

**CAMERON TACTICS  
WEEBLES AND DICKIES**

**Witnesses Called Before Grand Jury With No Grand Jury in Session.**

**RIOT EVIDENCE GATHERED**

Attorney Logan, for Defendants, Proposes to Make Test Case in Subpena Sent to H. E. Collier, of St. Johns, One of Accused.

Why does District Attorney Cameron subpoena witnesses to appear before the grand jury when the grand jury is not in session?

This question is being asked by a number of citizens who have received subpoenas lately. One of them is H. E. Collier, City Attorney of St. Johns, who was subpoenaed lately to appear yesterday and tell what he knows of the Hindu riot cases. As Gordon Dickey is to be tried today for the alleged leading of the mob against the dusky-skinned natives of India, Collier could not see the need of testifying before the grand jury, and reported the matter to his attorney, John F. Logan, who appeared before Presiding Judge Morrow.

Attorney Logan asked if the grand jury were in session, and when told that it is not, said he would make the Collier case a test case to determine whether or not the District Attorney has the right to issue grand jury subpoenas in order to summon witnesses to his office to get information from them.

**Application for Fees Denied.**

Complaints have been made that when these witnesses appear, expecting to testify before the grand jury, they are shunted over to the Federal building to undergo an examination there. Several of them made a demand on Deputy County Clerk Bush yesterday for witness fees, supposing the grand jury to be before the grand jury, but found instead that they had merely talked to a few attorneys.

Attorney Logan intends to file a motion asking that all attorneys appearing with the District Attorney as special prosecutors, and paid by other parties than the state, be stricken from the record, as he says this is unlawful. He says that it is no more lawful for an attorney to appear as a prosecutor with the District Attorney, while receiving a fee from parties other than the state than it is for the District Attorney himself to receive a fee from outside sources, this being against the law.

With this motion Mr. Logan intends to file the affidavit of John Van de Bogart, a brother of Ray Van de Bogart, and a half-brother of Gordon Dickey, who swears that he was served with a subpoena June 2 to appear on June 2 at 10 A. M. and testify before the grand jury in the Gordon Dickey case. The subpoena was signed, he alleges, by Deputy District Attorney Garland.

**Faced by Prosecutors.**

Van de Bogart says he was sent to the Postoffice building, and there confronted by L. L. Levings, a private detective, the special prosecutor, and Attorney Garlick, and Assistant District Attorney Wyatt. He declares he thought he was coming to give evidence, and answered the questions. He was afterward paid the \$23 fee as a grand jury witness by a money broker, he says. He also names F. Glover, Lee Lane, Roy Garlick, Sherman Cochran, T. J. Murphy and H. L. Bennett as having been similarly subpoenaed, and believes many other citizens of St. Johns have been served with subpoenas.

Attorney Dan J. Malarkey appears with Deputy District Attorneys Fitzgerald and Garland for the prosecution, Assistant United States District Attorney Wyatt also appearing. Associated with Mr. Logan in Dickey's defense are John H. Stevenson and T. J. Lonergan.

**E. E. LITTLE GIVES TESTIMONY**

Director Says He Advised Bank Not to Buy Railroad.

E. E. Little was on the witness stand before Judge Gatens in the Circuit Court yesterday to testify in the suit of Thomas C. Devlin against the directors of the Oregon Trust & Savings Bank, S. W. Stryker and Dr. J. F. Reddy, as to his own connection with the Pacific & Eastern Railroad deal. He said W. H. Moore and W. Cooper Morris sent him to look at the road, and that he reported it was worth what the steel would sell for, and advised them not to purchase it. He said he asked at that time if the bank had anything to do with the purchase of the road, and was assured it had not.

The entire morning session was occupied with the testimony of A. Schulte, one of the Oregon Trust's former bookkeepers, who told of entries he had made in the bank's books.

The attorneys for the defendants completed the cross-examination of Reddy yesterday morning. Reddy thought the stock he sold for \$23,000 for C. H. Lewis and E. Hafer would have sold for \$250,000 if it had been held for 30 days, this being the stock held by Moore, Morris, Estes and Stryker when the Pacific & Eastern was organized. He thought the Hill interests paid between \$300,000 and \$400,000 to gain possession of the road.

With the other departments of the Circuit Court Judge Gatens will adjourn this afternoon and tomorrow afternoon on account of the Rose Festival. He will not hear evidence in the Reddy case Monday, because Attorneys C. W. Fulton and M. L. Pipes cannot be present.

**JURY BRIBER PLEADS GUILTY**

George Potter Awaits Sentence for Action in Yee Gueng Trial.

George Potter, who bribed H. G. Wright, one of the jurors in the Yee Gueng murder case, pleaded guilty before Presiding Judge Morrow in the Circuit Court yesterday. The judge failed to pass sentence, however. "You are under bail, anyway, Mr. Potter," said the court, "and cannot get away."

Potter has been out on bail for a year. District Attorney Cameron failing to have the case set down for trial after Potter pleaded guilty. The reason Judge Morrow gave yesterday for not setting the time to pass sentence was that the District Attorney's office is seeking "higher up."

Yee Gueng was convicted of murder in the first degree for helping to kill Lee Dai Hoy in the old Arlington Club building at Fourth and Pine streets. Lem Woon was sentenced for the same crime, both men being in the Penitentiary awaiting the hangman's noose. The killing of Lee was the result of a disagreement among members of the

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**HUBBARD PLEADS NOT GUILTY**

Man Indicted on Prizefight Charge Will Have Separate Trial.

Lew W. Hubbard pleaded not guilty before Presiding Circuit Judge Morrow yesterday afternoon to having conducted a prizefight in Portland. He was indicted on June 3, with Patrick Maher, for this alleged offense.

Hubbard demanded a separate trial, and Judge Morrow was at first inclined to deny this, but finding upon looking up the statute that prizefighting was a felony, with a fine of from \$1000 to \$5000, and from one to five years' imprisonment in the Penitentiary as a penalty, he allowed a separate trial, the case to be heard June 7.

Leo Weingarten pleaded guilty and was fined \$200 for having bribed Officers Carpenter and Price to dismiss a case against him in the Municipal Court, wherein he was charged with maintaining a disreputable house.

**HUSBAND'S GUNS ARE FEARED**

Mrs. Justine Schneller Makes Charge of Great Cruelty.

Fearing that her husband will take her life, for she declares he has two revolvers and a rifle in their home at 1242 Michigan avenue, Justine Schneller has filed a divorce suit in the Circuit Court to secure a decree of separation from Gustav Schneller. She married him April 30, 1906. Last Saturday, she says, he beat her until she was black and blue, and threatened to shoot her head off. She desires to take her former name, Justine Hoggan.

**TENNANT TO SERVE SIX MONTHS**

Former Policeman's Wife Will Get \$1.50 a Day From County.

Charles A. Tennant was sentenced by County Judge Cleeton yesterday afternoon to serve six months in the County Jail for non-support. The county will allow Mrs. Tennant \$1.50 a day during this time. Tennant pleaded guilty in the Circuit Court to a charge of immoral conduct involving "Bobby" Pulliam, and was paroled by Presiding Judge Morrow after having got a term of six months.

**C. R. Young Pleads Guilty to a Non-Support Charge Yesterday, and was Ordered by Judge Cleeton to pay his wife \$30 a month. He is under a \$250 bond.**

**Court Notes.**

A petition asking that the John A. Thompson estate be admitted to probate was filed with County Judge Cleeton yesterday morning by M. Belle Thompson, the widow, and Ralph I. Thompson, a son. They ask that they be appointed administrators, and that E. F. Day, S. P. Garrigues and A. Andrews be named as appraisers. Thompson died May 2, leaving no will. The personal property is valued at \$50,000, and the real estate at \$5000.

When James Pullen was given a half sack of sweepings by an employe of the Oregon Planing Mills he was arrested and lodged in the City Jail, charged with the theft of oats worth

**JEFF TO GET INDIAN ROBE**

War Relics, on Exhibition Here, Attract Festival Visitors.

An exhibit of Indian robes, and especially one made to order for James J. Jeffries to be worn by him at the ring-side during his big fight next month, together with a collection of Indian war relics, owned by Major Lee Moorehouse, of Pendleton, Or., now on display in a sixth-story show-window, is attracting the attention of the passing Festival throngs.

Conspicuous among the relics on display are the head and body dress, weapons and trophies of several aboriginal battlefields. The war bonnet, with its eagle feathers, worn by Chief Hoo Sia Mox during the Nez Perce uprising in 1877, occupies a prominent position in the exhibit. The tomahawk wielded by the Sioux chief, Rain-in-the-Face, during the Custer Massacre in the Little Big Horn country in

**1876, likewise is seen. Two wedding gowns made of skins and beads, worn by prominent squaws of the Umatilla Indian tribe, and a collection of wam-**

um, war clubs, beaded belts and moccasins, collected by the veteran Indian fighter, are shown. Probably the most

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