

0807

BOX:

31

FOLDER:

377

DESCRIPTION:

Jean, Alphonse

DATE:

02/21/81



377

0000

for monetary allegations

3rd. 102, 846 -

THE PEOPLE OF THE STATE OF NEW YORK
County of New York

Know all men by these presents, that I, the undersigned, of the County of New York, State of New York, do hereby certify that the within and foregoing is a true and correct copy of the original of the within and foregoing as the same appears from the records of the County of New York, State of New York.

96
Counsel

Filed 21 day of Feb 1881

Reads for Court (23)

THE PEOPLE

vs.

Indictment of Larceny

I.
exhibits for.

David C. Rollins
BENJAM. MEYER

District Attorney.

A True Bill.

Wm. H. Hays

March 7 1881. Foreman.

David C. Rollins
March 7 1881

0809

District Attorney's Office,
City & County of
New York

Feb 24 1881

Madame Lasher

Dear Madame -

When you left the
premises no 819 Broadway
which you had hired from Mr
Corpechavert - did you leave
a man named Alphonse
Jean in charge of the property
then on the premises? and
did you tell him to give
the property up to anybody
did you tell him that any

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body would call for
the Carpet & Lounge, and
if so, who did you say would
call.

After you left the premises
Mr Cowpertwait sent around
to get these things but
found that they had
been taken away by some
body else. To whom Alfred
Jean had delivered them.
Jean has been arrested
charged with having stolen
these things - And he states
that when you went to
Boston, you left the keys with

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He has instructed them to
give up the carpet & lounge
to some parties who would
come for them. - That some
people came & he gave
the property up to them.
Will you please inform
me if what he says, is true.
How long have you known
Jeans. What is his
character for honesty &
truthfulness -

An early reply will greatly
oblige -

Yours Respectfully
W. C. Beecher
Asst. Dist. Atty

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District Attorney's Office.

THE PEOPLE.

vs.

McAuley -

Jean gave a false address
to him - Leon Alphonse
18 Wood St.

After the men were his friends
George was sworn brother &
deft chamberlain

Miss McAuley

0813

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

Form 89 1/2

POLICE COURT—SECOND DISTRICT.

Alfred Hodge
of No. 239 1/2 Flower Broadway & 155 Chatham St.
and says, that on the 5 th day of February 1881

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, at premises 819 Broadway

the following property, to wit: One Brussels Carpet of the value
of fifty five dollars. One Damask lounge of the value
of fifty five dollars all of

of the value of one hundred and ten Dollars,

the property of B. M. Crofuttherwait. Mulgrave Crofut-
therwait and S. N. Crofuttherwait all of the firm of
Crofuttherwait & Co. doing business at n^o 153, 155, & 157 Chatham
St. New York City. 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 Alphonse Jean
(now here) for the reason that the affirmations
articles had been leased to one Edward Larcher
by the firm of Crofuttherwait & Co. that on the 4th
day of February 1881. the said Larcher left New
York and went to Boston leaving said property in the
possession and care of Alphonse Jean. That deponent
was notified by the said Larcher, that deponent should
go to premises n^o 819 Broadway and reclaim the
said property. That deponent did go to said premises
for the purpose of reclaiming said property and there
discovered that the said property had been taken and
stolen. And this deponent was then and there informed
by George W. McElenor that the aforesaid property

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had been taken and stolen and carried away by the said defendant and two other men whose names are unknown to defendant.

Shorn to before me this

11th day of February 1881

Alexander Hodges

J. M. Patterson
Police Justice

State and County of New York, S. S. George W. McKear of N° 819 Broadway being duly sworn deposes and says that on the 3rd day of February 1881, he saw Alphonse Jean the defendant with one other man whose name is unknown to defendant in the room (N° 3) formerly occupied by Madame Larcher. That defendant knew that the said Alphonse was employed by the said Larcher as a man to carry advertising signs in the streets and has reason to believe that the said Alphonse Jean knew that the aforementioned property was the property of Crockett & Co.

Shorn to before me this

11th day of February 1881

Geo W McKear

J. M. Patterson
Police Justice

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Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*Alphonse Jean*

QUESTION.—How old are you?

ANSWER.—*Thirty five years.*

QUESTION.—Where were you born?

ANSWER.—*Paris, France*

QUESTION.—Where do you live?

ANSWER.—*80 Wooster st.*

QUESTION.—What is your occupation?

ANSWER.—*Workingman*

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

ANSWER.—*Madame Larcher gave to me when about to go to Boston the keys of room 3 in premises 819 Broadway. With instructions to surrender the property herein charged to parties who would come to take it away. About 9 o'clock of the morning of the 3rd of February two men came & said to me that they had come to take away the property left by Madame Larcher. I am not guilty of the charge.*

Alphonse Jean

Taken before me, this

day of

1881

Police Justice

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Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alexander Dodge

155 Broadway

Alphonse J. M.

155 Broadway

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

Alphonse J. M.

08 17

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

Alphonse Jean

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *fifth* day of *February* 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

*Sixty-five yards of carpet of the value
of one dollar each yard
One piece of carpet of the value of sixty-five dollars
One lounge of the value of forty-five dollars*

of the goods, chattels and personal property of one

Bernard M. Cowperthwait

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 S. Rollins

BENJ. H. CURRIER, District Attorney.

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BOX:

31

FOLDER:

377

DESCRIPTION:

Junck, Paul

DATE:

02/28/81



377

0819

Defendants
vs. Charles
Penton

Filed 28 day of July 1881
Plends not Guilty Mar 1.

THE PEOPLE
vs.
Paul Juncos
alias
S. Hewitt

Obtaining Goods by False Pretences

David L. Deane
DIST. ATTORNEY

District Attorney.
Part in Mar 8. 1881
pleads guilty.

A True Bill.
H. H. C. C.

Foreman.
C. H. C. C.
J. M. W. C. C.
P. S.

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Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Paul Junk 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.—Paul Junk

Question.—How old are you?

Answer.—34 years

Question.—Where were you born?

Answer.—Germany

Question.—Where do you live?

Answer.—Lersey

Question.—What is your occupation?

Answer.—Chemist

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

Answer.—I am not guilty—

Paul Junk.

Taken before me, this

14th day of

February

1889

Police Justice

0021

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0823

The undersigned, Citizens of
Hoboken, pray the mercy of the
Court, in the case of John French,
who for many years has been known
as a respected Citizen of that place.
The prisoner has a delicate
wife and child, depending on him
for support.
Necessity drove him he says to the
commission of the crime.

The atty. I believe to be
true
John A. Hull
Mayor of Hoboken
Prof. H. Albers
Capt. Clark, Hoboken
Mr. Murphy
Walter Rexford Hoboken
E. M. L. enough Treasurer
of the City of Hoboken
Mr. ~~Proffers~~ Councillor at Law
Jas. Kemmerer
Ex Chief engineer U.S.S.
Bernhard Bayar one of the Proprietors of the
Hudson Co. Democrat &
Journal

0024

Patrick, J. Flunberg
Julius Schlotter 68 Washingt. St.
W. J. Timmson Hudson Church
P. Schoedele 36 N. 1st St.
P. Rohnstedt, 4th District Court & Works
J. T. Mueser Pres. Bd of Education
William Kaufman
Wm. A. Chan,
Councilman 3rd Ward
J. Lindner City Physician
E. W. W. W.
Mara Wenzel Apothecary
Thomas Lynch M.D.
John Kudlich M.D.

0825

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

Third District Police Court.

of No. 146 Broome St. Albert Dentler

Street,

that on the

17th

day of

being duly sworn, deposes and says,

February 1897.

at the City of New York, in the County of New York,

Paul J. Gansck

did feloniously obtain from
deponent good and lawful
money to the amount of twenty
five cents by means of false
pretence with intent to cheat
and defraud deponent

That at the time and place
aforesaid he came to deponent's
Grocery Store and pretended to
represent that he was an
officer employed by the Board of
Health of said City and demanded
the privilege of inspecting the
vinegar then kept for sale by
deponent and for such service
asked & received from deponent
the sum of twenty five cents.
He gave deponent the annexed
paper purporting to be signed
by J. Hewitt. Deponent saw
him sign the name J. Hewitt
to said paper. Deponent says
that he is informed that said
Gansck is not in the employ
of the Board of Health and had
no authority to test or inspect
the vinegar of deponent.
That said false pretence
was made to deponent with
intent to cheat & defraud
him & that relying upon this
truth he paid said Gansck the
25 cents aforesaid & Albert Dentler

*1900
Gansck
Dentler
Paul J. Gansck
Albert Dentler*

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BOARD OF HEALTH.

DEPARTMENT FOR INSPECTIONS OF VITALS, FOOD, ETC.

This is to testify that I have proved this day in the
Store of Mrs. A. Reinlein No. 146 Broome Street,
N. Y. the Vinegar, Flour, Butter and Spices, and found the
same in Good and Saleable condition.
New York, Febr. day of 17th 1888.

S. E. Hewitt
Inspector of Vitals.

0828

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

Paul Junck otherwise called S. Helwitt

late of the First Ward 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 one~~ *eighty one*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
iously to cheat and defraud one *Albert Denlein who was*
then and there carrying on the business
of a grocer and dealing in groceries and
provisions for human use
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Albert Denlein so*
carrying on business as aforesaid.

That *he the said Paul Junck otherwise called S. Helwitt*
was then and there an officer of and employed
in and by the Health Department in the City
and County aforesaid and the Board of Health
thereof.

That *he the said Paul Junck otherwise called S. Helwitt*
was then and there authorized, empowered and directed
by the said Health Department and the said Board
of Health to examine and inspect certain vinegar
then and there owned and had by him the said Albert
Denlein.

That *he the said Paul Junck otherwise called S. Helwitt*
was then and there authorized, empowered and
directed by the said Health Department and Board of Health
to collect and receive from him the said Albert Denlein
the sum of twenty-five cents in money and of the value
of twenty-five cents for inspecting said vinegar which
he the said Albert Denlein then and there did and pretended
to do.

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And the said

Albert Denlein

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

Paul Junck otherwise called S. Hewitt and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Paul Junck otherwise called S. Hewitt* a certain sum of money to wit: the sum of twenty - five cents in money and of the value of twenty - five cents.

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

Albert Denlein and the said *Paul Junck otherwise called S. Hewitt* did then and there designedly receive and obtain the said sum of money to wit: the sum of twenty - five cents in money and of the value of twenty - five cents.

of the said

Albert Denlein

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

Albert Denlein by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Albert Denlein

of the same.

Whereas in truth and in fact, the said *Paul Junck otherwise called S. Hewitt* was not then and there an officer of, or employed in or by the aforesaid Health Department or said Board of Health; and

Whereas in truth and in fact, he the said *Paul Junck otherwise called S. Hewitt* was not then and there authorized, empowered or directed by the aforesaid Health Department or said

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~~And Whereas, in truth and in fact, the said~~

Board of Health to examine or inspect said vinegar or any vinegar whatever then and there owned or had by him the said Albert Denlein: and Whereas, in truth and in fact, he the said Paul Junck otherwise called S. Helwitt was not then and there authorized, empowered, or directed by the aforesaid Health Department or said Board of Health to collect or receive from him the said Albert Denlein the sum of twenty-five cents in money and of the value of twenty-five cents or any sum in money whatever for inspecting said vinegar or any vinegar whatever.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Paul Junck otherwise called S. Helwitt to the said Albert Denlein 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 Paul Junck otherwise called S. Helwitt well knew the said pretences and representations so by him made as aforesaid to the said Albert Denlein 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 Paul Junck otherwise called S. Helwitt 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 Albert Denlein, the said sum of money to wit: the said sum of money to wit: the sum of twenty-five cents in money and of the value of twenty-five cents

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

Albert Denlein

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.

Wm. J. Rollins

Wm. J. Rollins, District Attorney.