

"There is the statement that he itself is not to be taken with the the five chambers empty, the empty selves, denying all knowledge on the

pocket.

said Mr. Mullin.

"There is the statement that he itself is not to be taken with the and Goodspeed would get in trouble," said Mr. Mullin. Throw out the two confused stories of the crime. One of them did it. Throw out their statements ing stand in the same category in did it. Throw out their statements ing stand in the same category in did it. Throw out their statements is same category in did it. Throw out their statements is same category in did it. Throw out their statements is same category in did it. Throw out their statements is stand in the same category in did it. Throw out their statements is stand in the same category in did it. Throw out their statements is same category in did it. Throw out their statements is stand in the same category in story soft the crime. One of them index statements is the same category in this respect. Jurors must look and point of the same category in this respect. Jurors must look and there is not a single footprint in statement must not be allowed in the importance of jurors' stute most the soft as it has soft the land. They are sworn to look for the truth and pointed out that their private the sort was not a single manin the sort the land. They are sworn to look for the truth and pointed into the dealt of the case, they will not be jury bac but who knows that the soft the land. They are sworn to look for the truth and the infrience. The sworn to look for the truth and the infrience in the discharge of the infield the sworn to look for the truth and so to protect innecement. The is not a single manin the soft the land. They are sworn to look for the truth and so to protect innecement. The is not a single manin the soft the land. They are sworn to look for the truth and so to protect innecement. The is not a single manin the soft the land. They are sworn to look for the truth and so to protect innecement. The is not a single manin the soft the land. They are sworn to look for the truth and so to the land. They are sworn to look for the truth and so to protect innecement. This was a necessed man accused mas asy and the soft the land. They are sworn to look for the truth and so to protect innecement. The is not a sign the instruction of the case, they will not be just. This is inportant to constat the soft the land. They are sworn to look for the truth and so to protect innecement. The soft the land the soft the land. They are sworn to look for the truth and so to protect innecement. This was a soft delign to the intricacies the jury box but who knows that the soft the land. They are sworn to look for the truth and soft the assoft the land. They are sworn to look for the truth and soft the assoft the land. They are sworn to look for the truth and show of the land. They are sworn to look for the truth and show the soft the

There was not a single hau in the jury box but who knows that he jury should seek to find out the truth in should seek to find out the truth is gigins told box bad for him. Then take allowed to come in, justice is what the jurors are sworn to try, not mercy-justice that will not per-mit an innocent man to go to the gallows, if found guilty, but justice to the community are well "Higgin's conduct at the identification of Doherty's dead body. Was that the jurors are sworn to try, not gallows, if found guilty, but justice to the community are well "Higgin's conduct of an innocent man to go to the gallows, if found guilty, but justice to the community are well "Higgin's conduct of an innocent man to go to the gallows, if found guilty, but justice to the community are well "Higgin's conduct of an innocent man to go to the gallows, if found guilty, but justice to the community are well "Higgin's conduct of an innocent man to go to the gallows if fou

gallows, if found guilty, but justice Then there was his attempt to get dence of motive, but the jury "Here is the paper, Mr. Mullin," to the community as well. Alexander to deny his statement might conjecture a motive from said Higgins, pulling it from his His Honor next took up the about the revelver, going to much evidence that had been given.

point that there was an abundance trouble to do this, even rising early to Suppose these boys had thought it

Mr. Mullin handed it to McKeown, who dropped it on table. Mr. McKeown went on to say

table. Mr. McKeown went on to say that the boy had a copy of the Daily Telegraph with the deposit-ions in it. Mr. Mullin then arose and said that Higgins' people were poor and he gave him the Telegraph. The judge said he would not in-terfere with Mr McKeown's line of the had the Telegraph with the statement in it, said Mr. McKeown went would he sant with a corre

"what would he want with a copy of the deposition?". "I forgot that I gave it to him," churs said, as proved by person who had information to give? "I forgot that I gave it to him," churs said, as proved by person who had information to give? There are and address on a post card and you will get it without delay.

other witnesses, that he would get There could be circumstances in which not be murder against Goodspeed Addres gare with Doherty. In unravel- an innocently accused person might but manslaughter. All these points W.J.OSBORNE, Principal

Continuing. Mr. McKeown said , g the mystery this must be con- decide to maintain silence until he were to be considered by the Jury; he never heard of such an incident severed. What did Higgins mean could spring his defence on court and they must consider which statebefore as a prisoner writing out his Testimony—it was absolutely in-D erty around? What means for the jury to consider. In this rounding circumstances. His before as a prisoner writing out his festimony—it was absolutely in credible. The phraseology, too, and be did not wish to make any insinu-ations against Mr. Mullin, at least things point but in one direction. The jury has every right to judge the story by every incident in the art. Every point of time mention-ed in the tale was mentioned as 1.30, 1,35 and the like. Before tell-ing the story of the zonnected was to purchase of a revolver by this story after Goodspeed, and he was it a deliberately concocted plan to story to a part of the United States. What did he want with that re-others? How long did he have it there was the purchase of are volver, as explained by himself or others? How long did he have it there was the purchase of cart. The way he tells it is very import at the tale was mentioned as ing the story of the zonnected ing the volver, and stall ince there is there is there is there is there is there et a useful was the deliberately concocted plan to others? How long did he have it? What did he use it for? Then there was the purchase of cart. The was for the like. Before tell-ing the story of the zonnected in the volver, and the like. Before tell-ing the volver on the any of the revolver and cartridges? It was proved Higgins carried the motive, and said the real motive might be covered up and never he known. It was for the jury to against the credibility of the cov-

be known. It was for the jury to against the credibility of the com- revolver, etc. In fact, he denies noth- was said by a witness that after

ability of same. "How to obtain a patent" sent upon

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