

---

—The case of Wamberg & Jacobson against L. A. Freeland for rent of the Hope House was again brought up before Justice Wallace on Tuesday morning last. The most of that day was taken up in arguments by the attorneys on the complaint and answer filed. On Tuesday witnesses were examined, and when it came to the cross examination of L. A. Freeland the question was asked if he had not acknowledged to L. A. Jacobson that the firm of Wamberg & Jacobson was not his landlord. His counsel, attorney Murray objected to the question but the objection was not sustained by the court. Mr. Murray then said that he would rather have judgment rendered against his client than have him answer the question, and would appeal the case. Thus the first chapter ends, but it will most likely be a serial story of some length.