

03 10

BOX:

469

FOLDER:

4299

DESCRIPTION:

Nagle, John

DATE:

02/26/92



4299

0311

Witnesses:

May Nagler

M 285 John

Counsel,

Filed

169 day of July 2

Pleads,

Magistry

36 THE PEOPLE

36 Frank vs.

John Nagler

Assault in the First Degree, Etc. (Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray D. ... Foreman

Sub 2 - March 4, 1892

Ready Assault 3 deg

Pen 1 1/2 - P.S.M.

0312

Police Court—First District.

City and County } ss.:
of New York, }

of No. 56 Varick Street, aged 55 years,
occupation Housework being duly sworn

Mary Nagle

deposes and says, that on the 16 day of February 1892 at the City of New York, in the County of New York,

§ he was violently and feloniously ASSAULTED and BEATEN by John Nagle

(deponents Husband) who wilfully
maliciously struck deponent three
blows on the head with a hatchet
cutting ^{and} injuring her severely

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 18 day
of February 1892

Mary Nagle
her mark

W. W. W. W. W. Police Justice.

0313

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Hoyle 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 Hoyle

Question. How old are you?

Answer.

56 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

56 Varion Street 7 years

Question. What is your business or profession?

Answer.

Labourer

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 Hoyle
Dunn*

Taken before me this

day of *Sept* 18*88*

[Signature]
Police Magistrate

0314

Top Floor Back.

Sec. 151.

Police Court, 1 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *of New York, or any Marshal or Policeman of the City of New York, GREETING;*

Whereas, Complaint in writing, and upon oath has been made before the undersigned, one of the Police
Justices for the City of New York, by *Mary Eagle*

of No. *56 Varick* Street, that on the *16* day of *February*
92 at the City of New York, in the County of New York,

S and feloniously
he was violently Assaulted and Beaten by *John Eagle*

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring
forthwith before me, at the *1st* DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this *18* day of *February* *92*

W. M. ... POLICE JUSTICE.

03 15

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant A & B.

Dated Feb 18- 1892

W. A. Mahon Magistrate.

Dufon Officer.
The Defendant John Nagle

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

Chris Dufon Officer.

Dated Feb 19- 1892

This Warrant may be executed on Sunday or at night.

..... Police Justice.

Dated 188
having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

56
White
Ireland
Lab
M
Yes
56 Varuck pt

The within-named

Police Justice.

03 16

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 19* 18*91*..... *W. H. Caffery* 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.

0317

205

Police Court First District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Mary Eagle
30 York St
John Eagle

Offence Assault
High

Dated Feb 19 1892

M. Mahon Magistrate.

Sur on Officer.
Court Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer Yes

Committed Prison



BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

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 Nagle

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

John Nagle
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows :

The said *John Nagle*

late of the City of New York, in the County of New York aforesaid, on the *Sixteenth*
day of *February* in the year of our Lord one thousand eight hundred and
ninety *two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Mary Nagle* in the peace of the said People
then and there being, feloniously did make an assault and *her* the said
Mary Nagle with a certain *hatchet*

which the said *John Nagle*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, ~~stab~~ and
wound,

with intent *her* the said *Mary Nagle*
thereby then and there feloniously and wilfully to kill, 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.

SECOND COUNT—

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

John Nagle
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *John Nagle*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Mary Nagle in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *her* the said *Mary Nagle*
with a certain *hatchet*

which the said *John Nagle*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, 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.

THIRD COUNT—

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

John Nagle

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Nagle*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Mary Nagle* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *her* the said *Mary Nagle* with a certain *hatchet*

which *he* the said *John Nagle* in *his* right hand then and there had and held, in and upon the *head* of *her* the said *Mary Nagle*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Mary Nagle* 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.*

0320

BOX:

469

FOLDER:

4299

DESCRIPTION:

Nedes, John

DATE:

02/26/92



4299

0321

Witnesses:

Madge L. [Signature]

Counsel,

Filed

day of

189

Pleads,

283
26 *July* *2*

THE PEOPLE

vs.

John News

Burglary in the Third Degree
Section 498, *et seq.*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Henry [Signature]
Foreman.

July 16 1892

Charles [Signature]

Elmira [Signature]
P.B.M.

0322

Police Court 3 District.

City and County } ss.:
of New York,

Bridget Louzensky

of No. *532 East 12th* Street, aged *41* years,
occupation *Keep house* being duly sworn

deposes and says, that the premises No. *532 East 12* Street, Ward

in the City and County aforesaid the said being a dwelling house, apart-

ments on the top floor of ~~and~~ which was occupied by ~~deponent as a~~ *Elizabeth Einold* as a dwelling

~~and in which there was at the time a human being, by name~~ and which were tempo-
rarily in deponent's care and charge
were BURGLARIOUSLY entered by means of forcibly opening the
door leading to said apartment by the
aid of keys

on the *18th* day of *February* 18*87* in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

*Two dresses, three waists, one pair pantaloons
one overcoat, and a quantity of jewelry
all of the value of Twenty five dollars*

the property of *said Einold* and in deponent's care as aforesaid
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

John Nedea (now here)

for the reasons following, to wit: *that said apartments were
securely locked and fastened by the
said Einold and said property was
therein and the said Einold entrusted
the keys of the apartments in deponent's
care during her absence. The defendant
was visiting deponent and left and
deponent found the said keep missing
Deponent saw the defendant leaving the*

0323

dwelling with a bundle and pursued
 them but lost track of him and met
 Police officer Charles Haas (now here)
 who informs deponent that he found the
 defendant in a pawn office immediately
 thereafter with the property here shown
 in his possession which he acknowledges
 the stole from said apartment
 I swear to these me }
 at 18 February 1892 } Bridget Larynski
 Charles K. Smith }
 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
 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 1892 _____ Police Justice.

I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1892 _____ 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 1892 _____ Police Justice.

Police Court, _____ District,

THE PEOPLE, &c.,
 on the complaint of

vs.

1. _____
 2. _____
 3. _____
 4. _____

Dated _____ 1892
 Magistrate.

Officer. _____
 Clerk. _____

Witness, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____

\$ _____ to answer General Sessions.

Offence—BURGLARY.

0324

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Haas
aged 37 years, occupation Police officer of No. 14 Puccin Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Bridget Louzenusky and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 18 day of February 1890 *Charles Haas*

Charles J. Luntz
Police Justice.

0325

3rd

District Police Court.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Medes 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 Medes*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1332 - 1st Avenue - 2 weeks*

Question. What is your business or profession?

Answer. *Stripper - in a Cigar Factory*

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 GUILTY.*

John Medes

Taken before me this

day of

Charles A. Stankov

Police Justice.

0326

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 *February 18* 189 *2* *Charles N. Sauter* Police Justice.

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

Dated, 189 _____ Police Justice.

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

Dated, 189 _____ Police Justice.

0327

208

Police Court, Brd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bridget Louzenosky
John Neaves

10 mag am
offense

Dated, February 18 1892

Taunton Magistrate.
It was Officer.

Witnesses Call in Officer Precinct.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer 90



Bury 3 & 1/4
13.1

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

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 Nees

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

John Nees

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

The said

John Nees

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, in the *day* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Elizabeth Emold

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 *Elizabeth Emold* 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.

SECOND COUNT—

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

John Needes

of the CRIME OF *Petitor* LARCENY

committed as follows:

The said

John Needes

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 *day* time of said day, with force and arms,

two dresses of the value of five dollars each, three waists of the value of two dollars each, one pair of trousers of the value of three dollars, one overcoat of the value of three dollars, and diverse articles of jewelry of a number and description to the Grand Jury aforesaid unknown, of the value of three dollars

of the goods, chattels and personal property of one

Elizabeth Einold

in the dwelling house of the said

Elizabeth Einold

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.

Wm. Lacey Nevoll
District Attorney

0330

BOX:

469

FOLDER:

4299

DESCRIPTION:

Newman, John F.

DATE:

02/12/92



4299

0331

Counsel,
Filed July 1892
Pleads,

THE PEOPLE
vs.
John S. Newman
Grand Larceny,
[Sections 528, 529, 530, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

George D. Hervey
Foreman
July 15, 1892

Charles J. Foley
Sentence suspended
July 23, 1892 P.M.

Witnesses:
A. W. Christie
John Cunningham

Officer Cunningham
400 Second

To the Honor Court
The within case although the
deft has pleaded guilty, I am
of opinion that the circumstances
under which the offense was com-
mitted were such as to com-
mence that a guilty intent was
lacking and in view of the fact
that the complainant vouchers for
deft's honesty and appears
willingness to again employ
the deft I respectfully urge
that the present money bid be
Waivehope Lyman
Cant. West City
Feb 23/92

0332

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel H. McMahon a Police Justice of the City of New York, charging Peter Murbelli Defendant with the offence of Receiving Stolen Goods

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned.

We Peter Murbelli Defendant of No. 21
Murray Street; by occupation a Fruit Dealer
and Rafael Bolle of No. 47 Mulberry
Street, by occupation a Solemn Keeper Surety, hereby jointly and severally undertake that the above named Peter Murbelli Defendant shall personally appear before the said Justice, at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Ten Hundred Dollars.

Taken and acknowledged before me, this 3 day of January 1892
W. W. Madison POLICE JUSTICE. Peter Murbelli Rafael Bolle

0333

CITY AND COUNTY }
OF NEW YORK, } ss.

day of *January*
1892
Police Justice.

Sworn to before me, this

20

Rafael Bolle
the within named Bail and Surety being duly sworn, says, that he is a resident and *Free*
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of *houses and lots 27 and 29*
Mulberry Street worth Thirty eight thousand
dollars over all encumbrances.

Rafael Bolle
mark

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 18

Justice.

4330

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, } ss.

An information having been laid before

of the City of New York, charging

the offence of

James J. Harkin
Dealing in stolen goods
Reserve & St. John

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

Defendant of No. *44*

Street; by occupation a *hunt dealer*

and *James Becke*

Street, by occupation a *Belgian Rifle*

that the above named *Beckes*

shall personally appear before the said Justice, at the *1* District Police Court in the City of New York,

during the said examination, or that we will pay to the People of the State of New York the sum of *Ten*

Hundred Dollars.

Taken and acknowledged before me, this

day of *January*

1925

at 200 West 117th Street

at 200 West 117th Street

at 200 West 117th Street
POLICE JUSTICE.

at 200 West 117th Street

0335

CITY AND COUNTY } ss.
OF NEW YORK, }

John of
W. M. ...
Police Justice.

Sworn to before me, this

Rafael Bolle

the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *Twenty* **Hundred Dollars,**
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of *houses and lots 27 and*
49 Mulberry Street worth Thirty eight
thousand dollars over all encumbrances.

Rafael X Bolle
mark

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Underlying to appear
during the Examination.

ss.

Taken the day of 18

Justice.

0336

David M. Neuberg,
Attorney and Counsel,
291 Broadway.

New York, Feby 16th, 1892.¹⁸⁹

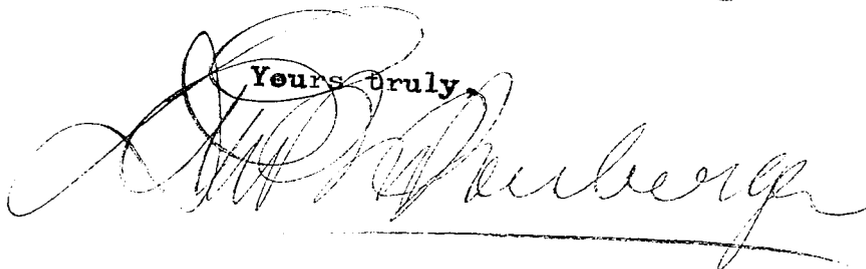
Wauhope Lynn, Esq.,
Asst Dist. Attorney, N. Y. City.

My dear Lynn:-

On yesterday one John F. Newman pleaded guilty to larceny in the Court in which you were. He was remanded for sentence. I would like to see you before he is sentenced, in order to give you some further information to what has already been given, and in order to communicate some important facts, which will enable you to obtain a conviction against the other defendants.

I will make it my business to be in Court to-morrow morning to see you about it.

Yours truly,



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 F. Newman

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

John F. Newman

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said

John F. Newman

late of the City of New York, in the County of New York aforesaid, on the *30th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, with force and arms,

seventy-six bunches of bananas of the value of one dollar each bunch

[Large flourish]

of the goods, chattels and personal property of one

George N. Richardson

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.

*We Laurence Nicoll,
District Attorney.*

0338

BOX:

469

FOLDER:

4299

DESCRIPTION:

Nugent, Christopher

DATE:

02/19/92



4299

0339

246

Witnesses:

John King
John Grogan

Counsel,

Filed

Day of

189

Pleas:

19 Feb 1892
Magally

THE PEOPLE

vs.

B
Christopher Eugene

Sections 528, 532, Penal Code.

PETIT LARCENY.

DE LANCEY NICOLL,

District Attorney.

Attorney

A TRUE BILL

John Grogan
John King
John Grogan
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Christopher Nugent

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

Christopher Nugent

of the CRIME OF PETIT LARCENY, committed as follows:

The said Christopher Nugent

late of the City of New York, in the County of New York aforesaid, on the 11th day of February in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

the sum of eight dollars in money, lawful money of the United States of America, and of the value of eight dollars, and divers articles of wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of three dollars

of the goods, chattels and personal property of one

Yen Sing

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

De Lancey Nicoll, District Attorney