

## Rioting In City of Montreal.

Street Railway Employe Strikers and Their Sympathizers  
 Start It—Car Soon Wrecked—Hurry Call Sent For  
 Police—Soon Arrived and Dispersed Mob—About  
 Fifteen Hundred Men Are Out.

Montreal, Feb. 6.—Rioting by the striking employees of the Montreal street railway and their sympathizers started early today. A car was wrecked less than two hours after the mass meeting held after midnight at which the action of the union in ordering a general strike was endorsed. More than 1,600 street railway employees attended the meeting and an equal number of their friends waited outside the hall to hear the result of their deliberations. The news that a general strike had been declared was received with cheers and the strikers accompanied by their friends marched toward the different car barns shouting and singing. A large crowd assembled at the head barn in Cote street. The word was passed around that a car was running on one of the principal streets. A crowd of strikers and their friends went to meet it. When the car reached the corner it was met with a volley of stones. The motorman was roughly handled and forced to leave the car. The mob hurled stones and bricks at the car completely wrecking it. A hurry call was sent for the police. A patrol wagon with a siren whirling and dispatched to the scene of the riot just before they arrived the crowd had dispersed and there was no further trouble at that point. Later a motor car, which attempted to pass through the crowd, was pelted and so badly injured that in all probability he will die.

A majority of the strikers are French Canadian and have the sympathy of that portion of the community. It is said between 1,000 and 1,500 men are out

## NO SUSPENSION OF EXECUTION

Judge Hall Determined That the Law Shall Take Its Course in  
The Brown Case—Defendant's Motion is Therefore De-  
nied This Afternoon—Two More Complaints.

Judge Hall this afternoon denied the motion of Senator Brown's attorneys for a suspension of execution on the order of commitment for contempt of court, and ordered that the commitment issued yesterday afternoon be now in effect. In denying the motion pay the alimony today he will be taken into custody and held until he does pay it. In the event of his arrest, his attorneys will probably ask for his release on a writ of habeas corpus. It is very probable, however, that he will pay the alimony and thus escape confinement in the county jail.

THE court stated that in his opinion no appeal would lie from such an order. The attorneys for the defense, in order to perfect the record, filed a notice of appeal and tendered a bond on appeal, which the court refused to approve for the reason stated above.

DORRIS Sheriff Blevins was at once

announced the decision of the court and proceeded at once to Senator Brown's office to re-arrest him. After the arrest, this afternoon, the court again recalled the committing order. This afternoon in order to render a decision on whether or not an appeal could be taken in such cases, and the senator was released from custody.

**St. Louis P. O. Site Selected.**—The secretary of the treasury has selected as the site for the United States postoffice building at St. Louis the property bounded by Walnut, Seventeenth and

**Hobson's Resignation Accepted.**  
Washington, Feb. 6.—Naval Constructor Richard P. Hobson's resignation has been accepted by Secy. Moody, who has written Mr. Hobson as follows: "The department acknowledges receipt of your resignation tendered Jan.

29, 1903; also your telegram of Feb. 5, declining to reconsider the same.

"Your resignation from the United States navy is accepted to take effect from this date, Feb. 6, 1903."

**CITY GAINS BY THE DEAL.**

**South Antrim Elects a Unionist.**

Dublin, Feb. 6.—C. C. Craig, Unionist, has been elected to represent South

natrinity in the house of commons, by a majority of 949 over Dr. Keightley, the farmers' and laborers' candidate. The Irish Nationalists supported Dr. Keightley, who was assisted by Thomas W. Russell, Liberal Unionist member for the South division of Tyrone. The campaign was fought on the land question. Dr. Keightley supported

**Severe Cold in Western Nevada.**  
Reno, Nev., Feb. 6.—The mercury in western Nevada has been going to zero since the middle of last week. The cold is very severe here, and has caused much suffering. The snow is deep, and the wind is very cold. The people are suffering from the cold, and many are sick. The cold is very severe here, and has caused much suffering. The snow is deep, and the wind is very cold. The people are suffering from the cold, and many are sick.

and below every hut for the past week. Last night it has fallen 4 or 5 degrees below zero here. The sleighing is fine.

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Vineyard T. W. Lawson Aground

Schooner T. Haven, Mass., Feb. 6.—The seven-masted schooner, Thomas A. Newcomb, commanded by Newcomb, N. Y., for Boston, struck on the Middle Ground

\$5,000.

The canal companies will pay the city \$5,000 for their proportion of the mattress factory water and the city will have to pay out \$2,500 for its interest in the Cooper water, making a gain for the city of \$3,000 by reason of the consolidation on the pumping plant scheme.

night, Vineyard Sound, during the  
 a. A wrecking tug from Boston  
 is at the shoal and will attempt to  
 sink the vessel. A heavy sea is run-  
 ning.

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**Miner Shoots His Wife.**

Leadville, Colo., Feb. 6.—Valentine  
 Casagrande, a miner, today shot his

Wife twice, inflicting probably mortal wounds, and then committed suicide. The couple were separated and jealousy was the cause of the tragedy.

**Tomato Case Decided.**

The Supreme court has handed down an opinion reversing the judgment of the lower court in the case of F. H. Marti, who was charged with the murder of Willie Marti, the lad who was so seriously injured by the explosion of a water.

**FAIL WAS FATAL.**

Willie Marti, hurt in Z. C. M. I., Succumbs to His Injuries.

Willie Marti, the lad who was so seriously injured by the explosion of a water.

Money et al vs A. McKinney, appellant, and remanding the case for further review. The action was brought to recover \$5,000 damages for an alleged breach of contract of sale of 5,000 cases of canned tomatoes by defendant to plaintiffs. The lower court rendered judgment in favor of plaintiffs and the Supreme Court affirmed. At the supreme court, which court is

Justice reversed the judgment. District Judge Booth delivered the opinion of the court, which is concurred in by Chief Justice Baskin and Justice Barish.

**Heavy Snow in Kansas.**

Topeka, Kan., Feb. 6.—Special agents from Decatur county, in the ex-

The funeral will be held from the Fifth ward meetinghouse on Sunday at 12 o'clock. Friends are invited to attend.

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