

A HEBREW DEPUTY

Sheriff Holmberg Decried by Friends and Opponents of Gould.

Sheriff-elect Holmberg, whose office force has been announced with the exception of two deputies, has solved the riddle which has been put to him very vigorously during the past few days as to those who shall be appointed by deciding not to make the appointments at present. One of the places is to be filled by a Hebrew in consideration of the work of the Hebrew people during the canvassing, and the friends of Jacob Gould have been urging him very strongly for the place. Other Hebrews, however, have been opposing his selection as strongly, and between the two factions the new sheriff's life is hardly a pleasant one.

Mr. Holmberg said this morning that the work in the sheriff's office was so well under way now that a large force of deputies was not needed at once and he would wait some time before filling the two vacancies which now exist.

Court Notes.

Erie O. Whitted has brought suit against Chas. Hayden to recover \$300 alleged to be due on a promissory note.

F. B. Lincoln has brought suit against the executors of the will of Franklin Cook to collect \$522 alleged to be due on two promissory notes.

G. Ellis' Tuttle is the plaintiff in a suit brought against the Northern Supply Company to recover \$120 alleged to be due for labor performed.

Judge Smith this forenoon took up the consideration of the suit brought by Geo. W. Jenks against J. P. Rea, to compel him to cancel and surrender two promissory notes which he now holds as receiver of the Bank of New England on the ground that they were given without consideration and in lieu of stock deposited with him. The notes aggregated \$2,400.

James B. Armstrong, as relator, has brought suit to compel Auditor Cooley to issue a statement showing and certifying the amount required to redeem lot 2, block 2, W. H. Eustis's addition, from a tax sale. The relator claims that notice of the expiration of the time of redemption has ever been served as provided by law, and that no proof of the service of such notice has been returned. It is also claimed that the time to redeem has never expired.