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THE COURTS.

Indictment Found Against Henry Greenebaum.

It Is Based on the Old Charges Made Against Him.

Judge Dlodgett Decides the Germania Caso in Favor of Mr. Focke.

A Great Batch of Opinions by the Appellate Court

The Clybourn Case Decided Dower Against the Widow.

Taxing a Railroad Right of Insurance Matters, Etc.

Insurance Matters, Etc.

TENINY GREENEBAUM INDICTED.
The Grand Jury in the United states District Court gave a very practical demonstration of what they had been doing by returning a have indictment yesterday scalans Honry Greenebaum, the West Park Commissioner, President of the German National Bank, member of divers banking firms, etc. The document covers some fifty or sixty pages of foolscaph, and chorges, with ail possible leval erable, that Mr. Greenebaum misapplied and embezzied the funds of the bank for his own use and that of his particular friends.

The first count charges that Honry Greenebaum, as President of the German National Bank, on the 15th of November, 1877, embezded and abstracted from the bank a note for \$20,000 made by Hart Brothers.

The second count charges the embezzlement of a note for \$20,000 from the same parties, and substituting therefor a note for \$25,050, which note was worthlegs. It was secured by 250 sharps of stock of the German Savings Bank and fitty shares of the Chicago Cuttery Company, which were of no value.

The toird count charges him with the embezdement of \$18,000 in money of the bank, and substituting therefor his own mote for \$1,000, secured by 100 shares of the Chicago Cuttery Company and sixty-nine shares of stock of the Xinats Zeingr Company.

The fourth count charges him with ombezding \$15,158.09 of money belonging to the bank.

Fifth count—In order to deceive the Directors of the bank, he unlawfully made a false entry

The fourth count charges him with ombeziting \$15,185.05 of money belonging to the bank.

Fifth count—In order to deceive the Directors of the bank, he unlawfully made a false entry in cash-book "G," so as to show that the bank had on hind \$23,429, whereas in truth it had early \$8,210.

Sixth count—Embezzling \$15,000, and substituting therefor two drafts for \$7,500 each made by Henry Greenebaum & Co. on Greenebaum Brothers & Co., which drafts were worthless. Seventh count—Misapplication of \$5,000 by causing to be drawn a draft on the Metropolitan National Bank of New York to the order of firenebaum Brothers & Co.

Eighth count—Misapplication of \$5,000 by appropriating the proceeds of the above draft. Ninth count—Assignment of a draft for \$20,500 made by Thomas Hoyne on W. B. Maclay, which was made payable to the order of fireny Greenebaum.

Tenth count—Embezzlement of \$20,000 by appropriating the proceeds of the above draft.

Eleventh count—Misapplication of \$834 by lending the same to Michael Greenebaum, as agent, taking his note for the same, which was agent, taking his note for the same, which was worthless.

Twelfth count—Misapplication of \$834 by lending the same to Michael Greenebaum, as agent, taking his note for the same, which was worthless.

gent, taking his note for the same specific taking his note for the same to Michael Greenobaum, as agent, taking his note therefor, such not being worth-taking his note therefor, such note being worth-

Thirteenth count—Misapplying \$683 by lending the same to Michael Greenebaum, as agent, taking his note therefor, such note being worthless.

Fourteenth count—Misapplying \$787 by lending the same to Michael Greenebaum, as agent, and receiving therefor his note, which was worthless.

Fifteenth count—Misapplying \$383 by lending the same to Michael Greenebaum, as agent, the security therefor being Michael's note, which was worthless.

Sixteenth count—Misapplication of \$1,093 brieding the same to Michael Greenebaum, as agent, the note being worthless which was riven being morthless which was riven before the same to Michael Greenebaum, as agent, the note being worthless which was riven between the same to Michael Greenebaum, as agent, the note being worthless which was riven between the same to Michael Greenebaum, as agent, the note being worthless which was riven between the same to the bank. One of these notes was for \$10,483, and the other for \$10,483 and the bank. He sunstituted for these a judgment note for \$20,809, executed by Arnold by Charles Procestine, his attorney. This note was made without authority, and hence was worthiess, as Greenebaum well knew.

Eighteenth count—Misapplication of \$10,433 of the funds of the bank by lending the same and taking as security a note for the same and taking as security a note for the same and taking committee appointed by the Controller of the Currency of the United States to which notes belonged to the bank, and with intent to mijure halfairs of the bank, did, as such an officer and agent of the bank, and with intent to mijure halfairs of the bank, did, as such an officer and agent of the bank, and with intent to mijure halfairs of the bank, did, as such an officer and agent of the bank, and with intent to mijure halfairs of the bank, did, as such an officer and agent of the bank, did, as such an officer and agent of the bank, did, as such an officer and agent of the bank, did, as such an officer and agent of the bank, did, as such an officer and agent of the bank, did,

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