

THE BOYCOTT

JUDGE ARMSTRONG'S DECISION IN AN IMPORTANT CASE.

He Holds That the Acts of the Defendants are Unlawful—The Full Text.

The decision rendered by Judge Armstrong yesterday in what is known as the "boycott case" is given in full and will, no doubt, be read with a great deal of interest, as it is the first time this question has been passed upon in this State.

In the Superior Court of the county of Sacramento, State of California, on the 17th day of November, 1890, the Hon. W. McKay, J., presiding, in the case of Plaintiff, vs. G. C. McKay et al., defendants. This is an action to perpetually restrain the defendant from publishing, circulating, distributing, or otherwise disseminating, any newspaper, paper, or other publication, or any part thereof, which contains any defamatory or libelous matter, or any matter calculated to injure the plaintiff's business.

On the 21st of October, 1890, the Hon. W. McKay, J., of this court, granted a rule upon the defendant to show cause why a writ of injunction should not issue restraining them, pending this action, from committing the acts hereinbefore mentioned. The defendant appeared in obedience to the rule, and the court, after reading the complaint and the affidavits of the plaintiff, and after hearing the testimony of the parties, rendered the following decision:

The complaint of the plaintiff will be sufficient to establish the facts which are set forth in the complaint, and the court is satisfied that the plaintiff is entitled to the writ of injunction prayed for. The defendant's answer is insufficient to show that the plaintiff's complaint is untrue, and the court is satisfied that the plaintiff is entitled to the writ of injunction prayed for. The defendant's answer is insufficient to show that the plaintiff's complaint is untrue, and the court is satisfied that the plaintiff is entitled to the writ of injunction prayed for.

The defendant's answer is insufficient to show that the plaintiff's complaint is untrue, and the court is satisfied that the plaintiff is entitled to the writ of injunction prayed for. The defendant's answer is insufficient to show that the plaintiff's complaint is untrue, and the court is satisfied that the plaintiff is entitled to the writ of injunction prayed for.

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IS IT ECONOMY?

SOMETHING OF INTEREST ABOUT THE CITY'S DRAINAGE PUMP.

A Tour of Inspection with Mayor Constock—A Glimpse at the Whole Drainage System.

Mayor Constock, since his incumbency as First Trustee, has adopted the very good plan of taking daily drives about the city and keeping himself posted as regards the wants of the people, needing improvements, and incidentally keeping an eye on the street sprinklers and other servants of the city.

"I consider it a duty I owe to the citizens of this city to keep thoroughly informed as to the condition of the drainage system," he said yesterday to a Record-Union reporter, who happened to meet him just as he was about to start on a tour of the suburbs. "By doing so," he continued, "I am in a better position to act intelligently, and in a manner calculated to benefit the people most."

The Mayor took occasion to point with pride along the route to the great quantity of work done in the city, and he suggested that the city should be proud of its drainage system. He pointed out the various works done, and the improvements made, and the progress of the drainage system.

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EXPERTS BEFORE THE TRUSTEES.

They Declare the Reserve Force of the Water-works Inadequate.

The Board of Trustees met last evening to hear what the experts and engineers had to say regarding the water-works.

George Stoddard made an examination of the pump last week, and said that, with considerable repairs, the pump might do for several years to come, but there was not enough reserve force in all the machinery of the city. The Board of Trustees met last evening to hear what the experts and engineers had to say regarding the water-works.

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NEARLY DONE

The Canvas of Returns for the State Ticket Finished.

The special clerks appointed by the Board of Supervisors to canvass the returns of the late election succeeded yesterday in figuring out the total vote received by each candidate on the State ticket. They will in all probability complete their work today.

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BASEBALL TO-DAY.

The Stockton and Sacramento Finishes the Series.

The ball game between the Sacramento and Stockton will commence at 2:30 o'clock and the positions of the respective teams will be filled as follows:

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A HOLIDAY NOVELTY.

At 9 o'clock

Among the new things in Fancy Work for the coming holiday season are sheets of ivory upon which are photographed artistic sketches of various kinds.

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FOR CHILDREN WITH WEAK ANKLES.

Corset Shoes, for children commencing to walk, or for children troubled with weak ankles, are made with adjustable whalebone ribs, on both sides of the ankle.

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STAGNANT SEWAGE.

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WEINSTOCK, LUBIN & CO., Fifth & J sts., Sacramento.

CARPETS! CARPETS! NOW IS THE TIME TO BUY YOUR CARPETS...

CHAS. M. CAMPBELL, 409 K street.

ELI LYON & CO., Retiring from Business!

VELVET COVERED FLATS \$2 APECE.

THE LATEST HAT OUT FOR THANKSGIVING TRADE...

MRS. M. A. PRALER, 621 and 623 J Street, Sacramento.

A PREDICTION FOR RAIN. WE HAVE HEARD A GREAT MANY...

PARSONS & KAUFMAN, AGENTS FOR F. MOLAN & SONS' Fine Shoes.

JOHN F. BRONNER, Waterhouse & Lester.

ARTISTS' MATERIALS OF ALL KINDS.

WHITTIER, FULLER & CO., 1016 and 1018 Second Street.

JOE POHEIM, THE TAILOR.

THE SWEETEST AND BEST.

CAPITAL.

CONFECTIONERY IN THE CITY, AT BARTON'S.

FOR SIXTY DAYS ONLY! CABINET PHOTOS, \$4 per dozen!

SELLECK'S NEW GALLERY, POSTOFFICE BUILDING.

LATEST STYLES! FINEST FINISH! CANNOT BE EXTERRED AT ANY PRICE.

IRON, STEEL, CUMBERLAND COAL, Wagon Lumber, Carriage Hardware.