THE GRAND JURY.: 'S CASE. MR. <SPAl Chicago Daily Tribune (1872-1922); Nov 17, 1877; ProQuest Historical Newspapers: Chicago Tribune pg. 8 had a long talk, and that others were reported to be anxious yesterlar aftermoon to see Hofden, and that all of the hold-ons have been informed by jurns that they would be wanted in the case. No further witnesses are to be heard until the jury docket is cleared, which will rive such of the jurors as are so inclined ample time to see and be seen.

A reporter called on Mr. Greenebaum last evening with reference to this matter, and said to him:

"I understand that an effort is being made to limi" and the surprised," said he, "at anything the property of the surprised," said he, "at anything that Mr. Millard of Mr. Holden might do in retailation for my effort to get them removed from office."

"Have they and evidence upon which to base actiminal charge?"

"No, certainly not. Their attempt is as rilliculous as the report of McCheaney, which was gotten up under the inspiration of Mr. Millard, charging me with having paid out noney on orders where the vouchers were not properly signed at the office of the Park Board by the Hinance Committee,—coincthing which, if true, I would have nothing to do with, my duty being slimply to pay money on orders properly signed at the office of the Park Board by the Mr. Millard, charging me with having paid out none, and my long slimply to pay money on orders properly signed at the office of the Park Board by the Mr. Millard, charging me untiling to do with, my duty being slimply to pay money on orders properly signed at the office of the Park Board by the Mr. May be the more than the mone that I know that a great many copies have been sent in every direction for the purpose. I have no double, of injuring me."

"Will you submit to this defamation of character?"

"Or pahaw, I wouldn't resort to a criminal prosecution, and I look on both Millard and Holden as perfectly trresponsible. I have toubled myself very little about them since the matter was taken up by the Governor."

"You do not fear an indictiment."

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THE GRAND JURY.

GREENEBAUM'S CASE.

The Grand Jury yesterday took up the work of investigating the affairs of the West Chicago Park Board. A. C. Millard was the only witness exomined, and he testified substantially to what has atready been published as the result of the investigation of "experts." There is something mysterious about the conduct of the jury in the matter, as no one seems to know how or by whom the case was opened up. Some days ago it was noted in these columns that the investigation would be commenced, and the announcement was made on what a reporter overheard of a conversation between two or three jurors, and that is all that is known. It is very evident, however, from what could be gleaued an the subject that the noid-on Park Commissioners are at the bottom of the work, and that they have been aided and abetted on the outside by certain jurors who have gained a reputation as "crooks." The investigation is to be conducted especially, as far as could be learned, for the purpose of mail, roing kind a term of might into the Criminal Court. This supposition is abundantly sustained by the fact that one of the jurors was with Mr. Lipe last evening and