

was behind him and the company. It appears that when Mr. McNaught was summoned to the Police Court he soon learned that Mr. Curry was the Crown Prosecutor, the gentleman with whom it would rest to a very large extent whether he would be convicted or not.

Mr. McNaught was nobody's fool in this instance. He found that this Mr. Curry was part of the tail end, or one of the junior members of the legal firm of Roaf, Roaf, Curry & Gunther, and so our friend McNaught went to the head of the legal firm, Mr. Roaf, and engaged him for his defence.

When the day set for trial arrived it was found Mr. Curry had gone for his holidays; and the Queen's work devolved upon the real tail end of the legal concern, Mr. Gunther, who was as putty in the hands of the head of the firm, Mr. Roaf, assisted by Mr. Fullerton, Q.C., who, it is said, has more weight before Col. Denison than his ability should entitle him to.

The case, Mr. Doll says, was not properly or intelligently put before the magistrate by Mr. Gunther, and was dismissed practically without being heard. Then Mr. Roaf drew up a maliciously false report of the trial, and Mr. McNaught with the company's funds (as he himself was forced to confess) paid the papers for publishing it. The *Telegram* and *World* afterwards apologized editorially to Mr. Doll, stating that they had printed it at so much a line on Mr. McNaught's request.

Mr. Doll says that the American Watch Case Company's watch cases, P. W. Ellis & Co.'s rings, invoices, letters, petitions, etc., which figured at the Police Court at the trial, and in the Rossin House window, will be put on exhibition in Montreal, Toronto, and London as soon as the general elections are declared, in order to show the public how the working man is being skinned by the manufacturers under the N. P. or national plunder policy of 25 to 35 per cent. protection.

Until then those articles, Mr. Doll says, can be seen by any interested parties at his cottage, 56 Kew Beach.