

Snake in the Grass.

Railway Hands Alarmed at an Apparently Innocent Antagonism.

When Street Cars Carry Hails.

The Employees, They Say, Are at the Mercy of the Corporation, According to Okey's Famous Decision.

SAN FRANCISCO, Oct. 15.—The Chronicle says: The announcement by Postmaster Frank McCoppin that he is endeavoring to bring about the carrying of the mail between stations and the central position on the street railway lines of this city is looked upon with some suspicion by railway employees, and especially by members of the American Railway Union. While not opposing to Mr. McCoppin anything but the best motives to facilitate the transportation and dispatch of mails generally, the railway employees claim to be bound by the proposition of the hand of the street railway company. They claim that it is to be a matter of the street railway company, during the strike against the Pullman Car company.

The proposition of this decision was made through the bringing out of his wing of the street railway company. It was maintained that the refusal of the union to carry the mail was an interference with the United States mail, and consequently a serious offense in the federal code of crimes. There is a rumor about that the officers of the street railway company would like, if possible, to have the street railway company carry the mail. It is a very serious matter, and it is a very serious matter, and it is a very serious matter.

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THE U. S. SUPREME COURT.

Motion for the Advancement of California Irrigation Cases.

WASHINGTON, Oct. 15.—The Supreme court today heard many motions from attorneys, the majority of which were for the advancement of cases on the docket. Motion to advance was made in the case of the Pacific and Central railway companies vs. the People of California.

California Irrigation cases, involving the constitutionality of the Wright law, were under consideration a short time ago when Mr. Hubbert, representing the Pacific Irrigation district, presented the case of the People of California vs. the Pacific Irrigation district.

Mr. Hubbert called attention to the fact that the Wright law was unconstitutional, and that the Pacific Irrigation district was entitled to its water. He argued that the Wright law was unconstitutional, and that the Pacific Irrigation district was entitled to its water.

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LEGAL PROCEDURE.

The Court House Searched for Stolen Goods.

Next to the Penitentiary.

Suit for Caden's Park Improvement.—Civil Division.—Court House.

The Court House, at the corner of East Temple and Third South streets, was searched today by an officer armed with a search warrant issued from U. S. Commissioner Greenwald's court. The search was made in a dispute between two women, Nellie Lawrence and Marie Walker. The latter charged the former with stealing an ornate, a bronze lamp holder, five dollars' worth, and a pair of extra pillows, and a tin of oil, the whole valued at \$20. Several of the articles named were found in the search.

The dispute as to the ownership will be settled at the trial, the date for which is to be set on this evening. Meanwhile Nellie Lawrence is out on bond pending the investigation. Both extra parties to the action are middle-aged women.

THE BUSINESS TRANSACTIONS in Judge Barrett's court today, before the judge, were as follows: People vs. John H. Hoffman, assault with a dangerous weapon, \$1000 bond; People vs. James H. Hoffman, assault with a dangerous weapon, \$1000 bond; People vs. James H. Hoffman, assault with a dangerous weapon, \$1000 bond.

On the application of the plaintiff, today, in the case of Mary Ann Wooten vs. Walter Wooten, an order issued setting the case for trial on Tuesday, Oct. 16, at 10 o'clock.

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WILL RESIGN LATER.

Commissioner Noble Refuses to Step Out of the Row.

CASES TO BE HEARD FIRST.

Fire and Police Commissioner W. P. Noble, asked of his political friends to resign as a possible candidate for Mayor on the Democratic ticket, was interviewed on the subject this afternoon by a News man in relation to the resignation. Introduced at the meeting of the City Council last week asking for his resignation on account of his political position, Commissioner Noble said: "I have just got home and haven't had sufficient time to inquire in detail into all of the troubles of the fire and police departments. However, I shall not resign until the matter is settled in the city until the latter part of the week by which time the case now pending before the board will be disposed of."

Mr. Noble conveyed the impression that it was his intention to resign from the board after the case now in the city until the latter part of the week by which time the case now pending before the board will be disposed of.

Mr. Noble's business is now mainly a matter of the city. He is a large number of calls and several of which require his personal attention to a greater or less extent.

THE FIRE AND POLICE BOARD. Deacons' Trial Set for Thursday Morning.—Complaint Against Jailer Kimball—Crosby's Resignation.

The fire and police board held a meeting last evening with Commissioner Noble present, but Chairman Jennings absent, thus again interfering with the hearing of Captain Jennings' case. Chairman Jennings' absence, however, is only temporary, and as Mr. Noble leaves town again on Thursday morning at 11 o'clock, at the latest, which the case against Jennings, Fitzgerald and Tremaine will come up.

Mr. Noble, who was confined in the city jail about a week ago, is now out of the city. He is now out of the city. He is now out of the city.

THE BAYARD'S ULTIMATUM.

His Refusal to Pay 13 and Three of His Men's Work.

For several days past there has been considerable talk of the intention of the Salt Lake & Ogden Gas & Electric Light company demanding an advance of wages to \$3 per day. The principal cause of the discontent among the men of the above named company, who are and have been receiving but \$2.00 per day, is that men similarly engaged by the Citizens' Electric Light company were receiving the amount desired.

Manager Hayward, of the company involved, says that the whole trouble arose through the action of the Citizens' Electric Light company. He says that the Citizens' Electric Light company was not taking any action in the matter, although that of a strike was being taken by the Citizens' Electric Light company.

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