IMPOSTORS TO BE PROSECUTED

FAKE WANT AD

The Inquirer Will Protect Unemployed From Imposition

MAN UNDER ARREST FACES SERIOUS CHARGE

The reputation of The Inquirer as the greatest want ad medium in Philadelphia places upon the paper the responsibility of jealously protecting the interests official or featible who use its columns in their efforts to secure employment or to secure help.

At times there have been persons who, through a misguided sense of humor br

from maliciousness, have inserted misleading advertisements in these columns, knowing that there they would be given the widest circulation possible. No ef-fort has been or will be spared to ferret fort has been or will be spared to terre, case of imposition, and if possible the culprit will be sent to jail and dealt with to the full extent of the law, for it is a criminal offense to place a false advertisement in a newspaper. A case of this character was aired in

A case-of this character was aired in Magistrate Eisenbrown's office yesterday. Henry Quenier was the prisoner and he was held in \$500 ball for a further hearing next Monday. The charge against him Was malicious mischief, araing from the insertion of a misleading advertisement in The Inquier. It appeared on July 9, and was for a coachman to drive an English Taren. Applied to the property of the

laster street.
It read as follows:
COACHMAN wanted, first-class, to drive
double team, English racer. Call between 9 and 10 A. M., Hass, 510 Master st. ter at.

It was testified that an investigation showed that the advertisement had been received by Frederick G. Lunbert, who has an Inquirer branch office at 1418 Noth Fourth street, from Henry Quenzer. Lumbert identified the original copy for the advertisement, as he had written it from Quenzer's dictation.

The witness further showed that, it was the street of t

written it from Quenzer's dictation. The witness further showed that he had taken every possible precaution to maure the granupeness and correctness of the advertisement, by re-reading the copy to Quenzer in German, as the latter was of that nationality.

Lured by False Ad.
Having read the advertisement in the
paper the next morning, Edward Bunting, of 2530 Dickinson street, and John
McCool, of Bryn Mawr, applied at the
address given for the position. On seeing flass, the man named in the advercing flass, the man named in the advering flass, the man named in the indignation of the street of the series of the
or author latter denied inserting it
or author and the case and the series
that the series of the spin of the sake of the applicants who have
the author of the advertisement
punished, if he could discover his idenContinued on at the Page 34 ColumContinued on at the Page 34 Columby Fals e Ad.

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tity. Hass, however, failed to appear yesterday in answer to the summons issued, and the case was therefore con-

Magistrate Eisenbrown said a prima facie case had been made out. A signed statement from Hass, setting forth the facts herein given, was presented.

The Inquirer will not drop the case until the guilty party has received the punishment provided by law for such

offenses. The Inquirer feels deeply for those who are out of work. But when their hopes are falsely raised by an alluring offer of a position, and they

have spent car fare that was needed perhaps for hungry mouths at home, or have wasted time in chasing a rainbow, only to be disappointed at finding they were the victims of a joke or something worse, it is a matter of such serious im-port that none could fail to sympathize

deeply with them. It is to prevent such harrowing experi-

ences as these, and to guarantee to every reader of the thousands of want ads that appear in this paper fair treatment and protection against impostors, that The inquirer will push more vigorously

the inquirer wan pash more vigorously than ever before its crusade against such heartless or unthinking persons.

Its columns will be protected from impostors so far as business ingenuity can devise, but when that fails, the law will be invoked to punish offenders.