

04 15

BOX:

440

FOLDER:

4056

DESCRIPTION:

Eichler, John

DATE:

06/23/91



4056

04 16

POOR QUALITY
ORIGINAL

Witnesses:

(501)

Magdalena Eichler
58-7 St. Bock

Bailed on appeal by
Magdalena Eichler
58-7 St. Bock

257. July 18/ for trial

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

34
Ransom
113 St

us. Place

Bon appeal mail

John Eichler

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Part 2 - July 6, 1892. Foreman.
Fried and convicted,
with recom. & mercy
1 yr 6 months
July 12/92

04 17

*Court of General Sessions
Clerk's Office*

PEOPLE

vs.

John D. Eichler

per. in Bot.

No One

0418

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Eckler being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is *h* right to make a statement in relation to the charge against *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 *h* waiver cannot be used against *him* on the trial.

Question. What is your name?

Answer. *John Eckler*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *NY*

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

Answer. *113 W Market Place*

Question. What is your business or profession?

Answer. *Lawyer*

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 Eckler

Taken before me this

day of

Police Justice.

04 19

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 May 25 18 91 H. J. White Police Justice.

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

Dated May 25 18 91 H. J. White Police Justice.

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

Dated..... 18..... Police Justice.

0420

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

District

THE PEOPLE &c.
ON THE COMPLAINT OF

Off. Blackman
937 E. 3rd St.
John Eichler

Dated

Cyril J. White

Magistrate

Officer

Precinct

Witnesses

Henry R. Willis

No.

229 Broadway

Street

No.

219 E. 3rd St.

Street

No.

Paulo

Street

\$ 1000 to answer

Q. Apr. 29 3 P.M.
Perch. May 7 3 P.M.
24 10 00

CITY AND COUNTY OF NEW YORK SS :-

Otto Doepfner being duly sworn, says that he is a citizen and resident of the City and County of New York and has been such for the past ^{thirteen} ~~twenty~~ years.

That on the 6th or 7th of April 1891 a man whom deponent was afterward informed was a George Meyer, called at the place of business of deponent and made a purchase and immediately thereafter charged deponent with abusing his daughter; deponent asked said Meyer in what way his daughter was abused, whereupon he said he did not know but that deponent might have obliged her to "suck his cock" and immediately departed from deponent's place of business, deponent exclaiming at the time that he must be crazy.

That on the 9th of ~~April~~ April 1891 deponent while in his place of business, was informed by a man named Schultz, that the Meyer matter could be settled and that it ought to be settled; that deponent was rich and Meyer poor. Deponent informed said Schultz that he had committed no offence and asked him what he knew of the matter; that he ought to appear before a magistrate or deponent's lawyer and swear to what he knew and he would have Meyer arrested. Said Schultz refused to give deponent any information.

On the same day some time after said Schultz had called on deponent as stated deponent received a letter of which the following is a copy.

"Law Offices of John Eichler

"No 113 St Marks Place

"New York April 9th 1891

"Mr Teephner

0422

"Dear Sir

"Please call at my office at 7 o'clock this evening in reference to the Meyer matter, without fail, otherwise I shall will be obliged to proceed against you criminally.

"Very Respy

"John Eichler

"P. S.

"Inform bearer whether you will call

"J. E. "

Upon the advice of counsel deponent called ^{on} the writer of the above quoted letter, John Eichler the same day it was received and introduced himself as the person named in said letter and said he called in answer thereto, and wished to be informed of the charge against him; whereupon said Eichler said to deponent that he was accused of having sexual intercourse with Meyer's daughter many times during the past month and that the relation had been of long standing; that he also had obliged her to "stick his cock"; that the child was in a very bad condition as he had examined her that mornning. Said Eichler said the matter could be settled for money otherwise criminal proceedings would be instituted the following day. Deponent denied emphatically the charges made against him and informed said Eichler that he was innocent that if he wanted money he would never get it from deponent and that he could proceed against him at once.

Deponent is of the firm belief that said charges are made solely for the purpose of blackmail and to extort

0423

money from him by said Eichler and asks that an information
be taken against said Eichler.

Sworn to before me

this 27th day of April 1891

Chas. Doepfner

Henry Albillie

Commer. of Deeds

My. City & County

*Sworn before me this
28th day of April 1891*

Police Justice

0424

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 Eichler

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

Indictment accuse *John Eichler*

of the crime of *Blackmail*,

committed as follows:

Heretofore, to wit: *on the ninth day of April, 1891,*
the said John Eichler, late of the City and County
abovesaid, at the City and County abovesaid, did
feloniously send to and cause to be forwarded
to and received by one Otto Doepfner, a certain
letter and writing threatening to accuse him
the said Otto Doepfner of a crime, to wit: of
having then lately before perpetrated an act
of sexual intercourse with one Ella Meyer, a
female child of the age of six years [and not
his wife], and also of having then lately before
carnally known the said Ella Meyer in a manner
contrary to nature, which said letter and writing
is as follows, that is to say:

"Law Officer of John Eichler

No. 113 St. Mark's Place.

New York, April 9th 1891

0425

Mr. Doepfner

Dear Sir

Please call at my office at 7 o'clock this evening in reference to the Meyer matter, without fail, otherwise I will be obliged to proceed against you criminally.

Very Respectly

John Eichler

P.S.

Inform bearer whether you will call
J. E. "

he the said John Eichler then and there well knowing the contents of the said letter and writing, and with intent, by means thereof to extort and gain money from the said Otto Doepfner; 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.

0426

BOX:

440

FOLDER:

4056

DESCRIPTION:

Emanuel, Julius

DATE:

06/05/91



4056

0427

Witnesses:

(50)

Wm. L. Loughlin

Counsel,

Filed

5 day of June 1891

Pleads,

THE PEOPLE

vs.

Julius Emanuel

Blackmail
Section 333, Penal Code

DE LANCEY NICOLL,

District Attorney.

Aug. 17/91

Pleaded Guilty
A TRUE BILL. *Eman. Df.*

Chas. J. Quinn

Foreman.

Grand Juror

Panel I

W R

0428

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

POLICE COURT, 2 DISTRICT.

Benjamin Apt
 of No *161 East 53rd* Street, being duly sworn, deposes and says,
 that on the *22nd* day of *May* 1891
 at the City of New York, in the County of New York, *and other days*

until June, 2, 1891, Julius
Emmanuel (now here) who knowing
 the contents thereof and with
 intent, by means thereof, to extort
 or gain money, sent, delivered
 and caused to be forwarded
 and received by deponent, and
 parted with for the purpose that
 there may be sent or delivered,
 a letter or writing threatening
 to expose or impute deponent
 to a disgrace in violation
 of Section 558 of the Penal
 Code.

Deponent further says: that on
 said 22nd May, 1891, deponent
 received the annexed letter
 marked Exhibit A, wherein the
 defendant knowingly charges
 deponent with having unlawful
 sexual intercourse with some
 female and threatened to expose
 deponent to disgrace unless
 deponent paid the defendant
 fifty dollars. Deponent then received
 the second letter marked Exhibit
 B wherein the defendant again
 threatened to expose deponent
 to disgrace by relating some

0429

alleged facts ~~arriving~~ to sexual intercourse which he defendant charged deponent with having with some female not his deponents wife and threatened to tell said facts to persons in order to disgrace deponent. Deponent in ~~answer~~ reply to said letters ~~made~~ ^{agreed to} an appointment with defendant ~~and~~ ^{at} Third Avenue and Seventy second street and on said 2nd day of June, 1891, deponent met the defendant and paid the defendant the sum of fifteen dollars and the defendant received it in payment for withholding said alleged facts from deponents family.

That act was done; said letter written to gain and extort money from deponent by the threats aforesaid. That the receipt hereto annexed was given by the defendant.

Sworn to before me ³ Benjamin. Spot
this 3rd June, 1891 ³
John S. Kelly ³

Police Justice

POLICE COURT—

DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT.

28.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

0430

Sec. 92-200

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Julius Emanuel being duly examined before the under-
signed 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.

Julius Emanuel

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Russia Poland

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

Answer.

300 East 72nd St. 5 weeks

Question. What is your business or profession?

Answer.

Barber

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

Julius Emanuel.

Taken before me this 3rd day of June 1891

John Stiles

Police Justice.

0431

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

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

Dated *June 13* 189*1* *John S. Kelly* Police Justice.

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

Dated.....18.....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.....18.....Police Justice.

0432

751

Police Court---2--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Benjamin C. Poff
161 East 5th St
Julius Emanuel

Blackmail
Offered

2
3
4

BAILED,

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

Dated *June 3rd* 1891

Heidelberg & Dolan Magistrate.
C. O. Precinct.

Witnesses *Officers*
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *15.00* to answer *G. S.*



Amey

0433

Julius Emanuel

Born Russian

Occup. Wid

Married No

Single Yes

Residence 300 East 72 St

Parents Mother

0434

Ex A.

May the 22nd 1871

The 1st

Dear Sir,

Very, I solemnly request, that
you read following, and come
to your own advantage to provide
do a felt more desired to take
different proceedings towards
you. but for the sake of
your prominence in social
and financial position.
I inform you beforehand that
I am in no danger to disclose
my right name, but to your
own advantage is

2nd

under an assumed name.
 though you will, doubt my
 indisputable knowledge of
 your guilt. but think
 just now, and rest assure
 that your crime is at my
mercy, and upon me it
 depends, to break your
 home, and also the ones
 you have so cruelly ruined,
 you have lived with her
 under several assumed
 names as Harriet and Walt
 and I have all the proof
 and witnesses to prosecute
 you, you know the names
 of Mr. & Mrs. Smith, Mr. family
 (Juckbach etc. etc. now
 it is of no use to let you
 know of every incident, as
 I have followed you in your

3rd

Youngsville, the Haughton
 house and thence to your
 alleged wife's house, and
 I also know her intended
 residence in Lang Branch
 coming winter so Mr. Capt.
 rest assure that it depends
 only on you to save your
 reputation and to have it.
 you shall do as I command
 that you shall not treat
 this as a black-mailing
 letter as it can't be
 as I am telling I shall
 notify all particulars to the
 parents of the girl.
 now what I want is that
 you shall send me \$500
 (fifty dollars) and that as
 soon as possible so the more
 you settle with me, the

0436

4th
I don't want any correspondence
from you, only send me
answers in personals for
Monday or Tuesday, if you
are inclined to do what I
have requested; and I await
in the Herald personals
a answer under H.O. H.
and should you treat them
as not worth while noticing
I'll let you know later
on — Let me know, if you
are willing to give me the
sum I have before mentioned

TORN PAGE

0437

5. 12.
and I assure you that
if you will send me 500g.
for which I will send
you the address where to
send it, that if you
will satisfactorily be
treated as I intend to
have it if as soon I'll
get the money from
you
now you will more,
and send me full particulars
under H. Q. H. in the
Herald. personally.
Monday or Tuesday
and remember that I
absolve everything and
~~to be~~ cashed by you.
signed H. Q. H.

0438

Ex

June 22nd 1871.

2.

Having had no earlier opportunity
to call for letter, & just after,
and in reading your reply.
Mr. Appleton want to settle
this matter at once, and
for that I have made
arrangements, so this
shall be my last corres-
pondence with you, as
you will follow my demand.
I'll guarantee you, you shall
not be bothered from my
end. But I can not meet
you, under any circumstances
as you wrote to me, that
you want to talk the
matter over, there is unless

0439

I will not have any
 personall. interced with
 you, but for you to be
 shure that the money
 shall reach me, I will
 send a young man by
 the name of Julius
 Emanuel. to come
 of 2nd st and 3rd Av.
 on the south east side
 of before mentioned place
 you shall meet him
 tomorrow evening (Tuesday)
 after 9 o'clock p.m. but
 you dont want to tell
 him anything about
 the matter, as he does
 not know anything about
 it, he knows you personally
 he has worked for Mr.
 Schlicht before, and

Mr. Apt. you can just
 take my word, and if
 you dont, well then I
 shall not keep this
 matter off any longer
 and tomorrow night
 I shall know, if you
 want to settle satisfactorily,
 dont be afraid, but give
 that young man the fifty
 I promiseing he will
 answer right description
 and make him sign
 his name and see if
 it corresponds with the
 one I have written you
 as I send him under
 protection, that you
 are in the amount
 and that I dont
 want to meet you

0440

personally in account
personal ill feeling
do not doubt this at
all as it is my real
intention to leave N.Y.
on coming Thursday
for Chicago and if
you will settle tomorrow
you will get all your
letters and be assured
you will not be troubled
unless you shall not do
as I have said before
I shall follow you on
every step and I shall
send these letters to the
father of Miss. Mary
and also to your wife
family. This is my
last communication
either settle tomorrow or
— your truly J. H. H. H.

0441

June 2/1891

have received from Mr
Apt fifty Dollars for Mr
Mendelsohn

Julius Emanuel

72 St - 39th
at 7.20 PM
on Tuesday June 2/91
John H. Hildberg

0442

District Attorney's Office.

PEOPLE

vs.

Harris Emmanuel

vs. The People

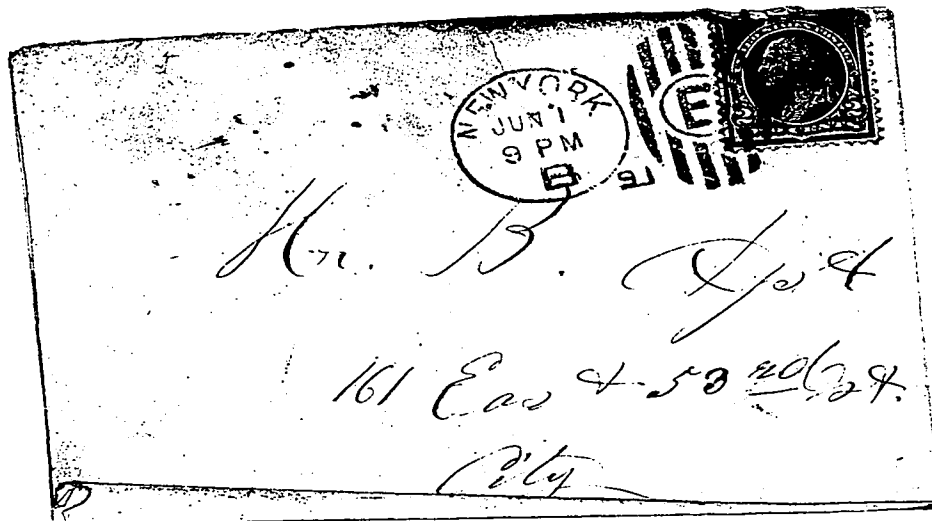
If the case is
set for tomorrow
will you please
set it up as
early as you
can & call me
at 11.

Yours
George

0443

W. S. Van Slyke
1880/10/10

0444



and come to your own advantage to points do i
 feel more desired to take different proceedings
 towards you but for the sake of your prominence
 in social and financial position. i inform you
 beforehand that i am in no danger to disclose,
 my right name, but to your own advantage i
 shall figure under a assumed one though you
 will, doubt my indisputable knowledge of your
guilt but think just now, and rest assured
 that your crime is at my mercy, and upon me
 it depends, to break your home, and also the
 ones you have so cruelly ruined, you have lived
 with her under several assumed names as
Man and Wife and I have all the proof and
 witness to prosecute you, you know the names of
 Mrs. Mrs Swartz or family Auerbach etc. etc now
 it is of no use to let you know of every incident,
 as I have followed you on your journeys to the
 Slaughter-house and thence to your alleged
 wife's house and I also know her intended resi-
 dence in Long Branch coming summer, so Mr.
 Apt rest assured that it depends only on you
 to save your reputation and to have it. you
 shall do as i comand that you shall not
 treat this as a black-mailing letter as if you
 don't do as i am telling i shall notify all
 particulars to the parents of the Girl—
 now what i want is that you shall send
 me \$50,00 (fifty dollars and that as soon as
 possible) as the sooner you settle with me, the

better for you, I don't want any correspondence from you, only send me answer in personals for Monday or Tuesday if you are inclined to do what I have requested, now I await in the Herald — personals a answer under H. O. W. and should you treat this as not worth while noticing I'll let you know later on — let me know, if you are willing to give me the sum I have before mentioned and I assure you that if you will send me \$50,000, for which I will send you the address where to send it, that if you will satisfactorily be treated as I intend to leave N. Y. as soon as I'll get the money from you —

now for once more answer me full particulars under H. O. W. in the Herald — personals, on Monday or Tuesday and remember that I observe everything and everywhere you go

signed H. O. W.

The said Judges remained then and there well knowing the contents of the said letter and writing, and with intent by means thereof to extort and gain money from the said Benjamin A. L., 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.

Det. Henry T. Rice,

District Attorney

0448

BOX:

440

FOLDER:

4056

DESCRIPTION:

Engelbrecht, William

DATE:

06/09/91



4056

0444

POOR QUALITY
ORIGINAL

Counsel,

Filed

9 day of June 1891

Pleads

THE PEOPLE

28 Baker vs.
326 E. 8th

William Engelbrecht

Burglary in the Third degree.

Petition

Receiving

[Section 408, 176, 126, 176, 176]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Char. F. Johnson

Foreman.

Part 2 - June 16, 1891.

Pleas that Larry
10 W. 100 West
July 15

10
11
12

0450

POOR QUALITY
ORIGINAL

Witnesses:

send for officer

after receiving
Ch. appears to
have been
good - Parking
accident. J.S.

Counsel,

Filed

day of

1891

Pleads:

THE PEOPLE

vs.

28

326

William Engelbrecht

Burglary in the Third degree.

Child Larceny

Receiving

[Section 488, v. 16, 128, 132, 135, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. J. Jackson

Foreman.

Part 2 - June 16, 1891.

Plaintiff
10 Mrs. Pegg
July 15

105
10
11

0451

Police Court—3—District.

City and County } ss.:
of New York,

of No.

117

Ludlow

Street, aged

25 years,

occupation

Walter

being duly sworn

deposes and says, that the premises No.

117

Ludlow

Street,

10th Ward

in the City and County aforesaid the said being a

three story

basement

and which was occupied by deponent as a

dwelling house

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly

bursting open

the door leading from the hallway of the basement floor into the back basement of said premises. and entered said premises with the intent to commit a felony

on the 2nd day of June

1891

in the night-time, and the following property feloniously taken, stolen, and carried away, viz:

One clock of the value of

One \$25.00 do. an.

(\$1,250)

the property of

deponent.

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

William Engelbrecht (now here)

for the reasons following, to wit:

that— at the hour of 9

o'clock P.M. said date. deponent

locked and securely fastened said door

and left said apartment, leaving it alone

and said property therein. and at about

the hour of 9 o'clock P.M. same day when

deponent returned. deponent found said

door open. and caught this defendant

in the act of leaving said premises with

0452

said property in his possession
wherein defendant charges this
defendant with burglary, entering
said premises as aforesaid, and
stealing said property therefrom
done to him and
this 3rd day of June 1891 } Carl Schifferle.

Geo. Mead
Prosecutor

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
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 1891
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1891
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1891
Police Justice.

Police Court, District,	
THE PEOPLE, &c., on the complaint of	
Offence—BURGLARY.	
1.	et.
2.	
3.	
4.	
Dated 1891	Magistrate.
	Officer.
	Clerk.
Witness,	
No.	Street,
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

0453

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

William Engelbucht

being duly examined before the under-
signed 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.

William Engelbucht

Question. How old are you?

Answer.

28 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

326 8th St 3 weeks

Question. What is your business or profession?

Answer.

Baker.

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**William Engelbucht*

Taken before me this

day of June 1891

William Engelbucht
Police Justice

0454

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.....

Alfred Smith
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* 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 *June 2* 18 *91* *Cromwell* Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

0455

Police Court---3 District. 752

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Schifferle
117 Endless
Wm Engelbrecht.

1
2
3
4

Office

Bengler

Dated

June 3 1891

1891

Magistrate.

Wm F. Gallagher

Officer.

Precinct.

Witnesses

Wm F. Gallagher

No.

Street.

No.

Street.

No.

Street.

\$1000 to answer

Cum

Recd

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

0456

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Engelbrecht

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

William Engelbrecht

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

William Engelbrecht

late of the *Tenth* Ward of the City of New York, in the County of New York
aforesaid, on the *second* day of *June* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Charles Schifferle

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said

Charles Schifferle

in the said dwelling house then and there being, then and
there feloniously and burglariously to 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.

0457

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said

William Engelbrecht

of the CRIME OF *Petty* LARCENY

, committed as follows:

The said

William Engelbrecht

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *night* time of said day, with force and arms,

*one clock of the value of
one dollar and twenty five cents*

of the goods, chattels and personal property of one

Charles Schifferle

in the dwelling house of the said

Charles Schifferle

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.

0458

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

William Engelbrecht
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

William Engelbrecht

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid,

one clock of the value of one dollar and twenty-five cents

of the goods, chattels and personal property of

Charles Schifferle

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, from the said

Charles Schifferle

unlawfully and unjustly, did feloniously receive and have; (the said

William Engelbrecht

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen,) 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

JOHN R. FELLOWS,

District Attorney.

0459

BOX:

440

FOLDER:

4056

DESCRIPTION:

Evans, Margaret

DATE:

06/16/91



4056

0460

Witnesses:

Many unsuccessful efforts
having been made to secure
the attendance of the con-
plainant who resides within
the state and the defendant
having been confined nearly
five months. It is requested
that the officer be authorized
to make arrangements on his own
behalf.

Attest
Oct 30, 91
Barlow J. Weeks
Clerk

Counsel,

Filed

Placed

16 day of June 1891

THE PEOPLE

vs.

Margaret Evans

Offence

DE LANCEY NICOLL,

District Attorney.

not to go on

until after July 4 -

July 13, 91, 1891

A True Bill.

Chas. H. H. H.

on current record
other dept. discharged on
Sept 10, 1891. P.S.M.

Grand Larceny Second Degree.
[Sections 528, 531, Penal Code.]

0461

CECIL C. BROWN,
STOCK BROKER,
ROOM 210,
62 BROADWAY,
MEMBER CONSOLIDATED STOCK AND
PETROLEUM EXCHANGE.

NEW YORK,

Sept 17 1891

Barton Weeks Esq

Dear Sir,

In reply to yours of yesterday will say. I don't know why Mrs Coombe should have instructions for her subpoena to be sent to my care. I live at Long Branch, and she at Edgewater Park N.J. (though she has been away since July 1st. I hear. On Thursday last. I wrote her with instructions to have the letter forwarded to her, and soon as I get a reply will let you know.

Yours truly
C. C. Brown

0462

Serve subpoena for Mrs Coombs
C. B. Brown
157 N. 47th St.

0463

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Engewater Park Sarah R. Coombe
 of No. 18 West 19th Street New Jersey 51 years,
 occupation Keep house being duly sworn,
 deposes and says, that on the 11th day of June 1891 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:

Nine lace curtains and Three
portiers all of the value of about
One hundred and fifty dollars

the property of F. F. Vanderveer and in care and
charge 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 Margaret Evans (now here) for
 the reasons that the defendant
 was the house keeper having charge
 of the unoccupied premises No. 18
West 19th Street. Deponent is the
 sister-in-law of the said Vanderveer
 the owner of said ^{who is absent} property that
 the above mentioned property is
 a portion of the furniture of said
 premises. Deponent is informed by
William Deacher (now here) a police
 officer that at the hour of five
 o'clock a.m. on said day he
 saw the defendant leaving said
 premises with a bundle and

Sworn to before me, this 11th day

of June 1891
John S. Rice
 Police Justice.

0464

arrested her and deponent saw the contents thereof and recognizes said property that of said Vanderventer. Therefore deponent charges the defendant with the larceny of said property

SWORN TO BEFORE ME

THIS 11th DAY OF June 1891

John Kelly
POLICE JUSTICE.

Sarah R. Counte

0465

CITY AND COUNTY }
OF NEW YORK, } ss.

William Deacher
aged *28* years, occupation *Police Officer* of No.
19 Precinct Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Samuel R. Conner*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *11*
day of *June* 189*9*,

William Deacher

John S. Kelly
Police Justice.

(3092)

William Deacher

0466

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
NEW YORK,

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

Question. What is your name?

Answer. *Margaret Evans*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Georgia*

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

Answer. *18 N. 19th St. 2 years*

Question. What is your business or profession?

Answer. *Domestic*

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*

Margaret Evans
mark

Taken before me this

day of

1891

Police Justice

0467

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 *June 11* 18*91* *John S. Kelly* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0468

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 2 District. ⁷⁹⁰

THE PEOPLE, &c.,
OF THE COMPLAINT OF

Sarah R. Combs
vs.
Margaret Evans

2

3

4

Dated *June 11* 1891

Kelly Magistrate.

Deachen Officer.

19 Precinct.

Witnesses *affirm*

No. _____ Street.

No. *10* Street.

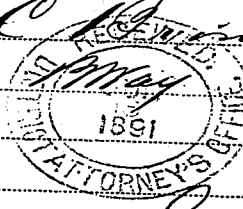
No. _____ Street.

No. _____ Street.

No. *1,000* Street.

\$1,000, 4/10/91 2 P.M.

97



0469

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Margaret Evans

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse

Margaret Evans

of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

Margaret Evans

late of the City of New York, in the County of New York aforesaid, on the *eleventh*
day of *June* in the year of our Lord one thousand eight hundred and
ninety-one at the City and County aforesaid, with force and arms,

*nine curtains of the value
of ten dollars each and three
portieres of the value of
twenty dollars each*

of the goods, chattels and personal property of one *Frank F. Vandervoer*

then and there being found, then and there feloniously did steal, take and carry away, against
the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

W. Lancy Nicoll
District Attorney