

LICENSE INSPECTOR *vs.* GRANGE BROTHERS—*Second charge.*

The charge in this case was the same as in Mallory's. The magistrates were Messrs. Williams and Forward, W. A. Reeve for the prosecution, Cartwright & Gibson for the defendant. Plea—Not guilty.

NELSON VANALSTINE, sworn.—I am a carter; I went into Grange Bros.' drug store one day last week to get some proof liquor to put on camphor; I got 12 ozs. The clerk gave it to me. I paid for it. I used it to put on camphor for use in the house for headaches, &c. I tasted it but did not drink any. The clerk asked my name and entered it

JOHN BOWEN, sworn.—I was in Grange Bros. on Saturday forenoon between 10 and 11 a.m. I bought a number of things, including a small quantity of whiskey. The clerk gave it to me. I bought it to drink. I don't think the clerk asked me anything about what I wanted it for. I got it in a flask which held about a pint and a half, and it was about half full. I swear the clerk did not ask me anything about what I wanted it for, and I did not tell him.

DARIUS HUFF swore that he got 15 cents worth of liquor at Grange Bros.' store, and used it all for medicinal purposes.

J. R. SPENCER swore that he got 8 ozs. of whiskey at Grange Bros. on Saturday, and used it for medicinal purposes. He tasted it both before and after he got home.

G. H. WILLIAMS swore that he got 12 ozs. of brandy at Grange Bros., and used it for medicinal purposes, the remainder has not been, but would be used in the same way.

DR. R. B. CLARK, sworn.—Tincture of camphor is made with rectified spirits of alcohol. Whiskey and camphor will not make a tincture. Whiskey will only dissolve camphor in proportion to the quantity of alcohol it contains

A warrant was issued for the apprehension of J. W. George, and the Court adjourned.

At 7:30 p.m. the Court resumed.

J. W. GEORGE, sworn, under protest, as he had not been paid.—I was in Grange Bros. on Saturday night; went to get liquor and got it; suppose the quantity was 12 ozs.; asked for whiskey. It was about 10 o'clock. I drank a portion of the liquor, gave some away, and took the rest home. Mr. Alex. Grange gave it to me, and said they were only allowed to sell it for medical purposes. I told him I wanted it for sickness; was not asked who was sick nor what was the matter. I was not sick. My object in getting the whiskey was to drink it and treat my friends. I swear to the best of my knowledge and belief that I did not say I had a cold and wanted to get a sweat.

For the defence,

A. W. GRANGE, sworn.—I am one of the defendants. I recollect the conversation with the last witness late on Saturday night.