, that she is a member of the Lutheran Church in 42<sup>nd</sup> St. between 7<sup>th</sup> and 8<sup>th</sup> Avenue and that on the 14<sup>th</sup> day of June 1880 she went with her brother and another person to a picnic of the Church which picnic was at Clufoaso. That she wanted to go home about one o'clock in the morning, and being unable to find her brother or the person who went with them she concluded to go alone. That while walking down 8<sup>th</sup> Avenue and at about 72<sup>nd</sup> Street she was accosted by Edward Eccleston (nowhere) who asked to go home with her - That she refused. ~~whereupon~~ when he continued to walk with & near her - Then at about 68<sup>th</sup> Street he said Edward caught hold of deponent and threw deponent down on the ground when she hollered to him to let her alone, That he ~~continued~~ placed his hand over his mouth while deponent was crying for help. That deponent is 20 years old - That he said Edward Eccleston did

Subscribed and sworn to before me this

1880

day

Notary Public

0044

on the 14<sup>th</sup> day of June 1880.  
in the City & County of New York  
~~did~~ violently forcibly and  
feloniously make an  
assault upon her the said  
Sizzie Ulrich and her  
the said Sizzie did then  
& there violently forcibly  
and against her will  
feloniously did ravish and  
carnally know

That no person before  
this ever had connexion  
with defendant. That marks  
of blood were ~~left~~ found on  
her clothes and that  
her back was black &  
blue & her body sore from  
the violence used by  
said Edward

Defendant further says that  
on the 14<sup>th</sup> day of June  
1880 and while defendant  
was down she having  
been thrown to the  
ground by Edward Eccleston  
the said Edward did felon-  
iously take steel and  
carry away from her person  
by force and violence  
and without her consent

0845

and against her will  
the following property viz  
one gold ring of the value  
of \$ about five dollars.  
That said ring was  
taken from her finger

That while deponent  
was down two other  
persons came & aided  
and assisted said Edward  
one of them holding  
deponent down. Deponent  
does not know them

Jesse Krich

Sworn to before me  
this 26<sup>th</sup> day of  
June 1880.

B. W. Birch

Police Justice

0846

*Margaretta Ulrich.*

0847

## Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.*Edward Eccleston*

being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

*Edward Eccleston*

Question. How old are you?

Answer.

*20.*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer.

*577 West 49th Street*

Question. What is your occupation?

Answer.

*I work for the Commercial Manufacturing Company*

Question. Have you anything to say, and if so what,—relative to the  
charge here preferred against you?

Answer.

*The woman is a total stranger to me and I never saw her before I was surprised when they took me last night. The officer told me he'd been looking for me for quite a while - I told him he could have found me as I was working every day. I have been in the same neighborhood six years. I was at this pic nic - I deny that I have seen this woman - I came home from the pic nic with two friends their names are Peter Collins & Michael Reilly. I don't know either of their residences - Reilly keeps a grocery store on 10th Avenue between 49th & 50th Street Collins lives in 44th Street between 10th & 11th Avenue. He is not working there was quite a large party of us at the pic nic but we got separated after we left the grounds.*

*Edward Eccleston*

Taken before me this

day of June

1880

Police Justice.

0040

#247

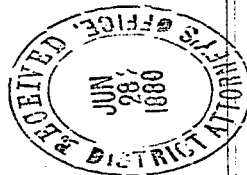
Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

Lizzie Ulrich  
68 St. Pat 10<sup>th</sup> 11<sup>th</sup> Am

Edward Eccleston



Dated June 27 1880

Bulla H. Burby

Magistrate.

Barnes 22d Officer.

Clerk.

Witnesses,

Margaret Ulrich  
the mother of the  
Child,

5000 Dam.  
com

Received in District Atty's Office,

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,



0049

CITY AND COUNTY } ss.  
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*Edward Eccleston*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the ~~fourteenth~~ day of *June* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County  
aforesaid, with force and arms, in and upon one *Lizzie Ulrich*  
in the peace of the said People then and there being, feloniously did make an assault and

*one ring of the value of five dollars*

of the goods, chattels, and personal property of the said *Lizzie Ulrich*  
from the person of said *Lizzie Ulrich* *Lizzie Ulrich* and against  
the will and by violence to the person of the said *Lizzie Ulrich*  
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.

0850

BENJAMIN K. PHELPS, District Attorney

CITY AND COUNTY

And *aforesaid*

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
upon their Oath, *aforesaid do further present:*

That

*Edward Eccleston*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *fourteenth* day of *June* — in the year of our Lord one  
thousand eight hundred and seventy- at the Ward, City, and County aforesaid,  
with force and arms, in and upon one *Lizzie Ulrich* —  
wilfully and feloniously made an assault, and that the said *Edward*  
*Eccleston* — her the said  
*Lizzie Ulrich* — then and there by force and with  
violence to her, the said *Lizzie Ulrich* — and against her  
will, did wilfully and feloniously ravish and carnally know —  
— 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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That the said

*Edward Eccleston* —

— late of the Ward, City, and County aforesaid, afterwards, to wit, on the  
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and  
upon her, the said *Lizzie Ulrich* — wilfully and feloniously  
made an assault, with intent her the said *Lizzie Ulrich* —  
against her will, and by force and violence, to then and there wilfully and feloniously  
ravish and carnally know, 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.

BENJ. K. PHELPS, District Attorney.

0851

BOX:

14

FOLDER:

179

DESCRIPTION:

Emily, Elizabeth

DATE:

06/16/80



179

0052

#97

TRIAL FOR

COUNSEL,

Filed 16 day of June 1876.

Pleads

THE PEOPLE

vs.

Elizabeth Emily  
P

Indictment for Disorderly House.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. A. Miles

Foreman.

James W. Miles  
D. A. Miles

Sentence deferred.

0853

## Police Court, Halls of Justice:

CITY AND COUNTY  
OF NEW-YORK, ss.

of the 4<sup>th</sup> Precinct Street, in the City of New-York,  
being sworn, doth depose and say, that on the 1<sup>st</sup> day of June in  
the year 1880 the premises known as No. 31 North William Street,  
in the City and County of New-York, were kept, maintained, conducted and occupied by

Elizabeth Emily  
as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and a  
resort for tipplers, drunkards, common prostitutes and reputed thieves, with other vile, wicked, idle,  
dissolute and disorderly men and women, and reputed thieves, who, or most of whom are in the practice  
of drinking, ~~dancing~~, quarrelling ~~and fighting~~, at almost all hours of the ~~day~~ and night, to the great  
damage and common nuisance of the People of the State of New-York, residing in the neighborhood  
and passing thereby.

Deponent therefore prays, that the said Elizabeth Emily  
~~and all vile, disorderly and improper persons found upon the premises, occupied by said~~

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this 1<sup>st</sup> day }  
of June 1880

James H. Kelly  
POLICE JUSTICE.

Peter Kelly

0854

#97

Police Court—Halls of Justice.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Wm Kelly*  
*H. P. Prout*  
vs.

AFFIDAVIT—Disorderly House.

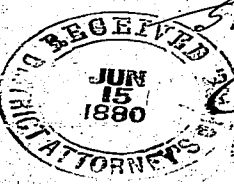
*Elizabeth Emily*

Dated

*June 9<sup>th</sup> 1890*  
*Wm Kelly*  
Magistrate.  
Officer.

Witness,

*Chas Fisher*  
*215 W 23<sup>rd</sup> St*  
*500 to ans*  
*S. S.*



0055

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present:*

That

*Elizabeth Emily*

late of the *fourth* Ward of the City of New York, in the County of  
New York, on the *eight* day of *June* in the year of  
our Lord one thousand eight hundred and ~~seventy~~ *eighty* and on divers other days  
and times, between that day and the day of the taking of this Inquisition, at the City  
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to  
keep and maintain, a certain common, ill-governed and disorderly house, and in  
*her* said house, for *her* own lucre and gain, certain persons, as  
well men as women, of evil name and fame, and of dishonest conversation, to frequent  
and come together, then and on the said other days and times, there unlawfully and  
wilfully did cause and procure, and the said men and women, in *her*  
said house, at unlawful times, as well in the night as in the day, then and on the said  
other days and times, there to be and remain, drinking, tippling, gambling, rioting,  
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,  
did permit, and yet continues to permit, to the great damage and common nuisance of  
the People of the said Ward, there inhabiting and residing, and of all the people there  
passing, to the evil example of all others in the like case offending, and against the  
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.



0056

BOX:

14

FOLDER:

179

DESCRIPTION:

Engel, Ernest

DATE:

06/14/80



179

0057

#58

Counsel,

Filed 14 day of June 1880

Pleads

THE PEOPLE  
vs.  
Ernest Engel  
Grand Larceny of Money, &c.  
INDICTMENT

BENJ. K. PHELPS,

District Attorney.

Part No June 14, 1880.

Pleas. Guilty.

A True Bill.

*A. W. Wiley*  
Foreman.

*Alma Red*  
7C

Q14

OR HERA 2027  
OLLA VAD (OLLEA)

0858

Form 112.

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

Police Court—First District.

of No. 38 Maiden Lane Street, being duly sworn, deposesand says, that on the 24<sup>th</sup> day of May 1880at 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 a safein an office in said premises  
the following property, viz: one package containing  
good and lawful money in bills  
and silver coins, collectively

of the value of

the property of

thirty <sup>dollars</sup> eighty cents ~~Dollars~~  
deponentand that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by Ernest Engelnow present for the reason that the  
property was in a safe in said office  
to which the prisoner had access by  
reason of his employment by deponent  
that when deponent missed said  
package the prisoner could not be  
found and he now acknowledges to  
having taken said property and  
spent it on his way to St. Louis and  
his return to this City which statement  
deponent believes to be trueG. Gennert.

Sworn to before me, this

18

day

Police Justice.

0059

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Ernest Engel*

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*Ernest Engel*

Question. How old are you?

Answer,

*18 years*

Question. Where were you born?

Answer.

*Germany*

Question. Where do you live?

Answer

*No home.*

Question. What is your occupation?

Answer.

*No trade*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*I am not guilty.*

*Ernest Engel*

Taken before me, this

day of

18

Police Justice.

0860

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

#58  
Police Court—First District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Affidavit—Larceny.

*John J. Ginnert*  
*38 Maiden Lane*  
*Wm. Engel*

2 .....  
3 .....  
4 .....  
5 .....  
6 .....

Dated *June 2* 18*98*  
*Smith* Magistrate.

*Wentley* Officer.  
Clerk.

Witnesses: .....

RECEIVED  
JUN 7 1898

\$ *1000* to answer

at *General Sessions*  
Received at Dist. Atty's office

BAILED:

No. 1, by .....

Residence, .....

No. 2, by .....

Residence, .....

No. 3, by .....

Residence, .....

No. 4, by .....

Residence, .....

No. 5, by .....

Residence, .....

No. 6, by .....

Residence, .....

0861

CITY AND COUNTY } ss.  
OF NEW YORK,THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present:That *Ernest Engel*.

in the County of New York, aforesaid on the *twenty-fourth* day of *May* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City and County aforesaid, with force and arms, 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 of one thousand dollars, and of the value of one thousand 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 of five hundred dollars, and of the value of five hundred dollars each: twenty 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 of one hundred dollars, and of the value of one hundred dollars each: thirty 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 of fifty dollars, and of the value of fifty dollars each: fifty 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 of twenty dollars, and of the value of twenty dollars each: sixty 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 of ten dollars, and of the value of ten dollars each: eighty 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 of five dollars, and of the value of five dollars each: ninety 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 of three dollars, and of the value of three dollars each: one hundred 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 of two dollars, and of the value of two dollars each: one hundred and twenty 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 of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one

*Gottlieb Gerunert*then and there being found,  
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.

BENJ. K. PHELPS, District Attorney.