

04 19

BOX:

351

FOLDER:

3305

DESCRIPTION:

Pandelf, Philip

DATE:

04/17/89



3305

POOR QUALITY
ORIGINAL

0420

Witnesses

James Hogan
Off J. J. Mully

Counsel,

Filed

17 day of April, 1889

Pleads,

Charged with it

THE PEOPLE

vs.

Philip Randell

[Sections 224 and 228, Penal Code].
Robbery, degree.

JOHN R. FELLOWS,

District Attorney.

Ordered to N. Y. Court of Oyer and
Terminer for trial April 18, 1889

Remitted to the Court of
General Sessions in and for the City
and County of New York for trial Friday
A True Bill.

May 27, 1889
Foreman.

*Deceased on her
own recognizance as was
a Deputy Sec. Gen.*

\$268

appearing by the within affidavits
it is impossible to secure the at-

tendance of *James Hogan*
a material and necessary witness for
the People and without whose evidence
a conviction cannot be had. I there-
fore respectfully recommend that the

defendant herein *Philip
Randell* be
discharged on his own recognizance.

N. Y., May 27 1889

John R. Fellows
District Attorney

POOR QUALITY
ORIGINAL

0421

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF
GENERAL SESSIONS.

In the Name of the People of the State of New York.

To *James Hogan*
Of No. *Chambers Street* Street *West*
W. Union Hotel

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *27th* day of *May* 188*9*, at the hour of 10 in the forenoon of the same day, as a witness in

a criminal action prosecuted by the People of the State of New York, against

Philip Randolf
Dated at the City of New York, the first Monday of *May*
in the year of our Lord, 188*9*

JOHN R. FELLOWS, District Attorney.

GLUED PAGE

POOR QUALITY
ORIGINAL

0422

Court of General Sessions.

THE PEOPLE

vs.

Philip Paulif

City and County of New York, ss:

Cornelius Leary being duly
sworn, deposes and says: I reside at No. *27 North Moore*
Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the
City and County of New York. On the *3rd* day of *May* 188*9*,
and on several other occasions
I called at *Western Union Hotel, Chambers*
and West Sts.

the alleged *residence* of *James Hogan*
the complainant herein, to serve him with the annexed subpoena, and was informed by

the proprietor of said hotel, that
said Hogan had left there about
one month ago, and he did not know
if he would ever return

Sworn to before me, this *27* day
of *May* 188*9*

Cornelius Leary
Subpoena server

POOR QUALITY
ORIGINAL

0423

Court of General Sessions.

THE PEOPLE, on the Complaint of

James Hogan

vs.

Philip Cardell

Offence:

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Cornelius Henry

Subpoena Server.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0424

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF
GENERAL SESSIONS.

In the Name of the People of the State of New York.

To *James Morgan*

of No. *Chambers Street* Street

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the

MAY.

1889,

at the hour of 10¹/₂ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Julius Madlap

Dated at the City of New York, the first Monday of
in the year of our Lord, 1889.

JOHN R. FELLOWS, District Attorney.

GLUED PAGE

POOR QUALITY
ORIGINAL

0425

THE PEOPLE

vs.

Philip Tanelif

City and County of New York, ss.:

Gabriele H. Muller being duly

sworn, deposes and says: I am a Police Officer attached to the *44th* Precinct,

in the City of New York. On the *27th* day of *May* 188*9*,

I called at *Union Hotel, Chambers Street*

the alleged *stopping place* of *James Hogan*

the complainant herein, to serve him with the annexed subpoena, and was informed by

the clerk of said hotel, that said Hogan
had left said hotel about one month
ago and he did not know when he would
return, or whether he would ever do so.

Sworn to before me, this *27th* day
of *May*, 188*9*

Edward Grease
Notary Public
City and County of New York

Gabriele H. Muller

POOR QUALITY
ORIGINAL

0426

Court of General Sessions.

THE PEOPLE, on the Complaint of

James Hogan

vs.

Philip Canale

Offense

John A. Sullivan
RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

G. W. Muller

4th

Precinct

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0427

Police Court— / District.

CITY AND COUNTY }
OF NEW YORK, } ss

James Hogan
of No. 121 West 121st Street, Aged 36 Years
Occupation Engineer. being duly sworn, deposes and says, that on the
6 day of April 1889, at the 4 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Four and lawful money of the issue
of the United States consisting of two
Notes of the denomination of five each,
two Notes of the denomination of
one dollar each, and one Note of the
value of two dollars, and
a gold Scarf Pin of the value of
three dollars, said property
being in all of the value of

of the value of Twenty Six DOLLARS,
the property of deponent,

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen and carried away, by force and violence as aforesaid by

Philip P. P. (nowhere)
and three other persons not arrested
and whose names or numbers to identify
from the fact that deponent was in a room
on the 2nd floor of premises 87-86 James
Street when deponent had said money
in the watch pocket of the pants then worn
upon deponent's person, said Pin was
in the Scarf then worn by deponent,
that deponent took said money from
his pocket and sent for Beer and
replaced the same in said pocket
deponent and one of said unknown
persons men clanging, when deponent felt
said unknown person take said money

day of

Sworn to before me, this

188

Police Justice.

POOR QUALITY
ORIGINAL

0428

from said pocket and deposited said
of the hand of said unknown person which
at the time said said money
and said unknown person tore himself
away from defendant that then said
defendant Phillip and the two other
unknown person seized hold of defendant
and held defendant whereby said unknown
person with the money escaped.
That while defendant was so held
said Phillip took said pin from
defendant's coat.
Defendant charges that said Phillip
and said unknown persons acted
in concert with each other in taking
and stealing said property from
defendant's possession and person
by force and violence as aforesaid.

Subscribed before me this 2nd day of April 1888
James H. Ogden
Justice of the Peace

Dated 1888
guilty of the offence within mentioned, I order him to be discharged.

There being no sufficient cause to believe the within named
Dated 1888
Police Justice.

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

Dated 1888
of the City of New York, until he give such bail.

Hundred Dollars
and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of
vs.
1.
2.
3.
4.
Offence—ROBBERY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0429

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip Pandelaf 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.

Philip Pandelaf

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Italy

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

Answer.

90 from New 1 month

Question. What is your business or profession?

Answer.

Don't know

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
Felix Pandelaf

Taken before me this

day of *April*

188

9

Police Justice.

POOR QUALITY
ORIGINAL

0430

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

It appearing 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 herein named

is guilty of the offence within mentioned, I order h to be discharged.

Dated

188

Police Justice.

to

discharged on its own recognizance.

N. Y. May 27 1889

District Attorney

Police Court-- 1 District

568

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James H. Hagan

Charles J. Hagan

John H. Hagan

Offence

Robbery

4

Dated

April 14 1889

Magistrate

John H. Hagan

Officer

4

Witnesses

No.

No.

No.

No.

No.

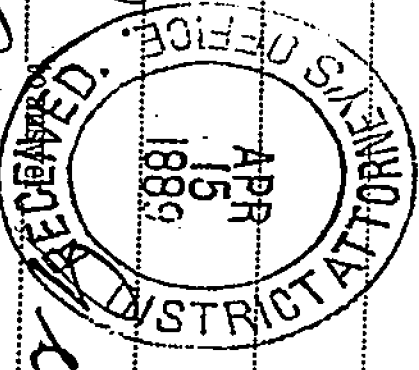
No.

No.

No.

No.

No.



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 herein named

is 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 April 14 1889 Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0431

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *James H. Morgan*
of No. *Chamber Street* Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *14* day of *MAY*, 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Philip Randolph
Dated at the City of New York, the first Monday of *MAY*, in the year of our Lord, 1889.

JOHN R. FELLOWS, District Attorney.

DOOR QUALITY
ORIGINAL

0432

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

April 18
Western Union Hotel
Chamber & West St

POOR QUALITY
ORIGINAL

0433

THE PEOPLE

vs.

Philip Paulsely

City and County of New York, ss.:

Gabriel H. Muller being duly sworn, deposes and says: I am a Police Officer attached to the 4th Precinct, in the City of New York. On the 13th day of May 1889, and on one other occasion I called at

Chambers & West Sts. the alleged residence of

James Hogan the complainant herein, to serve him with the annexed subpoena, and was informed by

the clerk of the hotel there situate, that said Hogan left said hotel where he had been stopping some time ago. He did not know when said complainant would return. He was not a permanent guest at said hotel, and stopped there only occasionally.

Sworn to before me, this 14th day of May 1889.

William H. Muller
County Clerk

Gabriel H. Muller

POOR QUALITY
ORIGINAL

0434

Court of General Sessions.

THE PEOPLE, on the Complaint of

James Hogan

Philip Dandel

John A. Holloway
RANDOLPH B. MARTINE,

District Attorney.

Affidavit of Police Officer

Gabruskius Muller

4th Precinct.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0435

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Prindip Canally

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

of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *Prindip Canally*

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*nine*, in the ~~time of the said day~~, at the City and County aforesaid, with force and arms, in and upon one *James Hoogen*, in the peace of the said People, then and there being, feloniously did make an assault, and ~~promissory note~~ *two* 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 and value of *two* dollars each; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *two* dollars each; *two* United States Silver Certificates of the denomination and value of *two* dollars each; *two* United States Gold Certificates of the denomination and value of *two* dollars each; *two* 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 and value of *one* dollar each; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *one* dollar each; *two* United States Silver Certificates of the denomination and value of *one* dollar each; *two* United States Gold Certificates of the denomination and value of *one* dollar each; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of *two* dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *two* dollars; *one* United States Silver Certificate of the denomination and value of *two* dollars; *one* United States Gold Certificate of the denomination and value of *two* dollars; and *one* ready

in the value of twelve dollars,
of the goods, chattels and personal property of the said *James Hoogen*, from the person of the said *James Hoogen*, against the will, and by violence to the person of the said *James Hoogen*, then and there violently and feloniously did rob, steal, take and carry away, *the said Prindip Canally*, being then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid as yet unknown.

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.

0436

BOX:

351

FOLDER:

3305

DESCRIPTION:

Parison, Frank

DATE:

04/03/89



3305

POOR QUALITY
ORIGINAL

0437

Counsel,
Filed *3* day of *April* 188*9*
Pleads, *Adversely* - 4

VIOLATION OF EXCISE LAW.
(Selling without license.)
[III, R. S. (7th Ed), page 1981, § 18, and
of 1888, Chap. 840, § 5].

THE PEOPLE

vs.

Frank B. Parison

JOHN R. FELLOWS,

District Attorney.

off. Apr. 10

A True Bill.

J. M. Morby

Foreman,

Complaint sent to the Court
of Special Sessions,

Port III, April 10. 1889.

Witnesses:

E. Brown

POOR QUALITY
ORIGINAL

0438

Court of General Sessions of the Peace,
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Frank P. Parison

The Grand Jury of the City and County of New York, by this indictment, accuse
Frank P. Parison
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

(III. Revised
Statutes, 17th
edition) p. 1981
Section 13).

The said

Frank P. Parison

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *January* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, certain strong and spirituous
liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one
gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong
and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in
quantity less than five gallons at a time, to

one Edward S. Browne and to
certain *other* persons whose names are to the Grand Jury aforesaid unknown, without
having a license therefor, as required by law, contrary to the form of the Statute in such case
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340 sec-
tion 5)

SECOND COUNT—

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

Frank P. Parison
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Frank P. Parison

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *sixteen Prince Street*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to

one Edward S. Browne and to
certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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.

POOR QUALITY
ORIGINAL

0439

(Laws of 1883,
chapter 840 sec-
tion 5.)

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Frank P. Parison
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed
as follows:

The said

Frank P. Parison

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as

number sixteen Prince Street

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did give away to

certain persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0440

BOX:

351

FOLDER:

3305

DESCRIPTION:

Passanti, Giorgio

DATE:

04/23/89



3305

0441

BOX:

351

FOLDER:

3305

DESCRIPTION:

Pallancho, Angelo

DATE:

04/23/89



3305

0442

BOX:

351

FOLDER:

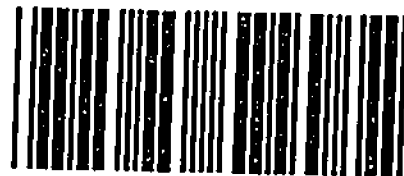
3305

DESCRIPTION:

Callonchi, Wardo

DATE:

04/23/89



3305

0443

BOX:

351

FOLDER:

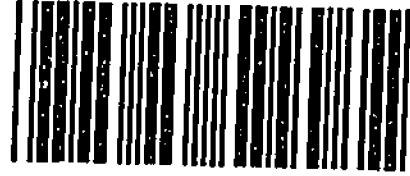
3305

DESCRIPTION:

Romano, Pietro

DATE:

04/23/89



3305

0444

BOX:

351

FOLDER:

3305

DESCRIPTION:

Callonchi, Pietro

DATE:

04/23/89



3305

Witnesses:

Corr. Sullivan
Capt. P. P. Hogan

Counsel, *J. C. Seelye*
44-45 Broadway
Filed *20*, day of *April* 188*9*
Pleads, *Not guilty*

THE PEOPLE

Assault in the Second Degree.
(Section 218, Penal Code).

vs.
Giorgio Pasanti
Angelo Ballancho
Wardo Callanichy
Pietro Romano
Pietro Callanichy

JOHN R. FELLOWS,
Pr Apr 20/89 District Attorney.
all tried & acquitted.

A True Bill.

AM. Kirby
Foreman.

341

POOR QUALITY
ORIGINAL

0445

POOR QUALITY
ORIGINAL

0446

Police Court—^{2^d} District.

City and County { ss.:
of New York,

of No. ^{the} 15th Police Precinct ^{Edward Gilgar} aged 42 years,
occupation ^{Police Officer} being duly sworn
deposes and says, that on the 4th day of April 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by ^{George Passamanti,}
^{Angelo Pallanchio Nardo Gallouchi,}
^{Pietro Romanno and Pietro Gallouchi,}
(all now here) in the following manner
to wit: said George Passamanti struck deponent
one violent blow on the head with some hard substance
then and there held in his Passamanti's hands and said
Angelo Pallanchio struck deponent two violent blows
on the head with his, Angelo's, clenched fists, and
Nardo Gallouchi struck deponent one violent blow
on the head with ~~his~~ some hard substance then and
there held in his, said Nardo's hands, and said
Pietro Romanno struck deponent one violent blow
on the head with his Pietro's clenched fists
and said Pietro Gallouchi struck deponent
one violent blow on the face with his, Pietro's
clenched fists and said assaults were
committed by ~~all~~ all of said defendants
upon deponent while deponent was
in the discharge of his duty as a Police Officer,
and defendants

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(s) may be apprehended and bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 5th day
of April 1889

^{Edward Gilgar}
Police Justice.

POOR QUALITY
ORIGINAL

0447

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Giorgio Passanante 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. *Giorgio Passanante*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *Nº 171 Thompson Street about 1 year*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty. I was going out of the house and the complainant struck me*
Giorgio Passanante

Taken before me this

day of

Police Justice.

POOR QUALITY
ORIGINAL

0448

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Angelo Pallandro being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h is right to
make a statement in relation to the charge against h is that the statement is designed to
enable h is if he see fit to answer the charge and explain the facts alleged against h is
that he is at liberty to waive making a statement, and that h is waiver cannot be used
against h is on the trial.

Question. What is your name?

Answer.

Angelo Pallandro

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Italy

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

Answer.

N^o 171 Thompson Street & about 1 year

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I was there when the
Officer was beaten but I
had nothing to do with it.
his
Angelo Pallandro
mark*

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0449

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Nardo Gallouchi

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. *Nardo Gallouchi*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *No. 171 Thompson Street & about 2 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty.*

Nardo Gallouchi
mark

Taken before me this

day of

1938

Police Justice

POOR QUALITY
ORIGINAL

0450

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK ss.

Pietro Romano 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.

Pietro Romano

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Italy

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

Answer.

N^o 171 Thompson Street & about 1 week

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

Vito Romano

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0451

Sec. 198-200.

2- District Police Court.

CITY AND COUNTY OF NEW YORK,

Pietro Calloudin

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.

Pietro Calloudin

Question. How old are you?

Answer.

51 years

Question. Where were you born?

Answer.

Italy

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

Answer.

No 171 Thompson Street & about 15 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty -

Pietro Calloudin
made

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0452

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

Police Court--- 2 525
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward J. J. J.

John Passamonte

Angelo Pallanchi

Nardo Gallouchi

Pietro Gallouchi

Pietro Romanov

Offence

Dated April 5 1889

Magistrate

Officer

Precinct

Witnesses

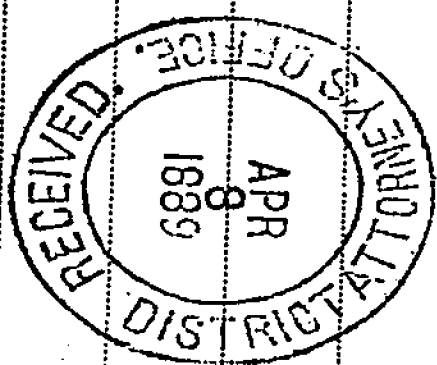
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John Passamonte, Angelo Pallanchi, Nardo Gallouchi, Pietro Romanov guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated April 5 1889 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0453

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
*Giorgio Passanti, Angelo
Pallauch, Wardo Callouchi,
Pietro Romano and Pietro Ballonchi*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse
*Giorgio Passanti, Angelo Pallauch, Wardo
Ballonchi, Pietro Romano, and Pietro Callouchi*—

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

The said *Giorgio, Passanti, Angelo Pallauch, Wardo
Callouchi, Pietro Romano and Pietro Callouchi*, all

late of the City and County of New York, on the *fourth* day of
April —, in the year of our Lord one thousand eight hundred and
eighty-nine, with force and arms, at the City and County aforesaid, in and upon one

Edward Gilgar —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said *Giorgio Passanti, Angelo
Pallauch, Wardo Ballonchi, Pietro Romano and
Pietro Ballonchi*, —

with a certain *hard substance* to the Grand Jury, which aforesaid unknown
which they the said *Giorgio Passanti, Angelo Pallauch, Wardo
Ballonchi, Pietro Romano and Peter Callouchi*
in their right hands then and there had and held, the same being then and there
a weapon and an instrument and ~~weapon~~ ^{thing} likely to produce grievous bodily harm,
him, the said *Edward Gilgar* then
and there feloniously did wilfully and wrongfully strike, beat, *cut* —
bruise 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.

POOR QUALITY
ORIGINAL

0454

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Giorgio Passanti, Angelo Pallancho, Wardo Ballonchi, Pietro Romano and Pietro Callonchi* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Giorgio Passanti, Angelo Pallancho, Wardo Ballonchi, Pietro Romano and Pietro Callonchi*, all 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

Edward Gilgar

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Giorgio Passanti, Angelo Pallancho, Wardo Ballonchi, Pietro Romano and Pietro Callonchi* the said *Edward Gilgar* with a certain *hard substance to the Grand Jury aforesaid unknown,* which *they* the said *Giorgio Passanti, Angelo Pallancho, Wardo Ballonchi, Pietro Romano and Pietro Callonchi* in *their* right hand then and there had held, in and upon the head and body of *him* the said *Edward Gilgar*

then and there feloniously did wilfully and wrongfully strike, beat, *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 *Edward Gilgar* to the great damage of the said *Edward Gilgar* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0455

BOX:

351

FOLDER:

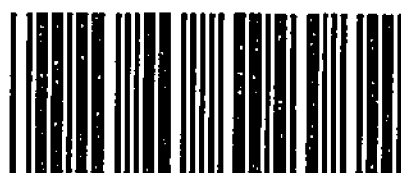
3305

DESCRIPTION:

Power, Harrison

DATE:

04/18/89



3305

POOR QUALITY
ORIGINAL

0456

257.

Butler

Witnesses:

M. W. Mearns

Counsel,

Filed *18* day of *April* 188*9*

Pleas,

Chiquilly, or

THE PEOPLE

vs.

Harrison Power

*Was set to come Wednesday
26th before Judge
Marling by counsel
At 4:45 P.M.*

JOHN R. FELLOWS,

July 19/89 District Attorney.

Discharged on his word

A True Bill.

recy. 2/2/89

A. W. Mearns

May 13 at 11:11 a.m. Foreman.

207 May 13/89

*In conversation of the
advertisers of the
discovery in the
company.*

*for 19/89, Adm.
D. 1*

0457

Thames

In connection of my
undated letter to Mr. [unclear] at [unclear]
I enclose the [unclear]
order in his name.
Very truly,
J. D. [unclear]

Filed 18 day of April 1889
Pleads, Aggrieved

Pleads, *Wagdy-m*

THE PEOPLE

50.

Harrison Power

is at home Wednesday
26th before lunch
Married by consent
AHHH

JOHN B. FELLOWS,

22 Exchange can be used

A True Bill

[Handwritten signature]

Library, Part 3 Foreman.
at 11:15 request

257

**POOR QUALITY
ORIGINAL**

0458

COURT OF GENERAL SESSIONS OF THE PEACE

In and for the City and County of New York.

-----X
The People of the State of New York :
against :
Harrison Power. :
-----X

Conditional examination of R. W. Wilkinson,
under and pursuant to an order issued this day from
the above named Court by the Honorable Henry A. Gilder-
sleeve, Justice.

R. W. Wilkinson is conditionally examined in
the above entitled case under such order and on a
stipulation made by Anson B. Stewart, Esquire, counsel
for Harrison Power for the purposes of this examina-
tion that the said examination shall be used with the
same force and effect upon the trial of the indictment
herein as if the said Wilkinson were present.

City and County of New York ss.

R. W. Wilkinson, being duly sworn, deposes as
follows:

Direct examination by Asst. Dist. Atty. Macdona.

Q. What is your name ?

A. R. W. Wilkinson.

Q. Where do you reside ?

A. Philadelphia.

Q. Whereabouts ?

A. 1951 North Seventh Street.

POOR QUALITY
ORIGINAL

0459

2

Q. What is your business ?

A. Book-keeper in the Corn Exchange National Bank of Philadelphia.

Q. As such book-keeper are you familiar with the titles of all the accounts kept in that bank at present ?

A. Yes sir, I am familiar with all the accounts.

Q. Are you familiar with all the titles of all the accounts kept in that bank in February, 1889 ?

A. Yes sir.

Q. Was there at that time an account entitled George M. Miller & Co. ?

XX (Objected to as immaterial, irrelevant and incompetent.)

A. No sir.

Q. How long have you been connected with the bank ?

A. Fifteen years.

Q. Was there at any time during the fifteen years of your connection with the bank ?

(Objected to as incompetent, irrelevant and immaterial.)

A. No such account.

Q. And there is now no such account as George M. Miller & Co. ?

(Objected to.)

A. There is not.

XX

Q. I hand you a check dated "Philadelphia, February 16th, 1889, Corn Exchange National Bank, Pay to

**POOR QUALITY
ORIGINAL**

0460

3

Brown & Power, or order one hundred and nine 80-100 dollars, George M. Miller & Co."--have you seen that check before ?

A. No sir never saw that check before.

(Check marked Exhibit 1 of this date for identification.)

Q. Is that the check usually printed by your bank ?

(Objected to.)

A. That is used as a counter check, which anybody can take off our counter.

Mr. Stewart asks to have the latter part of the answer stricken out as irresponsible.

Q. You identify that as a check issued by your bank in blank form ?

A. Yes sir.

Cross-examination by Mr. Stewart.

Q. You don't know how that check was issued by your bank, whether as it stands or in book form ?

A. Yes sir, it is issued as it stands; we don't print those in book form at all, in different color and style.

Q. Do you know the defendant in this case, Harrison Power ?

A. I don't think I do.

Q. Will you swear positively that you don't know the defendant in this case, Harrison Power ?

A. I might recognize the man as a man who came in and out of the bank at times, as a man who walked in and out, but I was never introduced to him and don't

**POOR QUALITY
ORIGINAL**

0461

4

know him personally.

Q. You know him, but not by introduction.

A. I might know him as a man who walked in and out of the bank; I might recall him.

Q. What makes you say you might recall his face ?

A. The party whose name is written in the check drawn to Brown & Power I believe--I mean Mr. ~~REXXX~~ Brown--

Q. And therefore because you think you knew Mr. Brown you think you knew Mr. Power ?

A. I may know his face.

Q. As a matter of fact wouldn't you recognize his face?

A. I don't know.

Q. You mean to swear that you don't know the defendant in this case ?

A. I swear I have no acquaintance with him; I might recognize him as having seen him walking in and out of the bank.

Q. Do you know his father-in-law, Mr. Graham of Philadelphia ?

A. I know a Mr. Graham of Philadelphia.

Q. You were conversing with Mr. Graham this morning ?

A. Just before I came upstairs.

Q. Don't you know that that is the defendant's father-in-law, Mr. Graham ?

Mr. Macdona. Of your own knowledge.

The witness. What would constitute my own knowledge ?

I have heard he was the father-in-law.

(Objected to.)

POOR QUALITY
ORIGINAL

0462

5

Q. From whom have you heard it ?

(Objected to as immaterial and incompetent.)

A. From Mr. Graham.

Q. Himself ?

A. Yes sir.

Q. Who paid your expenses on here to-day ?

(Mr. Macdona objected to the question as incompetent and irrelevant, and the matter was taken into court and laid before Judge Gildersleeve, who sustained the objection, Mr. Stewart taking an exception to the ruling of the court.)

Q. How many accounts have you got in that bank ?

A. In individual ledgers ?

Q. I don't care.

A. We have altogether in individual accounts and ordinary accounts, banks outside of the city, some-- we have individual accounts, about six hundred accounts --that is my department, the individual accounts.

Q. How many book-keepers have you in that bank ?

A. Two.

Q. What is your particular business ?

A. Book-keeper Ledgers L to Z.

Q. And how long have you been on Ledgers L to Z ?

A. Off and on I have been I suppose for some eight or ten years at least.

Q. Were you on Ledgers L to Z on February 16th, 1889, the date of this check ?

A. No sir, I was not at that time.

POOR QUALITY
ORIGINAL

0463

6

Redirect Examination.

Q. Since your attention has been called to the fact that you were wanted here as a witness you have made have you, an examination of the books there to ascertain whether there was such an account as the one signed to that check ?

A. No sir, I have not, for the simple reason that I am acquainted with every account we have in our individual ledgers. I have made no special examination

Q. There are two book-keepers ?

A. Yes sir.

Q. Are you familiar with the accounts in the books kept by the other one ?

A. Yes sir, both ledgers.

Q. And your testimony is as stated, that there is no such account ?

A. There is not and never has been.

Sworn to before me this

14th day of May, 1889.

R. W. Wilkinson

H. A. Gildersleeve

I, Henry A. Gildersleeve, Judge of the Court of General Sessions of the Peace of the City and County of New York, do hereby certify that the foregoing deposition was taken before me pursuant to the annexed order, and that the same contains the testimony of the witness R. W. Wilkinson, therein named, as given upon such examination.

H. A. Gildersleeve
Judge Genl Sessions

POOR QUALITY
ORIGINAL

0464

Count of General Sessions

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Harrison Powers

*Conditional Examination
of R. W. Wilson*

JOHN R. FELLOWS,

DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,
NEW YORK CITY.

POOR QUALITY
ORIGINAL

0465

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this Subpcena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Serve Personal
SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Frank Cunningham
of No. Broadway & 4th St Street Rosemont Hotel

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the July 30 day of 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against Harrison Tower

Dated at the City of New York, the first Monday of July in the year of our Lord, 1889.

Gone to Los Angeles
JOHN R. FELLOWS, District Attorney.
cal

More to

Los Angeles, Cal

GLUED PAGE

POOR QUALITY
ORIGINAL

0466

Should the case not be called
assigned in Court, please Inquire
Office about it, and you may see
If inconvenient to remain, a
state this early to the District
If ill when served, please see
Attorney's Office.
If you know of more testing
before the Magistrate, or if a
was not there brought out,
District Attorney or one of his

THE PEOPLE

vs.

Harrison Power

City and County of New York, ss:

James Smith being duly
sworn, deposes and says: I reside at No. *304 East 38th*
Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the
City and County of New York. On the *18th* day of *July* 188*9*

I called at *Rosemore Hotel, 42nd St.*
W. B. Way.

the alleged *stopping place* of

the complainant herein, to serve him with the annexed subpoena, and was informed by

the clerk of said hotel that said
Frank Cummings had left there and
had gone to Los Angeles, California.
He had obtained employment there, and
would not return to this state.

Sworn to before me, this

of

July

19th

day

188*9*

James M. Leake
Notary Public
N.Y.C.

James Smith

Subpoena Server.

POOR QUALITY
ORIGINAL

0467

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Warrisors Covey

Offence: Grand Larceny

JOHN R. FELLOWS,

District Attorney.

Affidavit of

James Smith

Subpoena Server.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0468

In the Court of "General Sessions of the Peace", in and
for the City and County of New York:

----- x
The People of New York :
vs. : Indictment for
Harrison Power. : Grand Larceny 2 °
----- x

To Jno. R. Fellows, Esq., District Attorney of the City
and County of New York:

Dear Sir:- Please take notice,
that owing to the absence of material witnesses, whose
presence cannot be had in the City during the second week
in May, we are unable to go to trial before the 13th day
of May, 1889, in the above entitled case.

Respectfully

Butler and Wigger
Attorneys for defendant.

POOR QUALITY
ORIGINAL

0459

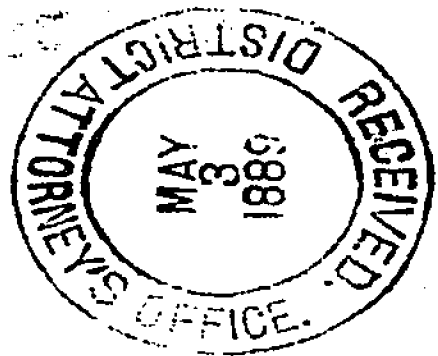
Court of General Sessions.

The People of New York

vs.

Harrison Power.

Att'ys for Deft.



POOR QUALITY
ORIGINAL

0470

COURT OF GENERAL SESSIONS.

----- X
THE PEOPLE
against
HARRISON POWER.
----- X

City and County of New York ss:

Anson Beebe Stewart, being duly sworn says, that he is the Attorney for the defendant in the above entitled action, that he has thouroughly investigated the above cause and believes that the defendant has a good and sufficient defense on the merits ~~to~~ this action.

That the complainant herein one Frank Cummings, who has been known to the deponent for a number of years called at deponent s office on or about the 1st day of July inst. and informed deponent that he was about to depart for Los Angles in the State of California, and taking an envelop from his pocket showed deponent his tickets which he had purchased to convey himself and family to that point. Said Cummings further said that intended to remain at Los Angles and make it his home, and had no intention of returning to New York. At said interview said Cummings informed deponent that he had no desire to further prosecute his charge made herein against defendant, but that on the contrary he thought that even if he defendant, Power were guiltyhe had been sufficiently punished by his incarceration in the Tombs for three months as he had been, and that he, Cummings, intended to have nothing to do with the further

POOR QUALITY
ORIGINAL

0471

prosecution of this action.

That subsequently deponent caused inquiries and investigations to be made as to whether or not said Cummings had departed for California, sending to the Rosemore Hotel where said Cummings had been last employed in New York and the said messenger reported to deponent that he had been told by the clerks, and others that said Cummings had been to the said Hotel and bidden good by to the clerks and his friends their, telling them he was going to leave that night, which deponent believes was July 8th, for California.

That subsequently, deponent himself, visited said Hotel on the 16th, day of July inst. deponent being well acquainted at said Hotel, from residing in its vicinity and being there frequently, for the past eight years, and had interviews with a Mr. Stevens, the clerk in charge of the office, and other habitues, of said Hotel, all of whom informed him that said Cummings had gone to California, and before going had come to the Hotel and bidden them good by telling them that he was about to start that night with his family for Los Angeles, California.

That the defendant herein has been incarcerated in said Tombs prison for a period of three months, that he was arrested in St. Louis, and came on to New York ^{voluntarily} ~~voluntary~~ giving himself up to the authorities here without causing the State the trouble or expense of requisition proceedings that for over a month last past defendant has been and is now seriously ill and suffering from a complication of diseases, which as deponent is informed will terminate

POOR QUALITY
ORIGINAL

0472

fatally unless defendant is speedily released from imprisonment.

Sworn to before me this : *Alfred B. Stewart*
17th day of July 1889. :

Benj. W. Buchanan
Notary Public
New York Co

POOR QUALITY
ORIGINAL

0473

Ch. of General Sessions

The People

vs

Marion Jones

Affidavit

James Duke Stewart

Atty. for deft.

137 Randolph

1947

8/11

POOR QUALITY
ORIGINAL

0474

At a Court of General Sessions of the Peace held in and for
the City and County of New York, at the City
Hall, in the said City on the *fourteenth* day of
May 1889.

Present,

The Honorable

Henry St. Geldersleeve Justice.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harrison Power

Indictment for

On reading and filing the affidavit of *Henry D. Madonna*
whereby it appears to the satisfaction of the Court that *R. W. Wilkinson*
a witness herein for the People, and whose testimony is material to the prosecution of this action, is
about to leave the State,
and that a conditional examination on behalf of the People of the said witness, is necessary to the
attainment of justice, and on motion of JOHN R. FELLOWS, Esquire, District Attorney, it is

Ordered, that the said *R. W. Wilkinson* such witness as aforesaid,
be conditionally examined on behalf of the People, pursuant to the provisions of Section 219 of the
Code of Criminal Procedure, at *Library in the General Sessions Building*
No 32 Chambers Street
in the said City of New York, on the *fourteenth* day of *May* 1889, at
the hour of *one* o'clock in the *after* noon of the same day, before the Honorable
Henry St. Geldersleeve one of the Justices of this Court; and it is further

Ordered, that a copy of this order and of the said affidavit on which the same is
granted, be served upon the defendant herein, and his counsel on or before the *fourteenth* day of
May 1889, together with notice of the time and place where the examination
hereby ordered is to be taken.

H. St. Geldersleeve
Judge Genl Sessions

To
Defendant,
and
Counsel.

You and each of you will please take notice that the within is a copy of an order this day duly entered in the Court of General Sessions of the Peace, of the City and County of New York, pursuant to § 219 of the Code of Criminal Procedure; and you will further please take notice that the conditional examination therein ordered and directed, is to be taken at

on the day of 188
at o'clock in the noon,
before Mr. Justice

as appears by the said order.

The defendant may be present personally at the examination to confront the witness produced against him.

Yours &c.,

JOHN R. FELLOWS,

District Attorney.

New York General Sessions.

THE PEOPLE,

vs.

Harrison Power

Affidavit and Order for conditional examination of a witness on behalf of the People. (§ 219, C. Cr. Pro.)

JOHN R. FELLOWS,

District Attorney.

Due service of a copy of the within order is hereby admitted this *fourteenth* day of

May 188*9*

Attorney and Counsel for the Defendant.

POOR QUALITY
ORIGINAL

0475

**POOR QUALITY
ORIGINAL**

0476

THE RILEY-OSBORN MANUFACTURING CO.
MANUFACTURERS OF

NOVELTIES IN **BIG BROS.** **METAL GOODS**
FRAMES AND TRIMMINGS

HARDWARE SPECIALTIES
FANCY BOX AND **MILITARY AND SOCIETY GOODS.** **TRIMMINGS.**

SAMPLE CASE LOCKS AND

SALESROOM, **FACTORY & OFFICE,**
323 BROADWAY **17 & 19 MULBERRY ST.**
NEW YORK. **NEWARK, N.J.**

FINE ART METAL GOODS IN CAST BRASS AND BRONZE. SPECIALTIES IN FANCY STATIONERS GOODS.

METAL BUTTONS AND CLOAK CLASPS. MUSICAL METAL GOODS. DOG COLLAR TRIMMINGS. BRIDLE FRONT CHAINS & BANDS.

Newark N.J. April 3, 1889

Mr. Frank Cummings,

Dear Sir:-

In reply to yours of the 7th. We are sorry to learn that you were another victim of Harrison Power's dishonesty, and regret to state that we have also suffered from the same cause, but in a different way. We let him have goods on consignment to sell, and we have been unable to secure proper returns from same. When we finally made a demand for a settlement of the matter, we found that the goods had been sold, delivered and collected for. You are probably aware that he is now under arrest in New York; perhaps you may be able to do something with your claim yet. At any rate, it should be presented that justice may be done.

Respectfully,

The Riley-Osborn Mfg. Co.

Dictated by

J. Kitchin

POOR QUALITY
ORIGINAL

0477

2140
2/23/89
Philadelphia, February 16th 1889

Corn Exchange National Bank,

Pay to Brown & Power or order Bearer,

One hundred & nine ⁸⁰/₁₀₀ Dollars,

\$ 109.80

Geo. W. Miller & Co.

Ex 1 May 18
for change on
2/23/89

POOR QUALITY
ORIGINAL

0478

Brown & Perry
FOR DEPOSIT ^{of}

ROSSMORE HOTEL.

Geo. J. Perry & Co.

FOR DEPOSIT
FOR ACCOUNT OF
NORTHWESTERN TRADING BANK
K. J. HENNINGSEN, CASHIER

FOR COLLECTION
NAT'L EXCHANGE BANK

Wm. J. Perry

POOR QUALITY
ORIGINAL

0479

Police Court 2 District.

Affidavit—Larceny.

City and County } ss.
of New York,

of Frank Cummings
Remore Hotel, Broadway & 42nd Street, aged 39 years,
occupation Cashier being duly sworn

deposes and says, that on the 17th day of February 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

Good and lawful money of
the United States to the amount
and of the value of One hundred
and nine & ⁷⁰/₁₀₀ dollars
(\$109.50)

the property of The firm of Green & Putney
who were the proprietors of said Hotel.
and in deponent's care and custody as
Cashier of said Hotel. 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 E. Harrison Pover

from the fact that the said Pover
gave deponent the annexed check for
One hundred and nine & ⁷⁰/₁₀₀ dollars.
on the Com Exchange Bank of
Philadelphia Pa payable to the order of
Brown and Pover and signed by George
M. Miller & Co. in payment of a bill
of forty dollars. which he Pover owed
deponent. Deponent believing that
said check was good, took it from the
said Pover in payment of said bill
and gave him the sum of sixty nine
& ⁷⁰/₁₀₀ dollars in change which was
the difference between the face value of

POOR QUALITY
ORIGINAL

0480

Said check and the amount of
the bill which the said Power and
said Hotel. Amount thereafter deposited
said check in the City National Bank
of New York City for collection. When,
after the lapse of a few days said
check was returned marked no account.
Wherefore amount charges the said A.
Harrison Power with feloniously obtaining
possession of said property with the intent
to defraud by color or aid of a false
and fraudulent check for the payment
of money when he well knew that the
maker or drawer of said check was
not entitled to draw on the drawer for
the sum of specified therein and prays
that he may be apprehended and dealt
with according to law.

Sworn to before me
this 29th day of May 1889

Frank Cummings

D. J. Kelly
Police Justice

POOR QUALITY
ORIGINAL

0481

Sec. 198-200.

CITY AND COUNTY,
OF NEW YORK, ss.

2 District Police Court.

Harrison Power 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. *Harrison Power*

Question. How old are you?

Answer. *27 years or so*

Question. Where were you born?

Answer. *Mississippi*

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

Answer. *St Louis 7 weeks*

Question. What is your business or profession?

Answer. *General Manager*

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
Harrison Power

Taken before me this

day of

May 1888

Police Justice.

POOR QUALITY
ORIGINAL

0482

Form 15.

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

I, EDWARD F. REILLY, Clerk of the City and County of New York, and also Clerk of the Supreme Court for the said City and County, being a Court of Record, DO HEREBY CERTIFY,
That the

Signature of the Police Justice
Hon. P. B. Duff, attached
to the annexed Warrant is genuine
and that said Hon. P. B. Duff
is a regularly qualified Police Justice
as I hereby believe

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal
of the said Court and County, the 5th day of *March* 1889
Edward F. Reilly Clerk.

GLUED PAGE

POOR QUALITY
ORIGINAL

0483

Sec. 151.

Police Court District.

CITY AND COUNTY
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County
of New York, or any Marshal or Policeman of the City of New York:

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 Frank Cummings

of No. Strawberry Street, that on the 17th day of February
1889 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of
United States to the amount of
one hundred and nine Dollars,
of Green & Putney and in compliance
taken, stored and carried away, and as the said complainant has cause to suspect, and does suspect and
E. Harrison Brown

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
with bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in
y absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
ge, and to be dealt with according to law.

at the City of New York, this 20th day of February 1889

POLICE JUSTICE

POOR QUALITY
ORIGINAL

0484

Police Court District.	
THE PEOPLE, &c., ON THE COMPLAINT OF	
<i>The People</i> vs. <i>Edmund H. Power</i>	
Warrant-Larceny.	
Dated <i>March 29th</i> 188 <i>9</i>	
<i>John J. Sullivan</i> Magistrate <i>Geo Lewis</i> C. C. Officer.	
The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command con- tained in this Warrant.	
<i>John J. Sullivan</i> Officer.	
Dated <i>April 5</i> 188 <i>9</i>	
This Warrant may be executed on Sunday or at night.	
<i>John J. Sullivan</i> Police Justice.	

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.

Dated _____ 188

The within named

Police Justice.

POOR QUALITY
ORIGINAL

0485

*1000 bail for
April 6. 2.20 PM

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

No. 238
Holds Court
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Moses Cummings
Rousseau Mott
Hanson Jones
District
Offence
Larceny (felony)
Dated April 5 1889
Magistrate
Geo. F. Lewis
Officer
John J. Anderson
Precinct
C. O.
Witnesses
Paying Teller
Com Exchange National Bank
for Philadelphia
Street
No. 1
RECEIVED
APR 11 1889
DISTRICT ATTORNEY
TO ANSWER
Street
Com

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 April 9 1889 _____ Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0486

Monday

Phila. June 10th. 1889.
1320 Spring Garden St.

Dear Mr. Cummings,

Your letter was received some days ago, and you will please accept my sincere thanks for your kind words of sympathy in my behalf. I now begin to fully realize the terrible mistake I made in marrying that vile man, who by his fair words, and false promises induced me to elope with him, thus bringing deep sorrow to my kind indulgent Father's home, and blighting my own life. I firmly believed in all he told me, for he said he had money to support

POOR QUALITY
ORIGINAL

0487

Mr. How will he did this you can
judge, when I tell you that six
weeks after our marriage my
diamonds were pawned. We left
the Guard House owing a bill of
\$340 which has never been paid,
a doctors bill, and numerous
bills for clothing etc. All that
transpired during our residence
in New York is well known to
you. While in St. Louis I received
a letter from my Mother telling
me of his dishonesty in New York,
his cheating so many people,
the most of all leaving unpaid
the good kind doctor, who had
attended me so carefully during
my serious illness. In his letter
Mamma told me so much of
his lying and cheating that
my eyes were fully opened to the

I often think of the little fellow,
and how pleasantly I spent
many hours with him. Accept
my thanks for your kind sym-
pathy in this my hour of
sorrow. Yours Sincerely,

Annie T. Power.

Mr Fitzgerald
where she says the latter
part of my letter is too
terrible to write about
is the case of the disease
the Syphilis which he
had before he married her
and she is now suffering from
the effects of it.

Apr 2
F. Cunningham

POOR QUALITY
ORIGINAL

20488

Mr. How will he did this you can
judge, when I tell you that six
months after our marriage my
diamonds were pawned. We left
the Grand House owing a bill of
\$340 which has never been paid,
a doctors bill, and numerous
bills for clothing etc. All that
transpired during our residence
in New York is well known to
you. While in St. Louis I received
a letter from my Mother telling
me of his dishonesty in New York,
his cheating so many people,
the word of all leaving unpaid.
The good kind doctor, who had
attended me so carefully during
my serious illness. In his letter
Mamma told me so much of
his lying and cheating that
my eyes were fully opened to the
depravity of this man, for whom
I had sacrificed so much, and
who had so cruelly deceived
me. But it was not until I
arrived home that I learned
of the worthless check he had
given you in payment for our
board. As you can imagine it
was a great shock to me, for
I feel deeply grateful to you
and your wife for your many
acts of kindness to me while I
resided in your home. As you
are fully aware he had his
plan for tell you a lie about me,
saying he had received letters
from me, and also had in-
terviews with me in this city.
When my Father heard this
he was justly indignant. At
first he believed it and thought

POOR QUALITY
ORIGINAL

0489

I had been deceiving him ever
since I returned home. You
see how cruel that was and
what serious trouble it might
have brought me. For all his
deceit, I feel that he deserves to
be punished. The latter part
of your letter is so terrible for
me to think about. I cannot
get it out of my thoughts day
or night. As you can imagine
it has made me very nervous
and unhappy. Dreadful as it
is perhaps it is best that I should
know the worst now. Give Mrs
Cummings my love it would
give me much pleasure to see
dear little Frankie again.

POOR QUALITY
ORIGINAL

0490

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, or in any case where the claim is not presented in writing within sixty days after sending the message. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above. THOS. T. ECKERT, General Manager.

NUMBER

SENT BY

REC'D BY

CHARGE

125 38 paid 2 x 4
Received at the WESTERN UNION BUILDING, 195 Broadway, N. Y. 1889

Dated Philadelphia Pa 24

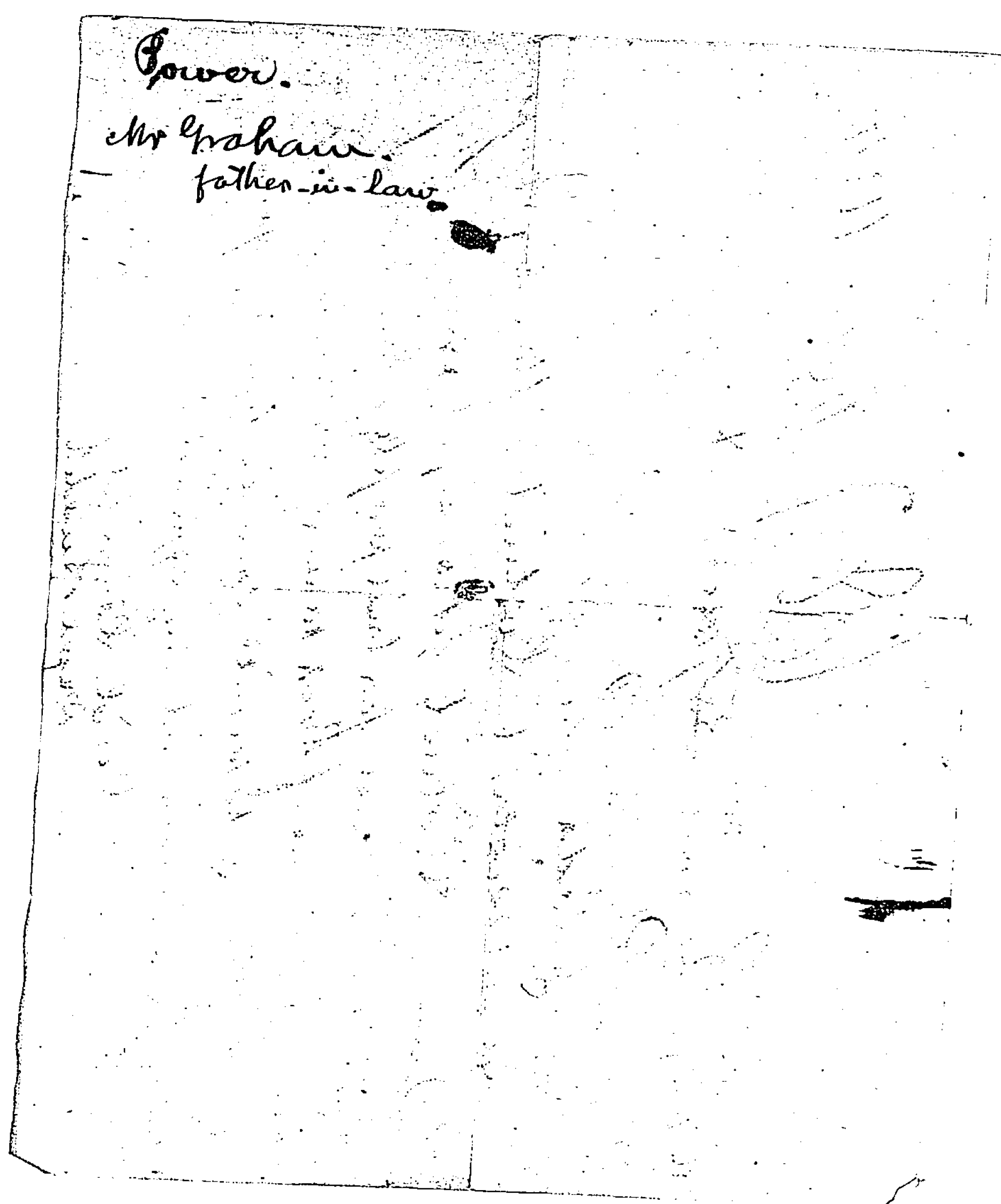
To Hon Assistant District Attorney Temple

District Attorney's Office
Please do not call for trial people against Harrison
Power in absence of Book Keeper of Corn Exchange Bank of
this City Book Keeper will come on twenty four hours
notice Please answer at my expense

Daniel Dougherty
Drexel Building

POOR QUALITY
ORIGINAL

0491



**POOR QUALITY
ORIGINAL**

0492

If not called for in Ten Days, return to
R. P. FLOWER & CO.,
52 BROADWAY,
NEW YORK.

How Jan. 1891
Asst. Dist. Atty.

Introducing
Leo Stern

POOR QUALITY
ORIGINAL

0493

1320 Spring Garden St

Philada. April 10th/89

Mr Frank Cummings
Cashier Rossmore Hotel
New York

Dear Sir,

In reply to your
letter of some days ago
would say that I regret
very much that Mr Power
has gone away without
paying you and left several
other creditors in the lurch.
I do not wish to be mixed
up in any way with this
man's affairs for he has already
brought too much trouble
to our home. Now as you

POOR QUALITY
ORIGINAL

0494

are aware I am not responsible
for this man's debts or his doing,
and will not have anything
to do with his matters nor
will I pay any of his debts.

Regretting that you have been
so deceived in him,

I remain
very Respy
Jm Graham

457
11/11
1877

POOR QUALITY
ORIGINAL

0495

Office of
Daniel L. Gibbons,
Counselor at Law
52 BROADWAY & 5 EXCHANGE COURT.

New York, June 25th 1889

My dear Sir:

This will be presented
by my friend Leo Stern
a reputable cigar man-
ufacturer and a staunch
democrat & member of
your organization.

He is interested in
a case in your office
You can rely on
what he says and if
you can do anything
for him consistently you
will personally oblige
Yours Truly

Daniel L. Gibbons

Wm. S. Fitzgerald
Dist. Dist. Attorney.

POOR QUALITY
ORIGINAL

0496

District Attorney's Office.

PEOPLE

vs.

Harrison Power
G.L.

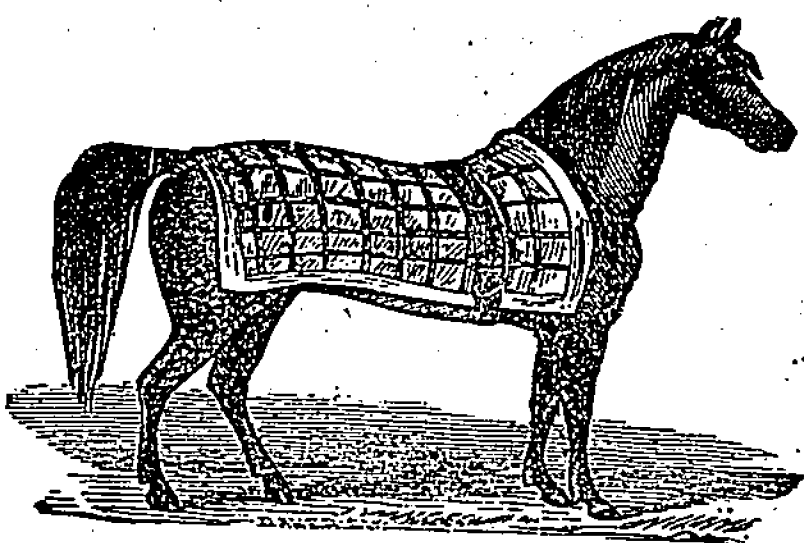
Dear Mr. Macdonald

This
Case Mr. Fitz Snowd
like to have examined.
Mr. Francis Leominer of the
Peoples witness is present
he is the Captain of the
Rasmore if you can
and find you will
oblige

Yours
J. McLeary

POOR QUALITY
ORIGINAL

0497



Office of

E. L. HOPKINS & CO.,
—Manufacturers of and Dealers in—

HARNESS, SADDLERY, &C., &C.

315 MAIN ST., OPPOSITE POST-OFFICE,

R. H. Barrett Esq. *Hatchez, Miss., May 31, 1889*

My Dear Sir

My Son, Al, a year ago, married Ed Rich mans Daughter of Phila Pa, without his consent - and he has left nothing undone to crush my son since. * Mr Graham hopes to convict if possible, to get his Daughter to divorce. The sum advanced on the check - was \$45.00 by the Hotel Clerk - Cummings.

I ask you as an old friend to read the letters enclosed, and write to the Hon John R. Fellows Dist Atty N.Y. City, a few lines in behalf of my Son Harry Harrison Power - nephew of Genl Nath Harris, and Brown law of -

POOR QUALITY
ORIGINAL

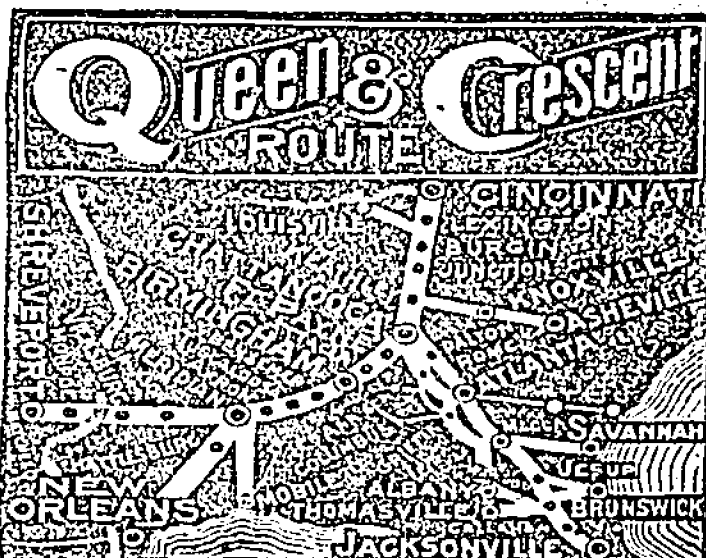
0498

of Capt W. S. Parish Dist
Attorney of 6th Judicial Dist
of Miss ten years.
You may recollect my
poor boy - himself, he lived
in Nicksburg some years ago.
Your prompt attention
will oblige a friend Father
and your friend
Steve Power

Keep all to your self & re-
main Papers to me & accept
best wishes, D

POOR QUALITY
ORIGINAL

0499



Passenger Department.

QUEEN AND CRESCENT SYSTEM.

CINCINNATI, NEW ORLEANS & TEXAS PACIFIC RAILWAY CO.	
(LESSEES OF CINCINNATI SOUTHERN RAILWAY.)	336 MILES.
ALABAMA GREAT SOUTHERN R. R.	295 "
NEW ORLEANS & NORTH-EASTERN R. R.	195 "
VICKSBURG & MERIDIAN R. R.	142 1/2 "
VICKSBURG, SHREVEPORT & PACIFIC R. R.	189 "

TOTAL, . . . 1158 1/2

New Orleans, La. June 3rd, 89 '18

R. H. GARRATT, Division Passenger Agent,
34 St. Charles St., New Orleans, La.

D. G. EDWARDS, Gen'l Pass. and Ticket Agent,
Cincinnati, Ohio.

Subject:

Col. J. R. Fellows,

Dist. Atty., New York.

Dear John:

I enclose you letter which speaks for itself. I have known the writer for many years, and know the family well. They are of the very best in Mississippi.

This boy was an appointee of West Point, when we lived in Vicksburg. I know nothing of him since.

Yours truly,

R. H. Garratt

POOR QUALITY
ORIGINAL

0500



Buffalo, N.Y. June 2^d 1888

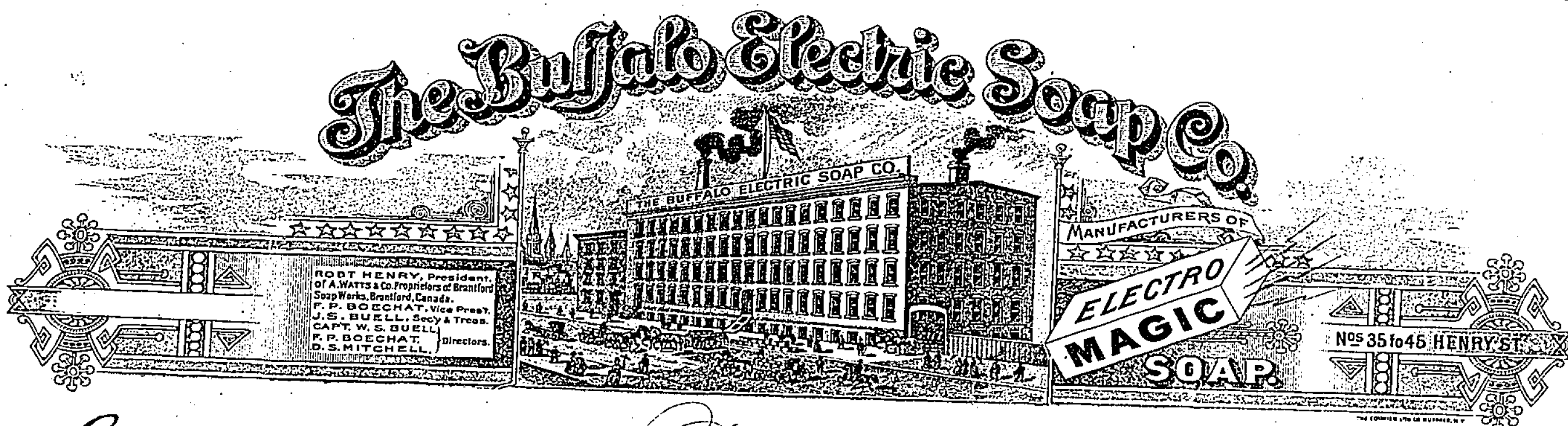
J. Cummings
New York

Dear Sir

Yours of 31st to hand and contents
Noted. There was a young man known to us
as Harry Powers that represented this
Company in Scranton Pa. for about 4 months
I do not know anything about his Character
but his general reputation is not flattering
as far as I can learn. He has collected
Bills without knowledge or the authority of this
Company and failed to report the same
he also sent orders for several hundred boxes
Soap for different firms in Scranton claiming
that he had sold it to them which was left
on our hands to dispose of at an extra expense
of several hundred dollars. He has also over
drawn his acct to quite an extent while with this Co.

POOR QUALITY
ORIGINAL

0501



2

Buffalo, N.Y.

1888

he also Collected Bills due the Maloney Oil & Mfg Co. Claiming that he had given the funds to this Company on their acct - he is not truthfull nor is he a man that I would trust to transact Business for me under any consideration I do want to say anything to injure the man all that I have said is the truth and nothing Else as you asked of me to kindly let you know what I knew about him I have done so

Yours Respectfully
Buffalo Electric Soap Works
Fred Unger

POOR QUALITY
ORIGINAL

0502

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Marrison Power

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

Marrison Power

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

The said *Marrison Power*,

late of the City of New York, in the County of New York aforesaid, on the *seventeenth*
day of *February*, in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Franka Rummage*

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Franka Rummage.

That *a certain paper withing in the words*
and signing following, that is to say:

<i>Philadelphia, February 16 1889</i>
<i>Rem Exchange National Bank,</i>
<i>Pay to Brown & Power or order</i>
<i>One hundred & nine $\frac{80}{100}$ Dollars</i>
<i>\$109 $\frac{80}{100}$ Geo. W. Ritter & Co.</i>

and bearing on the back thereof an endorse-
ment as follows, that is to say: "Brown"

POOR QUALITY
ORIGINAL

0503

x Power," which the said Harrison
Camer then and there produced and
delivered to the said Franka Running,
was then and there a good and valid
order for the payment of money and
of the value of one hundred and
nine dollars and eighty cents,

And the said Franka Running

then and there ^{there} believing the said false and fraudulent pretenses and representations so made
as aforesaid by the said Harrison Camer

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
representations so made as aforesaid, to deliver, and did then and there deliver to the said
Harrison Camer, the sum of sixty
nine dollars and eighty cents in
money, lawful money of the United
States of America, and of the value
of sixty nine dollars and eighty
cents,

of the proper moneys, goods, chattels and personal property of the said Franka
Running

And the said Harrison Camer
did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and
personal property, from the possession of the said Franka Running

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with
intent to deprive and defraud the said Franka Running

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said ~~order~~ ^{power} which
the said Harrison Camer so as
aforesaid then and there produced and
delivered to the said Franka Running

POOR QUALITY
ORIGINAL

0504

was not then and there a good and
valid order for the payment of money,
and was not of the value of one
hundred and nine dollars and eighty
cents, or of any value whatever, but
was then and there wholly void and
worthless;

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Harrison Power
to the said Franka Summings was and were
then and there in all respects utterly false and untrue, as the the said
Harrison Power
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Harrison Power
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Franka Summings
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0505

Second COUNT:—

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

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

The said Harrison Power,

late of the City of New York, in the County of New York aforesaid, on the seventeenth
day of February, in the year of our Lord one thousand eight hundred and
eighty-nine, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud George T. Putney and George
Green, partners, then and there doing
business in and by the firm, name
and style of Green and Putney

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to his own use, did then and
there feloniously, fraudulently and falsely pretend and represent to one George
Summings, the cashier of the said George T.
Putney and George Green, and as such cashier
then receiving the said moneys, goods, chattels
and personal property in his possession,

That a certain paper writing in the words
and figures following, that is to say:

Philadelphia, February 16th 1889
Penn. Freedmen's National Bank,
Pay to Brown & Power or order
One hundred & nine & 00/100 Dollars
\$109.00 George T. Putney & Co.

and signing on the back thereof an
endorsement as follows, that is to say:

POOR QUALITY
ORIGINAL

0506

"Brown & Power", which the said
Harrison Power then and there
produced and delivered to the said
Trade Remittance, was then and there
a good and valid order for the
payment of money and of the value
of one hundred and nine dollars
and eighty cents.

And the said Trade Remittance
then and ^{there} believing the said false and fraudulent pretenses and representations so made
as aforesaid by the said Harrison Power

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
representations so made as aforesaid, to deliver, and did then and there deliver to the said
Harrison Power, the sum of sixty
nine dollars and eighty cents in money,
lawful money of the United States of
America and of the value of sixty nine
dollars and eighty cents,

of the proper moneys, goods, chattels and personal property of the said George
F. Putney and George Green,

And the said Harrison Power
did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and
personal property, from the possession of the said Trade Remittance,
by color and by aid of the false and fraudulent pretenses and representations aforesaid, with
intent to deprive and defraud the said George F. Putney and
George Green,
of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said paper instrument which
the said Harrison Power as aforesaid
then and there produced and delivered to
the said Trade Remittance was not

POOR QUALITY
ORIGINAL

0507

then and there a good and valid order
for the payment of money, and was
not of the value of one hundred and
nine dollars and eighty cents, or of any
value whatever, but was then and there
wholly void and worthless;

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Harrison Power
to the said Franklin D. Pomeroy was and were
then and there in all respects utterly false and untrue, as he the said
Harrison Power
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Harrison Power
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said George W. Pomeroy and
George W. Pomeroy
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.