

a bill of sale from the Baur to Glader for
a miscellaneous lot of so called geophysical
instruments valued at all kinds of sums -
and tried to get it accepted as evidence -
It was the contract in writing the B. said
he had with Glader. The B's atty asked all kinds
of questions and then said "no objections" then
he let the court, the Jury and the Judge have
his bomb. He produced his real contract. It
was a complete forgery - and when the
hand writing experts proved it, the atty appointed
for me said to me. This is the case, you
are automatically guilty because you are
charged as being a partner of this man - and
the gutless Judge - let the case go to Jury - and
they took one vote - on the forgery - now
the Judge had it for sure. He waited six months
to decide, you can't do that in a criminal felony
case - so the law reads, a golfing friend

ask my
atty!