

0475

BOX:

37

FOLDER:

437

DESCRIPTION:

Pabst, Augustus E.

DATE:

04/29/81



437

0476

10-0.

Filed 29 day of April 1881

Filed 29 day of April 1881

Pleas

THE PEOPLE

vs.

330 E. 1st

Philadelphia

Augustus C. Faber

Obtaining Goods by False Pretences.

DANIEL C. ROLLINS,
ATTORNEY AT LAW

District Attorney.

Part No. 1143, 1881

Alcald. 1881

A TRUE BILL

J. M. G. Harvey

Florence.

Rev. S. S. Sumner

0477

Fourth District Police Court.

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

of No. 579 Grand Street
Street.

being duly sworn, deposes and says, that on the 28th day of March 1881. Augustus B. Pabst. (now here) did feloniously, willfully, designedly and by means of false and fraudulent representations made to deponent did obtain from deponent good and lawful money of the United States of the value of three dollars -

That on said day the said Pabst got on deponent's car which deponent was in charge of as driver, and he Pabst then and there represented himself to deponent as Johnnie Jerry the son of the Superintendent of the Rail Road of which deponent was then employed as a car driver and he told deponent that he was sent by the old man (meaning Mr. Jerry Superintendent of said Road) for Horse Medicine but did not have money enough to get it, and that he was told by Mr. Jerry to get three dollars from deponent and that deponent could get that amount from the receiver at the office of said Company deponent believing the said representations made by said Pabst to be true, gave the said Pabst the said sum of three dollars - deponent has since been informed that said representations made by said Pabst were false and untrue, and made with the intent to cheat and defraud

Subscribed and sworn to before me this 1st day of April 1881.

Notary Public

0478

~~deposed~~ deponent and deponent testify that
said Pabst may be dealt with as the law provides
Sworn to before me this }
7th day of April 1881 } Charles Lewis

J. Willett
Police Justice

City and County of } George W. Terry Cor. of 11th
New York } Avenue & 23rd Street being duly sworn
deposes and says that he is the Superintendent
of the 23rd Street Rail way Company
and the person mentioned in the affidavit
of Charles Lewis, and deponent further
says that the person herein mentioned
in the affidavit, ^{of Charles Lewis} as Augustus C. Pabst
is not the son of deponent, nor did
deponent authorize the said Pabst to
receive from the said Charles Lewis
any money.

Sworn to before me
this 7th day of April 1881 } George W. Terry
J. Willett
Police Justice

0479

Augustus E. Pabst who
claimed being duly sworn
in his own behalf says

I know Complainant
as a driver of 23' 11" Blakes
R.R. I did not represent
myself as being a son of the
Superintendent. Did not tell
him that my name was
Johnny Terry. Did not even
obtain from him ^{#3} or any
other name upon pretense that
I was the Superintendent
and

4- I did get on the front
platform of Lewis car. It was
about 7 P.M. I had spoken to
him bef 2 days before at 11
and 23' 11". I had never
spoken to him but twice. When
I got on the platform I asked
him for the loan of ^{#3}. I did
not say anything about horse
medicine. ~~He told~~ I never saw
him on a car before. The time
I saw him at 23' 11" + 11 and
was at the table in a dining
room. He told me he had just
come from the country. I
had been a driver on that

0480

road about 6 months before.
I don't know what I was
discharged for. I never said that
he could go to the Company
and get the money. I took

hold of the reins and drove because he
requested me. I did not tell him that the old
man ~~was~~ ^{was} discharged ~~him~~. I decline to say whether I had
any ~~part~~ ^{part} in ~~his~~ ^{his} ~~being~~ ^{being} ~~arrested~~ ^{arrested} before.

This 7 day of April 1887

J. Willett
Police Justice

Augustus C. Sabot

Henry 2211

0481

Police Court - Fourth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF
Charles Lewis
579 Grand St.
Augustus C. Babat

Office, *Taken preference*

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated

April 14

1881

Magistrate.

J. W. Ketchum

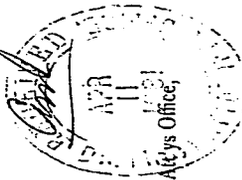
Officer.

Walsh

Clerk.

Witness,
George Perry
Sup. of the Park Road
foot of West 213 St.

J. W. O. One G. S.



Received in District Atty's Office,

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Augustus E. Pabel.

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-eighth* day of *March* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty-one*, at the Ward, City, and County aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud ~~the~~ *The Twenty-Third Street Railway Company* a corporation incorporated and organized under the laws of the State of New York. *—* did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to *Charles Lewis* who was then and there an agent and servant of *employed by the said the Twenty-third Street Railway Company.*

That he the said *Augustus E. Pabel* was then and there named *Johanie Terry* (*John Terry* meaning thereby).
That he the said *Augustus E. Pabel* was then and there one *Johanie Terry* (*one John Terry* meaning thereby) the son of one *George Terry* the superintendent of the said *the Twenty third Street Railway Company.*
That he the said *Augustus E. Pabel* was sent by the old man (*the said George Terry* meaning thereby) to get and procure horse medicine.
That he the said *Augustus E. Pabel* was told by the said *George Terry* to get and procure the sum of *three* dollars in money of and from him the said *Augustus E. Pabel* with which to procure said horse medicine and that he the said *Charles Lewis* could and would get the sum of *three* dollars in money from the Receiver of said Company at the office of said Company.

And the said *Charles Lewis* —

then and there believing the said false pretences and representations so made as aforesaid by the said

Augustus E. Pabst
and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Augustus E. Pabst*, the sum of three dollars in money and of the value of three dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *the Twenty-third Street Railway Company* and the said *Augustus E. Pabst* did then and there designedly receive and obtain the said *sum of three dollars in money* of the value of three dollars —

of the said *Charles Lewis*, as such servant, agent and employee as aforesaid and of *the Twenty-third Street Railway Company* of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *the Twenty-third Street Railway Company*

by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said *the Twenty-third Street Railway Company*

of the same.

Whereas in truth and in fact, he the said *Augustus E. Pabst* was not then and there or ever named *John Terry* or *Johanic Terry* but was then and there named *Augustus E. Pabst*: and

Whereas in truth and in fact, he the said *Augustus E. Pabst* was then and there *John Terry*, the son of the said *George Terry* the superintendent of the said *the Twenty-third Street Railway Company* as he the said *Augustus E. Pabst* then and there well knew: and

Whereas in truth and in fact, he the said *Augustus E. Pabst* was not then and there or ever sent by the said *George Terry* to get or procure any horse medicine or any medicine whatever as he the said *Augustus E. Pabst* then and there well knew:

And Whereas, in truth and in fact, ^{he} the said Augustus E. Pabst was never told by the said George Jerry to get or procure the sum of Three dollars in money or any sum of money whatever of or from him the said Augustus E. Pabst or any person whatever with which to procure any horse medicine or any medicine whatever as he the said Augustus E. Pabst then and there well knew: and Whereas in truth and in fact, he the said Augustus E. Pabst was never told by him the said George Jerry that he the said Charles Lewis could or would get the sum of Three dollars or any sum of money whatever from the Receiver of the said the Twenty third Street Railway Company at the office of said Company or elsewhere as he the said Augustus E. Pabst then and there well knew:

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said Augustus E. Pabst to the said Charles Lewis was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Augustus E. Pabst well knew the said pretences and representations so by him made as aforesaid to the said Charles Lewis to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Augustus E. Pabst by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly did receive and obtain from the said Charles Lewis, ^{his cash agent, agent and employee aforesaid} the sum of three dollars in money and of the value of three dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said the Twenty third Street Railway Company with intent feloniously to cheat and defraud them of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

And the said

Charles Lewis

then and there believing the said false pretences and representations so made as aforesaid by the said

Augustus E. Pabst

and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Augustus E. Pabst*, the sum of three dollars in money and of the value of three dollars.

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Charles Lewis

and the said

Augustus E. Pabst

did then and there designedly receive and obtain the said sum of three dollars in money and of the value of three dollars.

of the said

Charles Lewis

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Charles Lewis

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Charles Lewis

of the same.

Whereas in truth and in fact, he the said *Augustus E. Pabst* was not then and there or ever named *John Terry* or *Johann Terry*, but was then and there named *Augustus E. Pabst*: and

Whereas in truth and in fact, he the said *Augustus E. Pabst* was then and there *John Terry*, the son of the said *George Terry*, the superintendent of the said the *Twenty-third Street Railway Company* as he the said *Augustus E. Pabst* then and there well knew: and

Whereas in truth and in fact, he the said *Augustus E. Pabst* was not then and there or ever sent by the said *George Terry* to get or procure any horse medicine or any medicine whatever as he the said *Augustus E. Pabst* then and there well knew:

And Whereas, in truth and in fact, ^{he} the said Augustus E. Pabst, was never told by the said George Jerry to get or procure the sum of three dollars in money or any sum of money whatever of or from him the said Augustus E. Pabst or any person whatever with which to procure any horse medicine or any medicine whatever as he the said Augustus E. Pabst then and there well knew: and whereas in truth and in fact, he the said Augustus E. Pabst was never told by him the said George Jerry that he the said Charles Lewis could or would get the sum of three dollars or any sum of money whatever from the Receiver of the said the Twenty-third Street Railway Company at the office of said Company or elsewhere as he the said Augustus E. Pabst then and there well knew:

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said Augustus E. Pabst to the said Charles Lewis was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Augustus E. Pabst well knew the said pretences and representations so by him made as aforesaid to the said Charles Lewis to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Augustus E. Pabst by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Charles Lewis, the sum of three dollars in money and of the value of three dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Charles Lewis with intent feloniously to cheat and defraud him of the same, 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.

DANIEL G. ROLLINS,

BENJ. R. FLETCHER, District Attorney.

0487

BOX:

37

FOLDER:

437

DESCRIPTION:

Parks, John A.

DATE:

04/13/81



437

0488

104

Counsel,

Filed 13 day of April 1851

Pleas

THE PEOPLE
 vs.
 John A. Parks
 INDICTMENT.
 Grand Larceny of Money, &c.

Daniel G. Rollins
 FOR THE PEOPLE,

District Attorney.

A TRUE BILL.

James Green
 Foreman.

April 14/51
 James Green

S.P. H. Mowbray

0489

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John A. Parks*

Question. How old are you?

Answer. *34 years -*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *160 West 42nd Street*

Question. What is your occupation?

Answer. *Carpenter*

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

Answer. *I am guilty of the charge preferred against me*

John A. Parks

Taken before me this

1st day of *April* 187*9*

J. Williams
Police Justice.

0490

24 District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

Nelson Walton

of No. 134 East 43rd Street, being duly sworn, deposeth and saith, that on the 6th day of April 1887 at the 19th Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property viz.:

good and lawfull money of the United States, consisting of bills and Silver coin of various denominations and of the value of Nineteen ^{08/100} dollars - One double Case Silver Watch of the value of Ten dollars. All of the value of Twenty nine ^{08/100} dollars -

Sworn before me this

the property of Dependent

day of

1887, and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen and carried away by John A. Clarke. (now here) from the fact that previous to said larceny the said property was in deponents best pocket which was under deponents head in deponents room at premises 72nd 160 East 42nd Street, and while deponent was asleep and the said John has admitted and confessed to deponent that he did so take, steal and carry away the said property from the possession

POWER FOSTER

0491

of deponent.

Sworn to before me } Nelson ^{his} Walton
this 8th day of April 1881 } mark

J. J. Kellum

Police Justice

4 DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Nelson Walton
134 E 43rd St

VS.

John A. Parke

DATED April 8th 1881

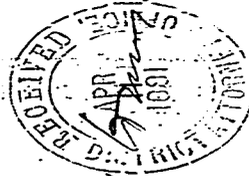
AFFIDAVIT - Larceny.

J. J. Kellum
MAGISTRATE

McLanahan
OFFICER
121

WITNESSES:

Bernard Maloney
21st St. Cor. W



1000
J. J. Kellum
B. J. Maloney

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John A. Parks

late of the First Ward of the City of New York,
day of *April* in the year

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

\$1000

One watch of the value of ten dollars.

of the goods, chattels, and personal property of one

Chelson Walton

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

Samuel G. Rollins

WEN. K. PHELPS, District Attorney.

0493

BOX:

37

FOLDER:

437

DESCRIPTION:

Perry, William

DATE:

04/22/81



437

0494

161

Day of Trial

Counsel,

Filed day of

1881

Pleas

Violation of Excise Law.

THE PEOPLE

vs.

William Perry

David G. Roth
District Attorney

A True Bill.

James Lewis
Foreman.

April 25. 1881

Readily

Find \$2

0495

First District Police Court.

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

of No. Frank Woodward Street.

of the City of New York, being duly sworn, deposes and says, that on the 19th day of March 1887, at the City of New York, in the County of New York,

at No. 37 Frank Street,
William Kemp

did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, strong or spirituous liquors or wines, to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 19 day of March 1887

Frank Woodward

Police Justice.

0496

27 28 37 38
120
Police Court—First District.

THE PEOPLE, &c., 314
ON THE COMPLAINT OF

Frank Woodrow

vs

William Perry
Wolfe

MISDEMEANOR,
SELLING LIQUOR, &c. WITHOUT LICENSE.

James Gallagher
40 Elm
Prison building

Dated the 19 day of March 1881
Wanderer
MAGISTRATE.

OFFICERS.

WITNESS

BAILED \$ TO ANS

BY James Gallagher
90 Elm Street.
ATTORNEY.

0497

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

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

That *William Perry*

late of the *First* Ward of the City of New York, in the County of
New York, aforesaid, on the *fourteenth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
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
whisky, 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
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Frank Woodward

; 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.

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, 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 whisky, 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 jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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~~

Samuel G. Rollins
BENJ. K. PHELPS, District Attorney.