

THIRTY YEARS AGO.

Old Forty-Niners' Annual Reunion in New England.

Men Who Dug for Gold, in the Days of Old, Rehearse Their California Lives.

It is always pleasant to old Californians to read of the doings of their old comrades of the early mining days who are now spending their declining years amid the scenes of their childhood—men who made their "piles" in the early fifties, and went home to enjoy life. The Boston Sunday Herald of January 1st gives the following interesting account of the annual reunion and dinner of New England '49-ers. Many of those present were men who had passed under the shadows of old Sutter's Fort in this city in the winter of '49 and the spring of '50. The paper says:

The Revere House was the goal of the "Original Forty-niners" yesterday afternoon, and from its flagstaff floated the white and blue folds of the grizzly bear flag of the New England Associated California Pioneers.

There were about 100 people present, a fair portion of whom were grizzled and bona fide members of that organization. With those hardy and rugged pioneers of the Sacramento were their wives and families, all there to participate in the second annual reunion and banquet of the gold-diggers of New England.

Never did the old hall of the Revere House look more cosy and attractive, and never was there a jollier or more satisfied assembly of banqueters than these same forty-niners, their wives and descendants.

During the reception, which preceded the repast, there was a general handshaking, a general exchange of greetings and reminiscences, and a general feeling of delightful anticipation concerning the joys to come.

Shortly after 3 o'clock, to the delightful music of a select orchestra, the order was given to "fall in," and the march began to the banquet hall.

For decorations therein, besides the floral adornment of the tables, were festoons of bunting and groupings of the American flag, making altogether a beautiful and artistic appearance. Covers were laid for 100 people, and beside each cover was a unique and attractive souvenir menu.

Seated at the tables were: President Samuel Snow, with Mary S. Davis, one of the Forty-niners, on his immediate right; Ernest Douglas, Leslie Parsons, Cornelius Coolidge, Mrs. W. A. Bullard, Albert C. Titcomb, Mrs. Bennett, Jacob F. Bennett, James H. Bennett, Mrs. E. L. Smith, George L. Smith, Mr. and Mrs. N. M. Hummel, Mr. and Mrs. Joseph Holmes, Mr. and Mrs. Little, Mr. and Mrs. Marshall Russell, Mr. and Mrs. S. Arthur Cornell, Miss Gertrude Cornell, E. F. Griggs, Miss B. W. Griggs, A. L. Dole, Miss Helen C. Dole, P. A. Hodgdon, N. E. Hodgdon, Colonel Charles M. Wheldon, Leonard A. Saville, Thomas C. Upton, S. J. Upton, I. Blake, C. F. McClure, A. Ledyard, Daniel R. Child, Grenville H. Child, Mr. and Mrs. J. B. Kirby, Mr. and Mrs. L. O. Draper, Mr. and Mrs. Newton S. Ingalls, Miss S. C. Pritchard, S. G. Davis, Miss Mabel B. Shaw, Mr. and Mrs. Daniel W. Nason, Mr. and Mrs. H. L. Lawrence, Dana Lawrence, Miss Anna Lane, Mr. and Mrs. M. Upland, W. H. Gates, Miss Gertrude Lawrence, Minnie Lawrence, Miss L. P. Oakes, George G. Spurr, Ellen Ledyard, Warren Fletcher, Maud Fletcher, Samuel Snow, Mr. and Mrs. T. S. Rowe, Miss Pauline I. Rowe, L. Gilson, A. R. Richardson, Mr. and Mrs. S. N. Hayden, B. G. Gerrish, A. N. Proctor, Samuel T. Manson, Joseph B. Dillaway.

President Snow opened the after-dinner exercises with the remark that "we have met to celebrate this anniversary by congratulating one another that here we are, and that in times past our fortunes were in such paths, and have a right to celebrate the discovery of gold in California, and all which that implies."

Continuing, he said: "We do not know that any of us here possess as least any 'benefits of fate' received by reason of our experiences in those paths; and if we ever enjoyed any sorrows there, we are now too well contented with them. Many, it is probable, were common to us of us. Wherefore our Secretary has made up a composite photograph (so to speak), in which each genuine forty-niner shall behold his own best features."

President Snow regretfully referred to absent members, and congratulated the association that during the year not one member has died. Finally he introduced the Secretary of the society, George G. Spurr, who read an original poem, containing interesting reminiscences of "the days of old."

Then came other reminiscences, in prose, the joys and sorrows, trials and successes of the olden times in California, delightfully told by James H. Bennett, Treasurer of the association; Col. A. C. Titcomb, of Newburyport, who, though not a member, bears the title of a "forty-niner"; Colonel Wheldon, of Pittsfield, and Daniel W. Nason, whose story of "The Grizzly" was one of the most interesting and thrilling features of the day.

The last number on the program was a song entitled "The Days of Old," composed by George W. Spurr, whose father was buried within the grounds of the Sutter Fort.

The song that once inspired the camp Along the Yuba's stream, Comes back to me, and tells me night Like well-remembered dreams.

That land so full of memories dear, Has changed to me, a Forty-niner, The soil that once we dug with gold Now teems with fruits and wine.

Beneath our flag of blue and white We gather once a year, And pay the homage due its rank In good old-time Revere.

And ere we part, my dear old friend, Let's drink one cup of wine To days of old we dug for gold Way back in Forty-nine.

God bless that fair and favored land, That land of fruits and wine, God bless the men that gave her fame In eighteen forty-nine.

President Buchanan's famous dough-faced message, in which he commended secession, but did not recognize any power to prevent it, was then the laughing-stock of the country, and was likened by Franky Fair to Dogberry's last charge, as follows: Dogberry—.....James Buchanan Seccol—.....Abraham Lincoln Dogberry—Come! rather, neighbor Seccol. Well, for your favor, sir, why give God thanks, and make no boast of it, and for your writing and reading, let me tell you there is no need of such vanity. You are thought here to be the most sensible and fit man for the constable of the watch, therefore bear you the lantern; this is your charge. You are to bid any man stand in the Prince's name! Seccol—How will he not stand in the name of Dogberry? Why, then take no note of him—let him go!

Edward Donnelly was tried in the Court of Sessions January 25th for assault to murder James F. Wilkinson. The prosecution was conducted by Cornelius Cole, District Attorney, and the defense by M. M. Estee. Wilkinson's statement was that he went to Donnelly's house at Thirtieth and L streets at night, where he had been doing carpentering work, to get his account book; that Donnelly came in and attacked his wife with a knife; that he (Wilkinson) interposed in her behalf, and was stabbed by Donnelly in the neck and groin. He got the latter down, however, and held him till officer E. F. McIntosh arrived. Donnelly's story was to the effect that he caught Wilkinson and his wife in bed. The jury found a verdict of simple assault.

There was a warm debate in the Assembly on the 25th of January, 1881, over the resolution to expunge from the journal the resolution adopted at the ninth session of the Legislature, censuring United States Senator Frederick for his refusal to support the policy of the Buchanan Administration in regard to

the admission of Kansas. Mr. Conness of El Dorado made the principal speech in support of the resolution to expunge, and Mr. Montgomery replied thereto. The resolution was finally ordered expunged by a vote of 41 yeas to 32 noes. There has been a great deal of talk in military and sportsmen's circles of late years about "new" smokeless powders, and they have now come into quite general use. But thirty years ago a young man, London, Eng., invented a yellow powder, composed of yellow potassa, chloride of potassium, loaf sugar, crystallized sugar and brimstone. It was quick, strong, and did not foul the gun. The more recent light-colored powders, however, possess more or less of the qualities of dynamite.

January that a man had been found dead in his cabin near Mormon Island. On investigation, it proved to be Michael Hyde, a native of Cork, Ireland. It was shown at the coroner's inquest that he had been drinking on the preceding day and had a fight with one John Daniels, and the jury returned a verdict of death by a very queer verdict, that "deceased came to his death from inflammation of the stomach caused by the use of dynamite."

On the 24th of January Green Palmer, who shot and killed John A. Benson near the Mokelumne River some time before, committed suicide by taking his own life. He had killed Benson from jealousy, but his wife stood by him until he was acquitted, and then she told him to go to the wall. He went away, but returned to his former home to die.

The news was just received by pony express of the steamer Star of the West having been fired upon by the rebels at Charleston while on her way to relieve the garrison at Fort Sumter with provisions, and it caused a profound sensation throughout the coast. Just thirty years ago W. H. Beatty, now Chief Justice of the Supreme Court, was admitted to practice in this State on the motion of A. W. Baldwin.

Never did the old hall of the Revere House look more cosy and attractive, and never was there a jollier or more satisfied assembly of banqueters than these same forty-niners, their wives and descendants.

HENRY MEISS INSANE.

After an Examination He Is Committed to the Napa Asylum.

He Attempted to Kill His Son With a Hatchet—He Will Have a Guardian.

Henry Meiss, Sr., the well-known farmer of this county, has at last been adjudged insane and committed to the Napa Asylum. He is now in the hands of the State.

The old man was badly injured in September last by falling over a steep grade near his ranch, and since then he has never seemed to be right mentally.

Several weeks ago he became so violent that his children, who are all grown, decided that it would be best to have him cared for and kept from doing himself or others harm. When the case came up in the Superior Court an unexpected opposition was met with.

Edmund J. Holt, Esq., of the county, appeared in court and named himself as the old man's counsel. He said he had known Meiss a great many years, and was prepared to prove that Meiss was perfectly sane and only acted in an unusual manner when intoxicated, as any man was liable to do under such circumstances. Though making no direct charges, Holt testified strongly that the Meiss children were not doing right by their father—that they were being unkind to get rid of him.

The children repudiated this imputation, and dropped further proceedings against their father. Within the past fortnight, however, it is said, his symptoms became unusually violent, and he endeavored to kill his sons on various occasions. Nothing would pacify him, and again the authorities were appealed to.

Doctors White and Brune assisted Judge Callin at the examination yesterday. A number of witnesses were examined, who gave testimony regarding the strange antics indulged in by the elder Meiss of late. Two of the Meiss boys also testified, but refused to say that they considered their father too dangerous to be at large. Henry Meiss, Jr., told of a recent attempt on the part of the old man to murder him with a hatchet, and he said that he did not defend himself with a shovel his father would no doubt have succeeded, as he is a much larger and more powerful man than the son.

A young man named Compton testified that the old man had threatened several times to "kill him and feed him to the dogs."

Laid in Bed. "Yes, you bet I did—and would, too!" ejaculated the elder Meiss, rising from his seat, and shaking his finger at the witness. "Say, look here," he continued, "why didn't you get up the other day and feed those dogs when I told you to?"

As Compton made no reply the old man turned and addressed the doctors and others sitting near him. "Do you know what this fellow done?" he asked. "Why he was lying in bed at 10 o'clock in the morning, and wouldn't feed the dogs, and I had breakfast ready for him two hours."

Compton replied that since he had been employed on the ranch, nobody had ever been known to be in bed after 5 o'clock in the morning, including Sunday mornings.

"Oh, there was no Sundays about it," rejoined Meiss. "You fellows all think I'm crazy, don't you?"

After several other employees of the ranch and neighboring ones had testified, the court and doctors decided that the old man should be sent to an institution where he would receive care and treatment.

A guardian will be appointed for him next week.

STILL HOPEFUL.

Sergeant Barwick Says the Indications are Still for Rain.

The Signal Service temperature at 5 A. M. and 3 P. M. yesterday was 38° and 54°, while the highest and lowest temperature was 55° and 36°, with gentle northerly winds in the forenoon and accompanied by a clear sky, while during the afternoon and evening gentle southerly winds and a cloudy sky prevailed.

The highest and lowest temperature one year ago yesterday was 56° and 38°, with no rain, and one year ago to-day 64° and 45° and no precipitation.

The barometrical conditions yesterday were a falling barometer at all points, accompanied by generally cloudy and threatening weather. The readings of the barometer in this city yesterday at 5 A. M. and 5 P. M. were 29.94 and 29.86 inches, showing a point at which cloudy or showery weather might be expected.

APPEALS DISPOSED OF.

The Supreme Court Disposes of a Batch of Cases.

The Police Widow and Orphan Fund—A Transaction in Beans and Barley.

The Supreme Court rendered several decisions yesterday. The judgment of Superior Judge Garber, of San Francisco, is affirmed in the case of Alfred Clarke vs. ex-Treasurer Reis. This action was brought for the purpose of forcing Reis, by mandamus, to pay Clarke, who was the assignee of a dismissed police officer, one Pugh, the amount of \$236. Treasurer Reis was the custodian of the police widows' and orphans' fund, into which each police officer of San Francisco pays \$2 of salary each month. Pugh, or his assignee, claimed that the officer had an interest in this fund, and upon his discharge he was entitled to have it returned to him or his representative. The petition was demurred to and the demurrer sustained—from which judgment this appeal was taken.

BARLEY AND BEANS. Judgment is also affirmed in the case of Campodonico vs. The Oregon Improvement Company. This case was an action to recover damages for the conversion by the defendant of certain personal property, consisting of beans and barley, which were stored in one Dodge in San Luis Obispo county in 1886. Judgment was rendered in favor of the plaintiff by the lower court. Dodge had mortgaged the beans and barley to Campodonico to secure the payment of a note for \$1,500. The property was delivered to the Improvement Company for storage, and Dodge notified the company that it belonged to Campodonico, and the company gave the teamster tags showing that the products were received from Dodge. Campodonico, however, did not know that the goods had been stored in Dodge's name until two years later. Dodge went into insolvency and the beans and barley were sold as part of his estate. Campodonico then sued the company for damages.

STREET CONTRACTS. Another appeal is denied in the case of Erick and others vs. Los Angeles Contractors, against the City of Los Angeles. The plaintiffs applied to the Superior Court for a writ of mandamus to compel the defendant to execute the contract for the assessment of streets to be made by the city. They agreed to do the work according to plans and specifications, but those plans and specifications were not in order to complete the work. They brought an action to recover what was due for this work against one Williams, who refused to pay his assessment because of "excess of work." The defendant demurred, and the demurrer was sustained on the ground that the assessment was void.

JUDGMENT REVERSED. In the case of C. H. Reed et al. (respondent) vs. Thomas Norton et al., the judgment of the Superior Court of San Luis Obispo County is reversed, and the cause remanded for a new trial. Eight actions were brought against the defendants, the owner of a building, Thomas Norton, and his contractor, Thomas Helm, to enforce the liens of certain mechanics and material men. The contractor, Helm, made default. Norton is charged with making all the allegations in the complaint except as to his ownership of the property on which the liens were sought to be enforced. Judgment was rendered in favor of the plaintiffs and Norton appealed. In reversing the ruling of the lower court the Supreme Court says Norton is responsible for 25 per cent of the contract price—\$5,500, and no more.

JUDGMENT AFFIRMED. In the case of Hill, appellant, vs. Joseph Hinkley, respondent, the judgment of the Superior Court is affirmed. The action is in ejectment. The plaintiffs claim title under a United States patent to the Southern Pacific Company, dated April 4, 1874, and a deed refused to plaintiffs dated June 20, 1887. The defendant claims as a pre-emptor, contending that at the date of the patent the land in question was in the possession of a valid Mexican grant, and was therefore reserved from the grant to the railroad company. Judgment was rendered in favor of the plaintiffs and the defendant appealed. The Supreme Court agrees with the lower court in the ruling.

CAPTAIN OF THE SACRAMENTOS. McCloskey Arrives and Will Begin to Organize a Club Immediately. John J. McCloskey, the man who will manage and captain the Sacramento ball club this year, put in an appearance unexpectedly yesterday morning about 11 o'clock at Manager Ginsberg's place of business. He arrived Friday night from San Antonio, Texas, accompanied by his wife and child.

McCloskey is of almost perfect physique and quite a handsome young man. He is 27 years of age, six feet in height and weighs 160 pounds. He has been playing ball since he was a mere "kid," and gained his first notoriety as organizer of the Texas League. He managed the Austin club in 1888 and won the championship easily. He served as Captain of the Houston team in 1889 and led the club to victory at the end of the season. Last year he played with the same nine, and though the club was unfortunate during the entire season on account of sickness among the members, it took second place in the league race.

McCloskey will have entire charge of the club that will represent Sacramento in the California League this season. He will commence at once signing players.

SIX MONTHS.

The Sentence Imposed on "Jack" Harris by Judge Cravens.

Yesterday was the time set by Judge Cravens for pronouncing sentence on "Jack" Harris, who beat Joe Coffey in the Capitol grounds about two weeks ago. All the vigor and grit that the defendant possessed was completely squelched when Harris heard the sentence imposed by the Court.

"Attorney Johnson made a plea for mercy for Harris, claiming that he had a wife and two children who were dependent upon him for support. Judge Cravens said he considered that the defendant's assault upon Coffey was entirely uncalculated and brutal. "It is ordered that you be imprisoned in the County Jail for six months, without any alternative," said the Judge.

Harris was unable to speak for a moment, but collecting himself, he made a personal appeal that his sentence might be made lighter. Judge Cravens would not accede to his request, however.

Harris cried bitterly after being taken down stairs. It is understood that a motion for a new trial will be made in his case on Monday.

MOTION FOR A NEW TRIAL.

Attorney Johnson Claims the Jury in the Green Case Was Prejudiced.

George Green was to have received his sentence yesterday for being an accessory to the battery of Joe Coffey, by "Jack" Harris about two weeks ago, but when the case was called in the Police Court, Hiram Johnson, the defendant's attorney, moved for a new trial, on the grounds that the jury was prejudiced in the matters of law; that he erred in the decision of questions of law against the defendant; that the verdict of the jury was contrary to law and the evidence; that newly discovered evidence material

for the defendant and which could not be produced at the trial had been brought to light; that by the misconduct, prejudice, passion and bias of the jury, a fair and consideration of the case was prevented. Judge Cravens postponed sentence until February 4th.

IS HE AFRAID?

Poor Prospects for the McCord-Johnson Match.

The much-talked-of amateur boxing contest between William Johnson of the Sacramento Athletic Club and Robert McCord of the Olympic Club of San Francisco has probably fallen through, after all.

As has been stated before, a representative of the Olympic Club visited the city a few days ago to make arrangements for the match. He stated that McCord was ready and anxious for an opportunity to meet Johnson against the local club, and went to work immediately and had the arrangements carried out. Johnson was willing and was about to begin training when a letter was received by an officer of the club from McCord, stating that he expected to be called out of town and could not meet the Sacramento man just at present.

This created considerable disappointment among the local athletes, and particularly piqued Johnson. A telegram was sent to McCord asking him what he meant, but he declined to answer it.

A letter was received from a prominent Olympic Club man yesterday, however, which probably explains the whole matter. In it he says: "I found McCord last night and gave him a good talking to. I really don't know what to make of him, he was so anxious before the match was made. My candid opinion is, however, that 'Mc' don't want any more of the sturdy Sacramento lad. There may be some strings attached to the Olympic Club (as you know they would like to have the match in their rooms), but McCord would not say so."

WALDSTEIN NOT IN IT.

Crozier Was Too Much for the San Francisco Skater.

The skating rink was uncomfortably crowded last evening, the attraction being the much-talked-of mile race between Joseph Waldstein, the San Francisco champion skater, and Arthur Crozier, the local champion.

The judges selected were J. A. Haynie, Bert Kidder, Horace Crocker and Charles Thompson, and the time-keeper was A. L. Cook.

It was nearly 10 o'clock before the racers were ready for the contest and the floor had been cleared. Crozier took the lead immediately from the word "go," and was never during the race. In fact he increased his advantage, until at the finish he led the San Francisco flyer by over half a lap, and was not exerting himself. Crozier finished the mile in four minutes and nine seconds.

The race was for a purse of \$100. Immediately after the race was over Snowden, the winner of the late six-day skating match at San Francisco, and who claims the world's championship, challenged Crozier to a race for \$200 and Crozier accepted. It was arranged to have the match come off next Saturday evening at the rink.

RESPECT TO THE DEAD.

The Local Revenue Office Will Be Closed Tomorrow.

Collector of Internal Revenue H. W. Byington received the following notice from Washington yesterday: To officers of the Customs, Assistant Treasurers of the United States, and all other officers of the Treasury, the notice is hereby given that the funeral of the Hon. William Windom, late Secretary of the Treasury, will take place at 12 o'clock, on Saturday, February 2, 1891, in the city of Washington. All buildings and offices under your control will be closed on that day, and the national flag will be displayed at half-mast.

INCORPORATED.

Five Companies File Articles With the Secretary of State.

The following articles of incorporation were filed in the Secretary of State's office yesterday: Argonaut Mutual Building and Loan Association of San Francisco. Directors—G. W. Dixon, A. L. Longford, Wm. Fulton, A. Wenzelburger, H. G. Meyer, Sigmond Baumann and B. R. Swan.

Whittier Cemetery Association of Los Angeles County. Capital stock, \$10,000. Directors—Williet Dorland, Cyrus Lindley, S. B. Lane, C. R. Dorland and M. J. Newberry.

Fruit-Growers' Union of Southern California. Capital stock, \$100,000. Directors—G. J. Mitchell, M. Raldrige, N. W. Blanchard, N. B. Wall, W. A. Spaulding, James Loney, J. B. Johnson, William Chiffendale and H. K. Snow.

California Mining Company of Grass Valley. Capital stock, \$50,000. Directors—C. E. Chinch, R. H. Maynter, Samuel Yeo, E. Jamieson and C. E. Uren.

Colmena Oil Company. Capital stock, \$50,000. Principal place of business, Marysville. Directors—C. W. Peacock, W. H. Aaron, R. G. Stanwood, Samuel Garber and H. J. Ruth.

SOCIAL AND PERSONAL.

District Attorney F. P. Tuttle, of Placer, is at the Golden Eagle. Mrs. Senator De Long and daughter, of Nevada, Maria, are stopping at the Golden Eagle. Mrs. Edward Caldwell and daughter are up from San Francisco, and are registered at the Golden Eagle.

Mr. and Mrs. E. H. Hall, of Oakland, are visiting the latter's parents, General and Mrs. Cosby, in this city. Arrivals at the Golden Eagle Hotel yesterday: T. B. Bond, Leonard L. Robinson, W. Scott, New York; John G. North, Redlands; J. Carrothers, Beaumont; Thomas E. Frazier, O. Bowker, Riverside; James W. San Jacinto, E. P. Johnston, Los Angeles; F. Tuttle, Auburn; Mrs. Elizabeth Dean, F. W. Dean, Minneapolis; J. F. Warren, Chicago; Mrs. F. C. De Long, Florence De Long, Novato; Mrs. Diana Bowen, Lockport, N. Y.; Mrs. Edward Cartwright, Edna, California; John J. Mone, S. Holub, J. J. Whitting and wife, L. E. Egan, E. J. Wilson, H. Dick, San Francisco; W. F. Debert, Zella Mine; Warren P. Dickson, Tacoma.

ANOTHER CONTINUANCE.

The cases of George Mollusk and Thomas Durn, the two young men charged with battery on the person of a man named Baldwin, were again continued in the Police Court yesterday. Judge Cravens has an idea that the complainant witness has been spirited away by the defendants, and he does not propose that they shall escape a prosecution which can help it. He ordered the case continued until February 14th.

BASEBALL FOR 1891.

J. J. Mone, the general President of the California Baseball League, was in town last evening in consultation with the local magnates. The matters discussed were purely of a business nature, and nothing of public interest was transacted.

For the Children. The People's Savings Bank announce in their advertisement that in order to encourage the children and others to save their money, they will issue a pass-book and pay semi-annual interest thereon.

DIED. BOSWORTH—At McConnell's Station, January 30th, Nathaniel C. Bosworth, native of New Hampshire, aged 60 years and 9 months.

Changed Daily for Weinstock, Lubin & Co. On Monday, at 9:30 A. M., SPECIAL SALE OF Remnants and Dress Goods.

LOT I. will consist of all the Remnants picked out of our Silk stock, as follows: All short lengths of Plushes, Velvets, Surah Silks, Black and Colored Dress Silks, as well as Fancy Figured Trimming Silks and Satins. These goods will vary in length from one-half yard to five yards, and will be reduced to much below their former prices.

LOT II. will contain All-wool Cheviots, Plaids and Light-colored Battross, 25 cents a yard.

LOT III. is a special purchase of strong Novelty Plaid and Stripe Dress Goods in spring colorings, at 14 cents a yard; 28 inches wide.

LOT IV. will contain a nice assortment of Fine Black Dress Goods, in short lengths, from two yards to nine yards. Amongst the goods will be plain, striped and fancy weaves. This will be an opportunity to secure a length of Black Goods in good quality at a low price.

We have received our first lot of Spring Styles for '91 in Men's Fancy Flannel and Cheviot Overshirts. They have non-shrinkable neck-bands, an improvement which wearers of these goods will readily appreciate. Price, \$1.25 to \$3.50.

New Dress Gingham and Shirting Percales are coming in.

New designs in Figured Canton Flannels, double-faced, 25c per yard.

Ten artistic patterns, all new, in fine French Flannels, for home gowns.

Extra value in 60-inch Cream Table Damask, at 50c.

Fine French Novelties in Ladies' Dress Patterns, rich silk embroidery and handsome boucle effects. These are advance novelties for the coming spring season.

Perfect-fitting Black Jersey Jackets, at \$3.50, \$5 and \$7.50, according to quality. These are new goods, and are giving great satisfaction in quality and fit.

Weinstock, Lubin & Co. 400 to 412 K street, Sacramento.

SEWING MACHINES. PIANOS. THE FAVORITE, THE DOMESTIC, THE NEW HOME, THE IMPROVED AUTOMATIC.

INCORPORATED. Five Companies File Articles With the Secretary of State.

ANNUAL CLEARANCE SALE. HATS AT COST. Call and See for Yourself. MRS. M. A. PEALER'S.

TRY IT. Boston SHOE Bazaar. 424 K STREET.

Cheapest Shoe Store in America! STRICTLY ONE PRICE!

COUNTRY ORDERS RECEIVE PROMPT ATTENTION. J. J. Davis Furniture Carpets.

SACRAMENTO LUMBER COMPANY. Dealers in Lumber, Doors, Windows and Blinds.

Wiscellaneous. GREAT REDUCTIONS. Dress Goods!

CAMELS'-HAIR PLAIDS AND STRIPES. REDUCED TO 45c PER YARD. All of our Pattern and Combination Suits have been reduced to one-half their former prices.

\$25 Suits for \$12.50, \$20 Suits for 10.00, \$15 Suits for 7.50, \$10 Suits for 5.00.

Gattmann & Wilson, 601 J STREET, Sole Agents Jouvin Kid Glove.

THE SACRAMENTO Boot and Shoe Factory, 817 K STREET.

ANNOUNCEMENT. McCARTHY & COOPER, Electrical Supplies.

WALL PAPER. OUR NEW STOCK IS NOW AT HAND AND OPEN FOR INSPECTION.

Whittier, Fuller & Co., 1016 and 1018 Second street, s.f. 17.

Barton's. Celebrated New York Ice Cream and Soda.

TO EPICURES. And Lovers of Good Meats.

THE CAPITAL HAM. FULL STOCK.

FURNITURE. AND THE LOWEST PRICES ALWAYS.

THE CAFE ROYAL. BILLIARD AND POOL PARLORS.

L. A. McLELAN, Veterinary Surgeon.

HAMMER'S GLYCEROLE OF TAR. For Coughs and Colds.

"NO HUMBURG," 3 CENTS. THE BEST 5 AND 10-CENT CIGAR EVER PLACED ON THE MARKET.

A. HERTZEL, Dealer in Cigars and Tobacco, No. 826 K street.

S. CARLE, (SUCCESSOR TO CARLE & CROLY, CONTRACTOR AND BUILDER.