

INDICTED FOR LIBEL.

Farmer Reed Will Have to be Tried by a Jury.

Result of a Farmers' Alliance Speech, Accusing the Supervisors of Accepting Bribes.

Shortly after Superior Judge Catlin arrived at the Courthouse yesterday forenoon, he was notified that the Grand Jury desired to make a partial report.

The Judge repaired to the court-room, and taking his elevated seat, awaited the coming of the investigators. They soon filed in and took seats in the jury-box.

The news had evidently got out about the Grand Jury's intention, as the court-room was soon crowded with spectators, who waited breathlessly for what was to transpire.

REED INDICTED. "Well, gentlemen," said Judge Catlin to the jurors, "have you any communication to make?"

"We have." Foreman Stevens arose and handed a package of papers to the court. The latter inspected the papers and then excused the jurors.

It was not long before it was known that the Grand Jury had found an indictment against William M. Reed, the Florin farmer, who during an enthusiastic speech before the Farmers' Alliance at Galt recently stated that the three members of the Board of Supervisors had voted to repeal a clause in the liquor license ordinance had received \$15,000 for their votes.

The report of the Grand Jury to Judge Catlin was brief, being in substance as follows: "We beg leave to report that we have found a true bill of indictment against W. M. Reed, in which we will indict him herewith report and present to your honor."

The indictment itself is an interesting document. It gives a full history of the case against Reed.

THE INDICTMENT. Following is the wording of the Grand Jury's document: W. M. Reed is accused by the Grand Jury of the crime of libel, committed as follows: The said W. M. Reed, on the day of October, 1891, at the County of Sacramento, and before the finding of this indictment, wilfully and unlawfully, and with a malicious intent to injure Andrew Black, M. Miller and Jenkins, by a newspaper, a certain false, scandalous and defamatory libel in the shape of a printed article of and concerning the said Black, Miller and Jenkins, in which said article, Miller and Jenkins, in words and figures as follows: "The Board of Supervisors of this county are not a jobber than our boodle legislators of the last session (meaning certain members of the last session of the Legislature of the State of California, against whom charges of corruption in office were alleged and circulated). Three members of our county board (meaning Black, Miller and Jenkins) have been bought and sold. (Meaning thereby that the said Black, Miller and Jenkins, in their official capacity as members of the Board of Supervisors,

CORRUPTLY AND FELONIOUSLY receive a bribe for the purpose of influencing their official action respecting matters officially pending before said board). He (the said defendant) openly accused three members of the Board of Supervisors (meaning Black, Miller and Jenkins), who voted against the passage of a certain ordinance recently (meaning thereby that certain amendment to Section 1 of Ordinance No. 12 of the County of Sacramento, abolishing the necessity of the application and petition in said section mentioned), of receiving \$15,000 for their votes. He (the said defendant) collected \$15,000 for the purpose of corruptly influencing Black, Miller and Jenkins to vote in favor of said amendment to said ordinance."

GIVES BONDS. Reed appeared in court shortly after the Grand Jury had retired. He was accompanied by one of his attorneys, Grove L. Johnson. The Judge fixed the amount of the bail would be, and Judge Catlin fixed it at \$2,000. Mr. Johnson considered this rather high, and Judge Catlin reduced the amount to \$1,000. The bond was promptly given, J. E. Camp and M. F. Johnson being the sureties.

MEANTIME Justice of the Peace Henry was wondering what the jury would do with the matter before he had heard of the case. He was told that the Grand Jury had indicted Reed for libel. This case was to be heard by Justice Henry, but was continued from time to time until yesterday.

But Judge Henry's mind was soon set at rest. Deputy District Attorney Buckley, Attorney Grove L. Johnson and Matt. F. Johnson were in the court, and after some whispering Mr. Buckley addressed the court.

CASE DISMISSED. "I will state to the court," said he, "that the prosecution is ready to proceed, but the Grand Jury of this county has a few moments to spare, and a partial report finding an indictment against the defendant in this case for the same alleged libel as alleged in the complaint here. This, as I understand, is the jurisdiction of the matter away from your honor, and upon that ground I move that the proceeding before your honor be dismissed. He has given bail for his appearance under this indictment."

"Just enter in the order that the defendant announces himself ready to go on with the case," said Attorney Johnson, "and also ask an order discharging and releasing the bondsmen. We have given a bond in the Superior Court and that would naturally release the bond here."

Judge Henry then made the necessary order and the parties left the courtroom.

MAY NOT RECOVER. The Victim of the Oak Hall Lamp Accident is Quite Low. The unfortunate man who was so terribly burned at Oak Hall on Wednesday evening, by the upsetting of a coal-oil lamp, is John F. McGinley. The lamp was overturned as he was preparing to retire, and set fire to his bedding.

McGinley was shockingly burned about the body, and was taken to the County Hospital for treatment. Another man, who assisted in extinguishing the fire, was also badly burned.

A telephonic message from Dr. White last evening stated that the patient had passed a very bad night, but yesterday rested more easily. "He is, however, very badly burned," said the doctor, "and his recovery is somewhat doubtful."

Y. M. C. A. ASSOCIATION. Election of Officers—John Schenck to be Chairman and Director. At the annual meeting of the Young Men's Christian Association held recently the following gentlemen were elected Trustees for the ensuing year: Chauncey M. Dunn, George D. Irvine, Walter S.

NEEDED IMPROVEMENTS.

Where Money Could be Had to Make Them.

Judge Beatty Says the Funded Debt Commission is Anxious to Help the City.

Eps. RECORD-UNION: In your issue of October 28th you express a desire to know from myself what are my views as to the Funded Debt Commission furnishing money to the city to make needed improvements.

First, then, I consider the bond redemption fund in our hands devoted by law to the extinguishment of the old funded debt of Sacramento City. Neither legally nor morally have the Commissioners a right to divert it from that end and object.

Five years ago I became impressed with the idea that the city would within the five or six years following stand very much in need of money more than she could readily raise by annual taxation. I was also fully impressed with the idea that as her credit stood (she had just passed through a severe depression) she could not borrow a dollar in any money market in the civilized world.

At the time I was thus impressed, I was trying to repudiate her funded debt; she could not borrow a dollar in any money market in the civilized world. I then set my mind to work to see if I could devise some scheme by which the Fund Commissioners could help the city. I concluded finally that under proper conditions we could introduce into the California Legislature amending the Funded Debt Commissioners' bill in many particulars.

THE TUSSELL WITH TRAMPS. A Gang of Them Swam Upon an Incoming Oregon Train. Three men, who gave the names of Charles Belting, J. H. Morse and C. Childs, were arrested early yesterday morning near Wheatland and charged with the crime of receiving a ride on a train when Conductor Shaw and a brakeman put them off.

They insisted on getting aboard again, however, and the trainmen were just as determined that they should not. The men showed fight, and in a scuffle that ensued Belting received a black eye. A constable on board the train, and he arrested all three of the men.

Real Estate Transfers. The following real estate transfers have been recorded since our last report: W. S. Jacobs to Mrs. Amelia Ashcroft—Lot 7 and K, Twelfth and Thirteenth streets; \$20.

Joel Gardner to John J. Gardner—East half of northeast quarter of section 20, township 12 N., range 12 E., T. 12 N., R. 12 E., containing 80 acres; \$100.

John J. Guthrie to Charles and Frederick Schneider—Eleven and ninety-four hundredths acres at Guthrie's Station; \$10.

Charles Schneider to John J. Guthrie—Lots 6 and 11, Twenty-third and Twenty-fourth streets; \$10.

J. C. and Adeline E. Tubbs to Gerrard G. Tyrrell—South 70 feet of west 20 feet of lot 8, H and I, Sixth and Seventh streets; \$10.

Mott to Bernard Rubin—Two hundred and sixty-four and thirty-eight hundredths acres in section 22, and lots F and G of Rancho del Paso; all in township 12 N., range 12 E., T. 12 N., R. 12 E., containing 310 acres; \$100.

Catherine Atkins to Harriet E. Stephenson—South half of north 40 feet of lot 5, N and O, Fifth and Sixth streets; \$100.

YESTERDAY'S WEATHER NOTES. The Weather Bureau's reports show the temperature at 5 A. M. and 5 P. M. yesterday to have been 62° and 65°, with the highest and lowest were but 62° and 49°, as against 82° and 54° on the same date last year.

NEWLY INCORPORATED. The following articles of incorporation were filed in the Secretary of State's office yesterday: Smedberg & Mitchell of San Francisco, Capital stock, \$40,000. Directors—W. R. Smedberg, G. M. Mitchell, W. J. Gardner, R. W. Johnson, George J. Wellington, Clinton Folger and J. T. Smith.

It Costs Something. John McKay bought some hay from Peter Shulp and did not pay for it. Shulp brought suit in Justice Henry's court to recover \$70, and the Justice decided that McKay should "pony up" \$122 of the debt. But this is not all. It appears that McKay's stable had been attached, a keeper put in charge, etc., and the costs had footed up to \$122.45. This McKay had to pay in addition to the \$122 on the judgment. Rather expensive litigation.

EVERYBODY'S COLUMN. Correspondence of interest to the General Public. Under this heading the RECORD-UNION will publish short notices or notices of interest to the general public. The matter in these communications will be inserted in the RECORD-UNION, free of charge, provided the notices are not of a character that would be injurious to the public interest, and are not of a character that would be injurious to the public interest.

THE CHILEAN TROUBLE. Eps. RECORD-UNION: Will you kindly permit me to touch upon the present state of affairs in Chile. I have not seen the matter referred to by any newspaper, except from an American standpoint, and I think the matter can with propriety be viewed from a Chilean's eyes as well as an American's.

THE NIXON LIBRARY. The late Dr. Nixon's library of some 500 volumes, and several book-cases and desks, will be sold at auction at 1 P. M. to-day, at the most extensive saleroom, Eleventh and J streets.

Berlin Cough Cure. For coughs and colds and all lung and throat ailments, this is the best remedy. It is perfectly harmless, gives immediate relief, and cures the worst cases in superior style. It is sold by all druggists, and is the most effective and reliable remedy known, illustrating the value of the qualities on which its success is based, and abundantly gratifying to the California Fig Syrup Company.

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Changed Daily for the Red House.

Fancy Brocaded Silk Ribbon, all colors, No. 12, 10c per yard.

Grosgrain and Fancy Satin Striped Ribbon, No. 23, 10c per yard.

A CAPAY COLONY.

RUBBER GOODS.

Thousands of cases of Rubber Goods are thrown upon the market each season and sold for first grade goods. The only safeguard you have to get good Rubbers is to buy only of those houses that have the best brands. Our Rubbers are from the CANDEE RUBBER COMPANY, who have a world-wide reputation for making the most reliable Rubber Goods in America, and at prices lower than inferior brands.

MEN'S FEATHER-WEIGHT HUNTING HIP RUBBER BOOTS, square top, tight-fitting leg, Candee brand.....\$4 50

MEN'S MEDIUM-WEIGHT HIP RUBBER BOOTS, square, tight-fitting leg and top, Candee.....\$3 75

MEN'S HIP RUBBER BOOTS, medium heavy weight, unlined, Candee.....\$3 75

MEN'S KNEE WOOL-LINED RUBBER BOOTS, Candee.....\$2 75

BOYS' KNEE WOOL-LINED RUBBER BOOTS, Candee.....\$2 25

BOYS' EXTRA LIGHT-WEIGHT KNEE RUBBER BOOTS, pebble leg, unlined, 2 to 6, Candee brand.....\$1 50

LADIES' KNEE LIGHT-WEIGHT RUBBER BOOTS, 2 1/2 to 7, Candee brand.....\$1 50

MISSIES' KNEE RUBBER BOOTS, 11 to 12, Candee brand.....\$1 25

CHILD'S KNEE RUBBER BOOTS, 8 to 10, Candee brand.....\$1 00

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SEE MY SPONGE? SISTERS DO AS I DID. DRESS YOUR SHOES WITH WOLFF'S ACME BLACKING. ONCE A MONTH OTHER DAYS, WASH THEM CLEAN WITH WET SPONGE. LADIES, IT COSTS cent a foot. TO CHANGE THE APPEARANCE OF OLD RUBBERS, TRY WOLFF'S ACME BLACKING. WILL DO IT. ASK FOR IT. WOLFF & RANDOLPH, Philadelphia.

NOTICE TO BUILDERS. Construction of Additional Buildings for the State Normal School at San Jose.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Treasurer of the State Normal School at San Jose, California, on or before the 31st day of October, 1891, for the construction of additional buildings on the grounds of said Normal School, in San Jose, California, in accordance with the plans and specifications now on file in his office.

Separate bids will be received (1) for the furnishing of materials for and doing the masonry work, including excavating, (2) for furnishing the materials for and doing the carpenter work, including framing, roof trussing, and mill-work, (3) for furnishing the materials for and doing the plumbing and ironing work, including sheet-ironing, sheet-ironing work, (4) for furnishing the materials for and doing the painting and decorating work, (5) for furnishing the materials for and doing the plastering and lathing work, (6) for furnishing the materials for and doing the electric lighting work, (7) for furnishing the materials for and doing the mechanical work, (8) for furnishing the materials for and doing the carpenter work, (9) for furnishing the materials for and doing the masonry work, (10) for furnishing the materials for and doing the plumbing and ironing work, (11) for furnishing the materials for and doing the painting and decorating work, (12) for furnishing the materials for and doing the plastering and lathing work, (13) for furnishing the materials for and doing the electric lighting work, (14) for furnishing the materials for and doing the mechanical work.