

AN ALL-IMPORTANT SCREW.

ITS PLACE IN LITIGATION INVOLVING MILLIONS OF DOLLARS.

The Original Model of Morse's Telegraph Instrument in Court—A Dramatic Scene—The Pierce Contest Growing Out of the Decision...

There was a somewhat dramatic scene before Judge Blatchford in the United States Circuit Court yesterday, on the argument in the telegraph case growing out of the decision of Judge Blatchford in February last sustaining the Morse patents. The identical old model of the telegraph instrument made by Mr. Morse in 1840 was in court, along with Mr. D. H. Dickerson, counsel for the Western Union Telegraph Company, the owner of the Morse patent.

Mr. Field then turned his attention to the counsel's table, stood up in front of the judge, and declared that it was positive he knew the instrument that was in the case. He said that it was a Morse instrument ever made in 1840. He declared that if he could not show that the instrument was a Morse instrument, he would not be sworn to testify. He then produced the instrument, and it was exhibited to the court. He declared that there was no act in it such as Mr. Field claimed, and that there never was such a screw there.

"But," said Mr. Field, "there are some gentlemen here who say that the model is not in the case. They say that the act was taken away and another screw put in." "I say that is utterly false," shouted Mr. Dickerson. "I don't care whether they are here or in heaven. I have had that machine in my possession, and I have shown it to every body who has known that machine several months, and that screw has been there during all the time. I am sure that screw has been there from the beginning. Anybody who says that is not the same screw is telling what is absolutely false. I do not care who says so, or how big or how little he is, or where he is."

The screw in question, and on which the decision of a case involving many millions of dollars may turn, is not an ordinary screw. It is a screw such as was in common use many years ago before the invention of the Morse telegraph. At that time, when a carpenter designed to put in a screw, he was obliged to bore a hole in the wood. The invention of the gimlet-pointed screw obviated the necessity for boring the hole, because the screw could be driven into the wood with a screwdriver. The screw in question seems to be, therefore, just such a one as Prof. Morse would have been likely to use in 1840, and it would then have served the purpose of a set screw, such as is now claimed by Mr. Morse to be a part of his invention, and which claim is allowed by Judge Blatchford. It is admitted that the construction placed upon Judge Blatchford's decision by the owner of the Morse patent is correct, it covers every telegraph instrument in use, and would place every telegraph instrument in the hands of Western Union. On the other hand, Mr. Dickerson claims that the screw in question could not have been intended as a set screw to govern the play of the instrument, but was put there for some other purpose. As a matter of fact, the screw in question does not now govern the play of the instrument, but it is claimed that it was intended to do so, and that it was intended to be used for the purpose of obtaining an interlocutory injunction against the use of the Morse telegraph.

The special point before Judge Blatchford, was that the original model of the Morse telegraph instrument, which was produced by the Western Union Telegraph Company, was not a Morse telegraph instrument, but was a telegraph instrument made by Thomas A. Edison. The original model of the Morse telegraph instrument, which was produced by the Western Union Telegraph Company, was not a Morse telegraph instrument, but was a telegraph instrument made by Thomas A. Edison. The original model of the Morse telegraph instrument, which was produced by the Western Union Telegraph Company, was not a Morse telegraph instrument, but was a telegraph instrument made by Thomas A. Edison.

Mr. Dickerson's contention is that the screw in question was not a Morse telegraph instrument, but was a telegraph instrument made by Thomas A. Edison. He claims that the screw in question was not a Morse telegraph instrument, but was a telegraph instrument made by Thomas A. Edison. He claims that the screw in question was not a Morse telegraph instrument, but was a telegraph instrument made by Thomas A. Edison.

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TWO UNDER ONE GALLOWS.

DOUBLE HANGING IN THE CITY JAIL YARD IN ST. LOUIS.

A Wife Shot Dead while Preparing Supper—The Witnesses of the Deed Spelled Away—Wanted Murder of a German Railroad Worker.

St. Louis, April 23.—Edward Nugent and Henry J. Redemier were hanged in the city jail yard this morning. The execution was witnessed by a large number of people. The execution was witnessed by a large number of people. The execution was witnessed by a large number of people.

The death warrants were read in the cell, and the men went to the scaffold at 7:30. Nugent said that he was at peace with his fellow world, and he hoped with heaven; he was ready to go. Redemier said: "I have not had a fair trial; my lawyers did not do their duty or I would not be here now." He then stepped directly under the noose. Nugent assisted in putting the black cap over his own head. Both men died without a struggle. Nugent had no pulse after nine minutes, and Redemier's failed at twelve minutes.

A statement was made by Nugent and placed in the hands of Judge William C. Jones yesterday. He has been charged with the murder of a woman, and he has been charged with the murder of a woman, and he has been charged with the murder of a woman.

An organization with Gen. Joseph R. Hawley as President to Look After Them. A meeting of the stockholders of the American Exchange in Europe (limited) was held at 50 Broadway, yesterday, to complete the organization of the corporation. The association is an American organization, and it is an American organization, and it is an American organization.

A CHIME PER MINUTE. The Rapid Earning of Four Indictments by Hunter George Henry. "George Henry," Judge Cowing said, yesterday, to a muscular man, who stood at the bar, and who had been indicted for the murder of a woman, and he has been indicted for the murder of a woman, and he has been indicted for the murder of a woman.

FRÉDÉRIC CRILL'S LAST DAY. Begging to See the Gallows on which He is to be Hanged. NEWTON, N. J., April 23.—The New Jersey law, framed, apparently, to give occasional employment to struggling junior members of the bar, and other persons of amateur professions of hanging, is to be obeyed here to-morrow on the occasion of the hanging of Frédéric Crill, the white-haired pettifogger, who, in a fit of un-governable passion, shot his daughter. Judge Macco has appointed twelve persons to be present at the execution of the gallows, and he has appointed twelve persons to be present at the execution of the gallows, and he has appointed twelve persons to be present at the execution of the gallows.

AMUSEMENTS. The Thursday and Ole Bull Concert. One of those popular concerts in which a variety of artists take part, and which multiply toward the close of the musical season, was given last evening at Steinway Hall. Mr. Maurice Strakoske was the manager and conductor. The concert had many elements of excellence. The concert had many elements of excellence. The concert had many elements of excellence.

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SQUIRE VAN BUREN'S NEWS.

WHAT HE HEARD A LABORER SAY ABOUT CADET BURNETT.

West Point's Military Court Assisted but Little by the New Expert in Writing—A Day of Great Promise, but Little Fulfillment. The Court of Inquiry into the Whitaker affair met with many reverses yesterday. It called upon its new expert in handwriting, and it called upon its new expert in handwriting, and it called upon its new expert in handwriting.

PHILADELPHIA, April 23.—Much comment was excited today by the story regarding the steam tug owned by Warner, Merrill & Co., and which was captured by the Cuban insurgents. Spanish Consul Blanco was in doubt about the truth of the story, and somewhat disposed to deny it, with a view to protecting some interest about a filibustering expedition. He denied the capture of the tug, and he denied the capture of the tug, and he denied the capture of the tug.

FINANCIAL AND COMMERCIAL. New York Stock Exchange—Sales April 23. UNITED STATES. 104 1/2, 105, 105 1/2, 106, 106 1/2, 107, 107 1/2, 108, 108 1/2, 109, 109 1/2, 110, 110 1/2, 111, 111 1/2, 112, 112 1/2, 113, 113 1/2, 114, 114 1/2, 115, 115 1/2, 116, 116 1/2, 117, 117 1/2, 118, 118 1/2, 119, 119 1/2, 120, 120 1/2, 121, 121 1/2, 122, 122 1/2, 123, 123 1/2, 124, 124 1/2, 125, 125 1/2, 126, 126 1/2, 127, 127 1/2, 128, 128 1/2, 129, 129 1/2, 130, 130 1/2, 131, 131 1/2, 132, 132 1/2, 133, 133 1/2, 134, 134 1/2, 135, 135 1/2, 136, 136 1/2, 137, 137 1/2, 138, 138 1/2, 139, 139 1/2, 140, 140 1/2, 141, 141 1/2, 142, 142 1/2, 143, 143 1/2, 144, 144 1/2, 145, 145 1/2, 146, 146 1/2, 147, 147 1/2, 148, 148 1/2, 149, 149 1/2, 150, 150 1/2, 151, 151 1/2, 152, 152 1/2, 153, 153 1/2, 154, 154 1/2, 155, 155 1/2, 156, 156 1/2, 157, 157 1/2, 158, 158 1/2, 159, 159 1/2, 160, 160 1/2, 161, 161 1/2, 162, 162 1/2, 163, 163 1/2, 164, 164 1/2, 165, 165 1/2, 166, 166 1/2, 167, 167 1/2, 168, 168 1/2, 169, 169 1/2, 170, 170 1/2, 171, 171 1/2, 172, 172 1/2, 173, 173 1/2, 174, 174 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