

to let over his job book when ordered to do so.

The account M. F. M. C. is not clear but I submit all the charges as they stand in nature. There is no suggestion of a previous charge of drunkenness or of disorderly conduct.

The accused is only 22 years of age; I have talked to him and I know he has learned his lesson. I wish to credit to him a long way more of the circumstances, not to defend the burden any of the H. C. O. of the matter, but to be lenient considering the mitigating factors and to put him on the clear. By way I would suggest in a proper punishment a severe reprimand.

A. C. Wells J. C. J.

Spending Officer

et al.