STATE OF MINNESOTA

COUNTY OF ST.LOUIS

IN THE SUPREME COURT OF MINNESOTA.

STATE OF MINNESOTA VS.

RAPE.

SS.

MAX MASON

-STIPULATION-

And now comes the people of the State of Minnesota, represented by Warren E. Greene, County Attorney of Saint Louis County and Max Mason defendant in the above entitled cause, represented by R. C. McCullough and F. L. Barnett, his attorneys and stipulate that by and with the approval of the Supreme Court of the State of Minnesota, the time to file printed brief in the above entitled cause be extended to thirty (30) days from the date of filing hereof and that the ORIGINAL TYPEWRITTEN RECORD may be used for the presentation of defendant's appeal in the Supreme Court.

chime expired Sept. 20 21

Waren Brenne County Attorney of St. Louis County.

going Stipulation it is aponfile t in thisa Ordered, that the F we until October 26, 1921, in whice lt Serve and file his Record and 1 action. Dated Sept. 26-1921.

Minnesota. Supreme Court. Case Files. No. 22590 (State of Minnesota vs. Max Mason), 1921-1922. Stipulation. -

NO. 22590		20
SUPREME COURT OF MINNESOTA		
PEOPLE OF THE STATE OF	ະ * * *	·
MINNESOTA VS.		
MAX MASON		
**************************************	***	•
F. L. BARNETT &		

R. C. MCCHILLOUGH, ATTORNEYS FOR DEFENDANT.

.

-