

WEINSTOCK VS. M'CLATCHY.

THE SECOND LIBEL SUIT NOW ON TRIAL.

Plaintiff Introduces His Testimony and Then Rests His Case.

The trial of the second Weinstock-McClatchy case was resumed yesterday morning before Judge Hughes, Hiram W. Johnson and Judge Holl being attorneys for the plaintiff and Elwood Bruner and W. H. Metson for the defendants.

Judge Holl said that he was going to make a motion in relation to the amended answer filed by defendants, which is very voluminous and attempts to set up justifications and an attempt at mitigation.

Mr. Bruner opposed the motion, as he said the plaintiff had when the case was called, expressly waived any irregularities in the answer and had plenty of time to file a motion.

Judge Holl said that the plaintiff had not waived the right to this motion, but had stated that any objections to the answer could be raised later.

Hiram W. Johnson said that in the answer were many pages of matter that are entirely irrelevant to the matter on trial. It was better to make this motion now than to present a sham pleading of twenty or more pages and argue the question of admissibility of evidence before the jury.

Judge Hughes thought the motion should have been made some days ago, so that the defendants could have had notice of it in time to prepare for it.

Mr. Bruner said that the defense should have had notice. The defense was not a sham one, and even if the motion were granted it would have a right to amend and the jury would have to be dismissed for the present.

Judge Hughes said that the court would much prefer to have all extraneous matter stricken out, but he did not think it would be just or fair to grant the motion at this time, the defense having had no notice.

Mr. Johnson excepted, but proceeded to address the jury and open the case. He read the article from the "Examiner" which was copied and published by the "Bees" with added matter relating to Weinstock. He said that the article was claimed to be libelous per se and did not require any innuendo to make it libelous.

He also offered in evidence a deposition of I. W. Lees, Chief of Police of San Francisco. The defense objected, on the ground that Mr. Lees was not a resident of the county.

Mr. Johnson said that he had no knowledge of the fact and it was a surprise to him. Mr. Lees is a resident of San Francisco, and he was not compelled to attend the court.

Judge Holl wished a note made of the fact that the deposition was offered at five minutes to 11 o'clock. There was no evidence, he said, that Mr. Lees was in the county at that time, and it was evident that he was not in the court and could not be.

The court thought the deposition could be admitted, under the ruling of the Supreme Court.

Mr. Bruner asked to be sworn, and testified that Chief Lees had been subpoenaed and had sent word that he would come upon the train arriving here at 11:05 a. m.

Mr. Johnson said that Mr. Lees could not be compelled to come and might not come.

The court ruled that if Mr. Lees was not present at the hour of convening at half past 11, the deposition could be read.

Judge Holl said that the statute says, "If the testimony of a witness cannot be procured." That means that it cannot be legally procured, which is not the case in this case, as he cannot be compelled to come.

Mr. Johnson said that the case of the plaintiff was brief and could easily be presented and he was willing to have it continued till half past one.

The court agreed to the suggestion and a recess was taken till that time.

CHIEF LEES' TESTIMONY. When court reconvened Chief Lees was present and took the stand. He testified that he met Mr. Weinstock about the middle of April last and had never known him until then. In his conversation with Mr. Weinstock the latter made no reference to statements made in the article published in the "Examiner" and published in the "Bees," and Mr. Lees said Mr. Weinstock made no such statements.

The questions of Mr. Johnson were objected to by the defense and the objections were overruled, defendants taking exceptions.

Mr. Bruner said that counsel for plaintiff had stated the other day that they did not make a point that the article from the "Examiner" was a libel.

the conversation turning on Von Arnold and Stillwell, witness said that he afraid that they would get the McClatchys into difficulties, from his knowledge of them. He said to Mr. Weinstock that he saw Von Arnold had sent him some dispatches, but he did not seem to catch on. Mr. Weinstock answered that he received some dispatches, but as he did not know the party from whom they came he did not answer them, and afterwards Von Arnold came to the store and introduced himself and asked for a letter to some one.

HAD NO ESCAPE. Witness said Mr. Weinstock had had a very narrow escape and the latter said he had had no escape; that Von Arnold was a stranger and he did not do business that way. He thought it presumptuous in Von Arnold, a stranger, to come to him in that way and gave him no help.

Witness told him that Von Arnold was a scoundrel and he was afraid he would get the McClatchys into trouble if they relied on him.

Mr. Moran, the reporter, had been in his office a short time before Mr. Weinstock came, but had gone away and witness did not see him again until after the publication of the article. Previous to the publication of the article neither the McClatchys nor any one connected with them had called on him in reference to the statements made in it concerning Mr. Weinstock.

MORAN'S TESTIMONY. Edward F. Moran testified that he wrote the article published in the "Examiner" and that Mr. Weinstock gave him no information regarding the statements made in the article and he learned none of the alleged facts stated in the article from Mr. Weinstock.

Mr. Johnson asked if, subsequent to the publication of the article, witness had a conversation with V. S. McClatchy in relation to the statements regarding Mr. Weinstock.

Counsel for defense objected. Mr. Johnson said that the question was in order to show that such an interview did take place and he proposed to produce, as Mr. McClatchy never retracted the article. The objection was overruled.

ADVISED TO RETRACT. Witness said he told Mr. McClatchy that he had read the article in the "Bees" and that he had made a mistake in attributing the statements in the article in the "Examiner," at witness had never received any of the statements from Mr. Weinstock and that he thought the easiest way out of it would be to retract.

Mr. Weinstock had given him no information on Arnold and the article was based on information from Mr. Weinstock. Mr. McClatchy said in that case he had made a mistake.

Witness thought this was subsequent to the commencement of the suit, but was not sure. Mr. McClatchy had never prior to the publication of the article, asked witness for any information from Mr. Weinstock. He said that the article was claimed to be libelous per se and did not require any innuendo to make it libelous.

Mr. Weinstock said that he had written to Mr. Weinstock, and had received two letters from him. He identified a copy of the letter and his reply to it. He received a letter to Chief Lees when he received it, and completed the reply at his office, adding a postscript. Chief Lees also wrote a reply to a letter he had received from Mr. Weinstock, and they were mailed immediately.

The letters were offered in evidence and read as follows: WEINSTOCK'S LETTER. Sacramento, April 14, 1897. Mr. Moran, San Francisco—Dear Sir: I beg herewith to enclose a clipping from this evening's "Bees," in which is published an article in to-day's "Examiner," doubtless written by you, in which the "Bees" endeavors to ascribe to me a statement made concerning Von Arnold's career which recently in Sacramento.

If you wrote the "Examiner" article, I did intend to convey the idea that I had said: (1) "I had a narrow escape from becoming a victim of Von Arnold." (2) "That he was masquerading in Sacramento as Baron von Steinmetz." (3) "That it led to an investigation by the Grand Jury and nothing came of it."

The "Examiner" article conveyed to me the idea that you incidentally made mention of the fact that I had called on Chief Lees in relation to the Von Arnold matter, the rest of the statements in the article being based on a statement of what you knew in the matter generally. Kindly send me your reply at your earliest convenience, and oblige yours truly, H. W. MORAN'S REPLY.

The answer was as follows: Mr. H. Weinstock, Sacramento, Cal.—My Dear Sir: In reply to your note of April 14th, received to-day, allow me to say in answer to your various questions:

First—You are not quoted in the "Examiner" as stating that you had a narrow escape from becoming a victim of Von Arnold, nor did you make such a statement to me.

Second—You are not quoted as saying that he had masqueraded in Sacramento as Baron von Steinmetz, nor did you tell me so.

Third—You were not quoted as saying that an investigation was held by the Grand Jury and nothing came of it. The "Examiner" article merely mentions your visit to Chief Lees incidentally. The matter in the following paragraph, referring to Von Arnold's career in Sacramento, was generally known here. It did not come from you, and an intelligent reading of the article shows clearly that you are not quoted in it in the slightest degree. Yours truly, ED. F. MORAN.

P. S.—I will say in addition that the article does not quote Chief Lees in relation to your visit to him, nor does it say that the Chief mentioned any conversation, or any part of a conversation, you had with him. The "Bees" has simply put in your mouth general statements never attributed to you by the "Examiner."

LETTER TO CHIEF LEES. Mr. Johnson then offered in evidence the letter of Mr. Weinstock to Chief Lees, which was objected to, but admitted.

The letter to Chief Lees is as follows: Chief of Police I. W. Lees, San Francisco—Dear Sir: I beg herewith to enclose a clipping from this evening's "Bees," in which they republish an extract from an article appearing in to-day's "Examiner," stating that I had called to see you in reference to the case of Von Arnold. In the "Bees'" comments on the "Examiner" article they endeavor to make it appear that I stated: "I had a narrow escape from becoming a victim of Von Arnold when he was masquerading in the Capital

City last month as Baron von Steinmetz." That article was published in an investigation by the Grand Jury. Nothing came of it." My purpose in writing you is to ask you to say whether I stated to you: First—That I had a narrow escape from becoming a victim of Von Arnold; Second—That he was masquerading in Sacramento as Baron von Steinmetz; Third—That it led to an investigation by the Grand Jury, and nothing came of it.

I also inclose yet another clipping from the evening paper in which they take another rap at you. It would seem from the clipping enclosed that by exposing the rascality of Von Arnold you have committed the unpardonable crime of destroying an idol which the "Bees" had built up, and upon whose integrity and veracity it had been led to place great reliance; and for this crime you are being asked to be forgiven. Awaiting the favor of a reply at your earliest convenience, I beg to remain yours truly, H. WEINSTOCK.

LEES' ANSWER. Chief Lees' answer was as follows: H. Weinstock, Esq., Sacramento, Cal.—Dear Sir: In reply to your note of April 14th inst. asking me first whether I stated to you that "I had a narrow escape from becoming a victim of Von Arnold"; second, that he was masquerading in Sacramento as Baron von Steinmetz; third, that it led to an investigation by the Grand Jury and nothing came of it.

You are informed that I answer, No to each and every one of the above interrogations.

I was not interviewed by the "Examiner" as to your visit to me, and, therefore, could not state anything in the "Examiner," nor does it quote me as stating the object of your visit or call.

Mr. McClatchy's abuse, based upon something I did not say, is entirely unjust and unjustifiable, and his quotations from my statement are entirely falsified by a scoundrel and blackguard and the matter therein contained is equally unjustifiable. Yours truly, I. W. LEES, Chief of Police.

PLAINTIFF RESTS. After the letters had been read Mr. Johnson announced that plaintiff rested his case.

There was a hasty consultation between the attorneys for the defense, and Mr. Bruner said that they were taken by surprise, and would like a recess of five minutes in which to consult.

"Will you need that time in which to recover your surprise?" asked Judge Holl.

"Oh, yes; we are used to being surprised," retorted Mr. Bruner.

After the recess Mr. Bruner stated to the court that the defense would like a continuance till to-day to prepare his case, and Mr. Johnson, after a brief objection, so court adjourned till this morning.

AMUSEMENTS. At the Orpheum just now there is about as attractive and varied a bill as one might wish to see, for whom a two-hour performance is sufficient. Wilson, the Dutch comedian, has caught on wonderfully, and is a prime favorite, as also is Dolline Cole, the female baritone, descriptive singer and interpreter of "coon songs." Emma Thorne, Weston and Herbert in new and improved double musical act, introducing the musical desk, typewriter and bicycle; Fanny Bloodgood, the merry soubrette singer; the Lozelle brothers, the best Spanish ring performers seen here yet; Lawrence, the trick bicycle rider, who is very superior, and the aerial ballet, which is a spectacle and a thing of beauty with a bewildering display of lights and colors.

The first concert of the season of 1898 by the McNeill Club, took place last night, before a fine, large and entirely satisfied audience. We think it the best, though not the most pretentious concert the club has given in recent years. The male voices were directed by the composer tenor, Rhys Thomas, whose strong dramatic tones led them. They were twenty-nine in number, admirably drilled, and thoroughly familiar with the scores. The club was recalled twice, "Ring Out Wild Bells" finding most favor with the audience, and was indeed the most tuneful of the chorus numbers, not one of which, however, was weak or indifferent. The club's local soloists were especially successful last night. Mr. Genshela, baritone, in "The Elf"; Mr. Cohn, tenor, in "Ring Out Wild Bells"; Mr. Scholes in a very superior bass solo, "Hear the Wind Blow"; and responding to a recall with "The Monk," and Mr. Lester, tenor, in a solo, "O Were I Rich and Mighty," and for an encore a sailor's glee. Unquestionably Mr. Lester won the larger honors and greatest favor of all these. His voice is especially strong, resonant and dramatic, and his method is full of energy, while his expression is marked by much feeling. Mme. Westwater, the contralto, was an instant favorite. She has a lovely melodic voice, deep, full, clear-cut and of that sympathetic quality that is so especially becoming in contralto voices. Her first number was Arditi's "Let Me Love Thee," and for an encore she gave an artistic selection of her own accompaniment that won her the warmest commendation of the discriminating audience. Mme. Westwater is a singer with whom expression is the highest aim, rising superior to technique. It may be said literally of her that she sings with the spirit and the understanding. Miss Atkins, the soprano, was very effective. Her voice is fresh, clear, vibrant voice, resonant, firm and confident. It is not lacking in warmth, and it has the charm of enthusiasm and youth. Her first number was Ronald's "Once In A Life," giving in response to a recall, pretty song with charming effect. Her second number was a duo with Mr. Thomas—the Nile scene from "Aida." It was sung with refined taste, and marked expression and fully developed the fine qualities of her soprano. Mr. Thomas, though his voice had been severely taxed during the evening, sang with a vigor and precision that was inspiring, and his tones were flawless. Miss Milliken was accompanist of the evening, and discharged the task with the skill and good taste for which she is so well known. It was a very successful evening, thoroughly good concert, and advances the club still higher in public favor. It was such a concert as deserves, if exigencies of time and space permitted, a close, but generous critical review in detail.

The partnership existing for two years between Dr. P. R. Watts and Dr. W. H. Haight has been dissolved by mutual consent. All outstanding accounts are payable only to Dr. Watts, at his office, or Presley B. Johnson, as the Successor-General office, or residence 1415 Fifteenth street. An account standing against firm will be paid by Dr. Watts.

Try McMorris' 50c uncolored Japan tea; E. B. tea, 60c; G. P. tea, 75c; P. P. Japan tea, 40c; 531 M street.

Save money by buying your tea and coffee at McMorris, 531 M.

CHIEF DWYER TAKES OFFICE.

GIVES INSTRUCTIONS TO THE PATROLMEN.

Must Always be in Uniform—Notice Given to All Gaming Places to Close.

A new Chief is at the head of the Police Department. Yesterday morning M. M. Drew, who has held the office for the past four years, turned over his badge of office and the keys of the City Prison to his successor, Thomas Dwyer, and stepped down and out of the city.

Trustees Dolan, Paine and Tebbets were present when the transfer was made, and each of them had words of praise for the efficient manner in which Chief Drew had discharged the duties of his office. They also had words of encouragement for Chief Dwyer, and expressed the hope that when he comes to retire from office he may be able to look back on a work well done.

The retiring Chief also added words of encouragement, and hoped his successor might have behind him an excellent record.

Chief Dwyer, thanked ex-Chief Drew for the courtesy and kindness he had shown him, and so the transfer was made.

At 8 o'clock last night Chief Dwyer lined his men up, including Officer Dolan, who was recently appointed a member of the force, and in charge of a clear-cut, sensible talk. He told them he expected every man to do his duty and comply strictly with the rules and regulations of the department.

Any orders the Captain may give," continued Chief Dwyer, "must be obeyed promptly, as he is second in charge, and I shall expect each and every man to do his whole duty at all times and under all circumstances."

Chief Dwyer next took up the question of uniforms, and gave a verbal order that from now on every officer shall wear full uniform both day and night. He subsequently said that a citizen in search of an officer might pass a dozen times and not recognize him if it were not for his uniform, and that at night a stranger might walk the city from one corner to the other and fail to find a single guardian of the law.

After his talk to the men Chief Dwyer called the officers into his office and instructed them to notify all persons on their beats who conduct gaming rooms or any game or games prohibited by law to close up. This is understood to be in accordance with Mayor Land's wishes.

In speaking to a "Record-Union" reporter respecting the order to close the gaming rooms Chief Dwyer said that favor would be shown to those who do not comply with the law, and if, after notification to close had been served, any still persist in running, the proprietors, and those interested will be arrested and prosecuted.

Chief Dwyer also notified the officers on beat two to see that the doors of the houses on lower L street are kept tightly closed except when persons may be going in or out.

The new Chief of Police said his first day in office had been a pleasant one, and that he anticipated things would move on smoothly.

It is stated on good authority that both Sergeants McManus and Plunkett will retain their positions at the desk. There is considerable speculation going on as to what officer will be appointed Court Bailiff, and that the incumbent of the rain and storm. Just who will be given a trial is hard to say, but rumor has it that Officer Bagley will be named.

The Police Committee of the Board of Trustees visited police headquarters last evening and inquired of the officers interested to change the Sergeants' office from the front to the rear of the building. Just what reason there is for the change is hard to see, for in the new quarters the sunlight does not penetrate once in a century, and the odors from the yard cells are continually wafted in.

All in all, the first day of the new administration of the Police Department went off quietly, and the officers all seem to be well pleased with the new regime.

Electrical lamps at Scott's, 303 J.

CATARRH OF THE STOMACH. A Pleasant, Simple, but Safe Effectual Cure for It.

Catarrh of the stomach has long been considered the next best thing to incurable. The usual symptoms are a full or bloating sensation after eating, accompanied sometimes with sour or watery risings, a formation of gases, causing pressure on the heart and lungs and difficult breathing; headache, flickle appetite, nervousness and a general feeling of languid feeling.

There is often a foul taste in the mouth, coated tongue, and if the interior of the stomach could be seen it would show a slimy, inflamed condition.

The cure for this common and obstinate trouble is found in a treatment which causes the food to be readily, thoroughly digested before it has a time to ferment and irritate the delicate mucous surfaces of the stomach.

To secure a prompt and healthy digestion is the one necessary thing to do, and normal digestion is secured the catarrhal condition will have disappeared.

According to Dr. Harlanston, the safest and best treatment is to use after each meal a tablet, composed of Distaste, Apeptic, Pepsin, a little Nux, Golden Seal and fruit acids. These tablets can now be found at all drug stores under the name of Stuart's Dyspepsia Tablets, and not being a patent medicine, can be used with perfect safety and assurance that healthy appetite and thorough digestion will follow their regular use after meals.

Mr. N. J. Boher of 2710 Dearborn street, Chicago, Ill., writes: "Catarrh is a local condition resulting from a neglected cold in the head, whereby the lining membrane of the nose becomes inflamed and the mucus passes therefrom, passing backward into the throat, reaches the stomach, thus producing catarrh of the stomach. Medical authorities prescribed for me for three years for catarrh of stomach without cure, but to-day I am the happiest of men after using as well as Stuart's Dyspepsia Tablets. I cannot find appropriate words to express my good feeling."

"I have found flesh, appetite and sound rest from their use. Stuart's Dyspepsia Tablets is the simplest preparation as well as the simplest and most convenient remedy for any form of indigestion, catarrh of stomach, biliousness, sour stomach, heartburn and bloating after meals. Send for little book, mailed free, on stomach troubles, with addressing Stuart's Company, Marshalltown, Iowa. The tablets can be found at a drug store."

KNIGHTS OF PYTHIAS.

They Will Celebrate the 31st Anniversary of the Order.

On Monday evening, the 21st, four Knights of Pythias lodges in this city will celebrate the thirty-fifth anniversary of the order in their castle, at Ninth and I streets.

The programme will consist of a literary entertainment after which light refreshments will be served. The occasion will be for the entertainment of members of the order and ladies only. Invitations, however, will be tendered Folsom Lodge, No. 167, K. of P., as well as the Rathbone Sisters, the auxiliary order of the Knights of Pythias.

In the past it has been the custom of the order to have its entertainments to a large extent open to the general public, but on this occasion it has been deemed expedient to have a general reunion for the diversion of the members and their families only.

The various committees to perfect arrangements have been appointed, and the following officers were elected to take charge of the affair: M. Hirst, President; H. H. Hummel, Secretary; C. S. Von Roy, Treasurer.

Weather Reports. The Weather Bureau reports show the highest and lowest temperatures yesterday to have been 56 and 40 degrees, with gentle to fresh northerly winds and partly cloudy weather prevailing.

The barometrical readings at 5 a. m. and 3 p. m. yesterday were 30.21 inches and 30.32 inches, respectively.

The highest and lowest temperatures one year ago yesterday were 52 and 41 degrees, and one year ago to-day 54 and 38 degrees.

The average temperature was 48 and the normal 48 degrees, showing yesterday to have been one of normal conditions, as far as temperature was concerned.

A Neighborhood Row. Daniel James and John Corcoran were arrested last evening on a warrant charging them with beating John Wall and his wife, who reside in the vicinity of Fourth and T streets.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

MURPHY'S COLD CURE. Cold Cure cures colds in the head, colds on the lungs, coughs, croup, whooping cough, all forms of grip, Stomachic discharges from the nose and eyes, prevents croup, diphtheria, pneumonia, all throat and lung troubles. These pleasant little pills are absolutely harmless, have no effect on the stomach, and are sold in every drug store. The Murphy Company prepare a separate Cold Cure for infants, which is sold in 2-centa a vial. If you need medical advice write to Prof. J. H. Murphy, 1000 Arch Street, Philadelphia. It is absolutely free.

NEW TO-DAY. FEBRUARY 17th The Humboldt. Sails from San Francisco direct for DYE and SKAGWAY, ALASKA. ALL ABOARD. TO BE SURE OF TRANSPORTATION provided for our patrons, as they arrive they are met by the ship and taken to the deck passages. First cabin \$62, second cabin \$50. No steerage berths on this steamer (carries 320 passengers). Baggage and freight provisions equal to any leaving port. If you desire to secure these berths, wire which class and how many, and follow the message by a letter and remittance. We see no other good chance of the world. Secure and apply to Mrs. Winslow's Soothing Syrup. Twenty-five cents a bottle. MWF

RESOLUTION ORDERING WORK. No. 372. Resolved, That the Board of Trustees of the City of Sacramento deems it to be necessary to have the following street work done according to the specifications therefor hereby adopted, and now on file to wit:

The alley between Q and R streets, in said city, from the east line of Eighteenth street to the west line of Nineteenth street, to be improved by grading and rolling up with earth hauled from abroad.

Proposals to be received by the Mayor of the City of Sacramento for the improvement of the above street, to be made according to the specifications hereof, with specifications, inviting sealed proposals for said work, and requiring the deposit of a check, payable to the Mayor of the City of Sacramento for the amount of one thousand dollars, or by a bond for the said amount, and so on, as prescribed by law, and the Clerk of this board is also directed to publish such notice for two days and to file the resolution for two days as required by law, each in the "Record-Union," a daily newspaper published and circulated in this city.

In Board of Trustees. Adopted by the following vote: Ayes—Trustees Tebbets, Kent, Paine, Douglas, Dolan, Paine, McKay, Absent—Trustee Tebbets. D. M. KAY, President of the Board of Trustees, M. J. DESMOND, Clerk of the Board of Trustees, February 7, 1898.

NOTICE TO CONTRACTORS, No. 372. Pursuant to law and to the resolution of the Board of Trustees of the City of Sacramento, adopted February 7, 1898, directing this notice, the undersigned invites proposals to be received at the City Clerk's office, at the corner of Fourth and J streets, up to 3 o'clock p. m. of February 11, 1898, sealed proposals or bids for the following street work, to be done according to the specifications posted thereon, and file therefor adopted, to wit:

The alley between Q and R streets, in said city, from the east line of Eighteenth street to the west line of Nineteenth street, to be improved by grading and rolling up with earth hauled from abroad.

All proposals must be accompanied by a certified check payable to the order of the Mayor of the City of Sacramento for an amount not less than ten per cent of the aggregate of the proposal or by a bond for the said amount, and so on, as prescribed by law, and the Clerk of this board is also directed to publish such notice for two days and to file the resolution for two days as required by law, each in the "Record-Union," a daily newspaper published and circulated in this city.

I FEEL THAT I AM AT THE HEAD OF THE WAGON AND CARRIAGE MATTER. WAGON AND CARRIAGE MATTER. H. A. Taylor, 718 J Street, Dentist.

WATERHOUSE & LESTER. (Incorporated.) WAGON AND CARRIAGE MATTER. H. A. Taylor, 718 J Street, Dentist.

WATERHOUSE & LESTER. (Incorporated.) WAGON AND CARRIAGE MATTER. H. A. Taylor, 718 J Street, Dentist.

WATERHOUSE & LESTER. (Incorporated.) WAGON AND CARRIAGE MATTER. H. A. Taylor, 718 J Street, Dentist.

WATERHOUSE & LESTER. (Incorporated.) WAGON AND CARRIAGE MATTER. H. A. Taylor, 718 J Street, Dentist.



Sacramento, 9 February, 1898.

So graceful. So cleanly. So durable. What article of furniture harmonizes so well with other furnishings as a white enameled iron bed? It is a positive artistic ornament to any home. And as for wearing it out—such a thing isn't possible. And the best part of the story is, that they are cheap.

Look at the one pictured below—isn't it pretty? That will cost you but \$11. It has pretty brass rings, knobs and top rails and 4-inch posts. Length 6 feet 6 inches; width 6 feet 6 inches. Same bed fitted with excellent woven wire mattress that will not sag, \$15.

We have others, of course, at different prices. And they present a very pretty sight, ranged as they are, on our top floor under the skylight. Won't you come and look at them? Suit yourself about buying. The "Breuner plan," you know, is politeness to everybody—buyers and lookers alike.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.

It is understood that the alleged battery was the result of a neighborhood row. All three of the young men gave bonds for their appearance in court this morning.