

Minnesota Supreme Court.
Judgment Books.
Volume N2, 1921-1922.
Page 588: Case no. 22590 (State of Minnesota vs. Max Mason), 1921-1922.

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State of Minnesota, Supreme Court

State of Minnesota,
22590 -vs- Respondent,
Max Mason,
Appellant,

Pursuant to an order of Court heretofore duly made and entered in this cause it is determined and adjudged that the
Order, of the Court below, herein appealed from, to-wit, of the District
Court within and for the County of St. Louis be and the same hereby is in all things
Affirmed,

And it is further determined and adjudged that
hereby do heretofore remand

Before the State and County of

DOLLARS 65

COSTS AND DISBURSEMENTS IN THIS CAUSE, IN THIS APPEAL, AND THAT EXECUTION MAY BE ISSUED FOR THE ENFORCEMENT THEREOF.

Dated and signed June 12th, A. D. 1922

BY THE COURT,

Attest: *Herman Mueller*
Clerk.

Statement for Judgment

Statutory Costs \$	Printer \$	Clerk \$	Acknowledgments \$
Return \$	Postage and Express \$	Filing Mandate \$.	Transcript \$
Appeal Bond \$			Total \$

192 Satisfaction of Judgment filed

Therefore the above judgment is duly satisfied in full and discharged of record.

Attest: Clerk,
By Deputy.