

STEAM STREET ROLLER.

The Trustees Do Not Think One is Needed at Present.

A Resolution of Intention Passed to Grade P Street from Front to Thirty-first.

At the meeting of the Board of City Trustees held yesterday morning, a communication was received from the President of the Improvement Association, submitting the matter of the purchase of a steam roller, for the Trustees' consideration.

Trustee McLaughlin said he believed the roller would be a good thing for use on the streets, but just at present there was not enough money in the fund to purchase one.

The Mayor thought it would cost too much and suggested that the Street Commissioner could get along without it.

The communication was ordered on file. John Norton made a vigorous protest against the condition in which the street contractor had left Fourth street, from R to S. He said that the street was only half done and four feet of water was standing on the street at the present time.

CHANGES IN ELECTION BOARDS.

The polling place in precinct 6 of the Third Supervisor District was ordered changed from the intersection of P streets to Twelfth street, between C and P, Twelfth and Thirtieth streets.

City Treasurer W. E. Gerber submitted the following report of moneys received and paid out by him during the month of January, 1891:

Table with 2 columns: Description and Amount. Includes items like Balance January 1, 1891, Receipts during month, Warrants paid, Coupons paid, Total disbursements.

Resolutions of intention were passed to grade and gravel P street from Front to Thirty-first street, not already done, and the alley between C and P, Twelfth and Thirtieth streets.

Captain Roberts, of the Sacramento Coal Company, was asked permission to erect scales on the levee near the coal bunkers on Front street, near the foot of O.

One thousand dollars' worth of Sacramento Street Improvement bonds were sold to the California State Bank.

UNEMPLOYED LABORERS.

A petition was received, signed by William Beatty and E. M. Weenerholt of the committee of the unemployed of the city of Sacramento, asking the Trustees to indorse the action of the Board of Supervisors of San Francisco recommending that the Legislature create a "special urgent necessity fund" to be appropriated at the rate of \$1,000 for each 5,000 inhabitants of a city, for the purpose of assisting unemployed men during the winter season.

Trustee McLaughlin stated that the Board Commissioners would take \$10,000 worth of Street Improvement bonds, as soon as they could get enough money on hand.

PERTAINING TO STREET WORK.

Charles Brown complained that the gutters running across the intersection of Twelfth and Front streets were not large enough to carry off the drainage, and consequently the cellars of houses in that vicinity were filled with water after every heavy rain.

Trustee McLaughlin promised to direct his attention to the matter.

Trustee McLaughlin reported that Thirtieth street had been graded, notwithstanding the fact that a remonstrance had been presented. The street will be ordered up two blocks at a time.

Assistant City Engineer C. M. Phinney submitted an estimate of the work proposed by R. S. Carey between his tracks on H street from Tenth to Twentieth street, and on Tenth street from N to O.

A number of bills were allowed and the board adjourned.

OVER FOUR-SCORE YEARS.

Major Wilcoxson's Eighty-second Birthday Anniversary.

Yesterday Jefferson Wilcoxson, an old and highly respected citizen of this city, celebrated his eighty-second birthday.

Major Wilcoxson was born in Kentucky on the 26th of February, 1809. He was the first of his name in this city.

Major Wilcoxson was a pioneer of California. He was one of the first to settle in this city.

Major Wilcoxson was a man of many talents. He was a soldier, a farmer, and a merchant.

Major Wilcoxson was a man of great character. He was honest, brave, and kind.

Major Wilcoxson was a man of great influence. He was respected by all who knew him.

Major Wilcoxson was a man of great wisdom. He was a true leader of his people.

Major Wilcoxson was a man of great courage. He was a true hero of his time.

Major Wilcoxson was a man of great strength. He was a true warrior of his time.

Major Wilcoxson was a man of great honor. He was a true gentleman of his time.

Major Wilcoxson was a man of great fame. He was a true legend of his time.

Major Wilcoxson was a man of great glory. He was a true hero of his time.

Major Wilcoxson was a man of great power. He was a true leader of his time.

Major Wilcoxson was a man of great wealth. He was a true success of his time.

Major Wilcoxson was a man of great influence. He was a true leader of his time.

Major Wilcoxson was a man of great honor. He was a true gentleman of his time.

IT WOULDN'T GO.

Judge Craven Suppresses the City and County Prizes; seizes the City and County Prizes; seizes the City and County Prizes.

He Declines to Dismiss a Case on Their Advice—Tucker's "Hokey-Pokey" Game.

The circumstances surrounding the arrest, trial and conviction of Tucker, the "hokey-pokey" dealer, who had robbed a man named Moore of \$200 at his "game" several weeks ago are becoming interesting.

As has already been published, Judge Van Fleet declined to pronounce sentence upon Tucker last week, but as he had been informed that money which had been found upon Tucker's person had been returned to him at the police station, and the court desired to look into the matter.

Tucker was before the Judge again yesterday, but as the District Attorney stated that two more men, named George Blanchard and John Brown, had been arrested as Tucker's accomplices, and Tucker might be needed as a witness, sentence was again postponed.

Chief of Police Drew was then placed on the witness stand, and questioned regarding the return of the money to Tucker at the police station. The Chief stated that inasmuch as the money found upon Tucker belonged to Moore, the robbed man, Tucker had no right to it.

Chief Drew stated that at the time of Tucker's arrest he was searched at the station house, and there was found upon him \$200, which was given to him by a friend added five cents and was put up as bail. The next day, or the day thereafter, Tucker's

RAIL WAS INCREASED. To \$1,000, which was given, and Tucker demanded his \$100, claiming it was his own private money. The Chief said he at first refused to give it up, but he consulted with the District Attorney, who said that as the bail had been given the deposit could not be held.

The court stated that while the money should not be given to Tucker, it was satisfied that the Chief was not to blame.

The Judge then shifted off on a new tack, so to speak, and asked the witness stand. He asked Moore if it were true that, since the trial had commenced, his money had been returned to him.

Moore seemed a little confused, and finally explained that he had received \$100, but that this sum was only "Blanchard's part," or, rather, Blanchard's division of the spoils. He would not say, however, that he had agreed, by this arrangement, not to prosecute.

Judge Van Fleet intimated that he would look further into the case, and then dropped the matter.

TUCKER'S PAIS. Blanchard and Brown, who are charged with assisting Tucker in robbing Moore, were examined in the Police Court yesterday afternoon and evening.

W. L. Stewart, who called, he testified that he was employed by Blanchard to deal "hokey-pokey." He then repeated the story given by him in the Superior Court, and declared that Moore had lost fairly. Tucker admitted that he "staked" Brown, who was one of the "cappers" for the game.

The game was a fair one, he said, and there was no understanding between himself and Blanchard or Brown that there should be any crookedness in the play. Blanchard was not present during the game, and could not have known whether the play was fair or crooked.

Stewart, a partner in the game, testified that a man named Parker had endeavored to get Moore to leave the card-table, and that he had interfered, and, taking Parker out of the room, got the keeper to give him \$5 "to keep quiet."

Stewart testified to other similar circumstances going to show that it was a pre-arranged affair to rob Moore.

RILEY DENIES IT. At the session of the Court last night Riley, the bartender in the saloon in which the game was conducted, and Blanchard, one of the defendants, were placed on the witness-stand. The former testified that he did not give \$5 to anybody for the purpose of getting an outsider named Parker not to interfere with the game. Blanchard said Tucker brought \$100 to him and stated that it was the winnings of the game. He said that he gave \$5 to Brown, but he did not know what the latter was going to do with it.

The defense rested, and Assistant District Attorney Buckley made his closing statement for the prosecution. He was brief in his remarks, and after a short review of the testimony he said he did not believe it warranted the conviction of Blanchard, but certainly showed that Brown was guilty as an accessory.

City Attorney Hart agreed with Attorney Buckley that the evidence was not sufficient to convince a jury that he was guilty. He believed Brown's case, however, ought to go to the Superior Court.

Frank Estabrook, attorney for the defendants, said he did not believe that anything he might say would change the mind of the court, and he declined to argue.

Judge Craven then proceeded to give his decision, and surprised the attorneys by holding both defendants to answer. He said in substance that the testimony introduced and the circumstances connected with the case, and that there was no doubt in his mind that the game was conducted at this saloon, and that some people, whose moral sense seems to be so obtuse as to incapacitate them from detecting what is right from what is wrong called "hokey-pokey." It is

A ROBBERY GAME. And was not intended for any other purpose than to rob. It is not a gambling game, for where the gambling is conducted squarely the man who bets has some chance to win. In this game, however, no such opportunity is offered. It is operated by a man who fleeces people, and the testimony shows that this particular game was supplied with all the paraphernalia for such a game, and that the "cappers" or "boosters," when a citizen, seeing that Moore was being swindled, attempted to interfere and that his silence was purchased for \$5. Moore was introduced to play by a "steerer," who hid him near the Western Hotel. When he sat down to the table, everyone excepting himself was a "capper," and only aiding the dealer in winning Moore's money. The more was testimony to the effect that Blanchard and Tucker held a conversation together, which was a circumstance against the defendant Blanchard. He denies having held this conversation, but it only at best makes a conflict of testimony, and such as should go before a jury. I don't think committing magistrate would discharge one defendant and not the other in this case, for if a conspiracy is proven to have been entered into, and these men are involved, one is as guilty as the other. It is so clear to me that this game was operated for the purpose of robbing, that I would think I was derelict in my duty as Judge of this court if I did not send the defendants to the upper court."

Bail was fixed in the sum of \$1,000 in each case and Blanchard was ordered to file a new bond.

BURIED IN FLOWERS. Daughters of the Golden West at the funeral of Miss Taylor.

The funeral of Miss May F. Talbot took place yesterday from the family residence at Seventeenth and H streets, and the large attendance attested the esteem in which the young lady was held in the community. Rev. Father Grace officiated and delivered a short address.

The beautiful funeral ritual of the Daughters of the Golden West was read by members of the order in an impressive manner. It was the first time it has been used in this city. The President of

Changed Daily for Weinstein, Lubin & Co.

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BANKRUPT STOCK OF DOMESTICS.

This sale will consist of a variety of useful Household Domestic, the greater portion being from the Stockton Bankrupt Stock.

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OFF FOR NEW JERSEY. T. T. Wiseman and Family will Settle in an Eastern Home.

Thomas T. Wiseman and wife and child, accompanied by Miss Sadie Schwartz, sister of Mrs. Wiseman, will leave to-night at 11 o'clock for Guttenberg, New Jersey, where they will reside in future. Mr. Wiseman was born and reared in Sacramento, and is probably the best-known young man in the city. He has been in the employ of H. S. Crocker & Co. for several years and his employers were reluctant about purchasing his services.

A more favorable opportunity to engage in a business for himself has presented itself, and he has resolved to make his home in New Jersey, where he has a handsome salary and a one-third interest in a lumber firm. A large number of his friends will gather at the depot to-night to bid him, and part good-bye and God speed.

A special lot of Children's Oil Pebble Goat Button Shoes, with strong soles and rawhide tips, sizes 8 to 11-2. Price, 95 cents.

The above are much below regular value. Men's Heavy Leather Shoes, with half inch soles, seamless sides and neat toe caps. Price, \$2.

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Two horses came on my place. Owner called for them by John P. Cooper, 1627 E street.

Face All Broken Out. I was at one time ashamed to be seen, because my face was all broken out with blood because I tried all remedies in vain, and about two years ago sent for your book, "How to Cure Skin and Blood Diseases," which worth \$50 to me. I am glad to recommend your great CUTICURA REMEDIES, and hope all who have blood diseases will send for your book.

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BORN. PARKER—in this city, February 20, to the wife of W. J. Parker, a son.

DIED. BEHAN—in this city, February 23, Mrs. Margaret Behan, a native of the Parish of Ballyhugh, County Kerry, Ire., and aged 93 years.

Funeral from the residence of her daughter, Mrs. T. E. O'Halloran, 21619 N street, at 10 o'clock, February 24, by Rev. P. M. Thence to Calvary, where a funeral service will be held. No flowers.

GRIESEL—in this city, February 23, Anna C. wife of Jacob Griesel, a native of Germany, died at her residence at 3 1/2 days.

Friends and acquaintances are invited to attend the funeral, which will be held at the funeral home, 1215 J street, between Seventeenth and Eighteenth streets, at 10 o'clock, February 24, at 10 o'clock.

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