

CHIEF OF THE VETERANS.

General Weissert Will be in Sacramento To-Morrow.

The Grand Army Men and Citizens Will Give Him a Reception—Will Not Stay Long.

Commander-in-Chief Weissert of the Grand Army of the Republic is making a tour of California and will be in Sacramento to-morrow, arriving at 11:30 A. M. from San Francisco.

The local Grand Army men intend to receive their Chief in a manner befitting his distinguished rank. A Reception Committee has been appointed to go to Davisville in the morning and meet the General and his party. The committee consists of the following named: Messrs. Gates, Commander of Sumner Post; E. B. Fox, Commander Warren Post; N. H. Murray, Commander Fair Oaks Post; Mrs. W. C. Gent, President Sumner Corps; Mrs. Inez Ficks, President Fair Oaks Corps; Mrs. Dr. Wagoner, President Ladies of the Grand Army of the Republic; J. S. Jones, G. W. Ficks, C. H. Hubbard and W. B. Maydwell.

Arriving here the guests will be taken to the Golden Eagle Hotel for lunch. Then they will be taken in carriages to the Crocker Art Gallery, thence to the Capitol, to Sutter's Fort and other points of interest.

In the evening from 7 o'clock to 8:30 there will be a public reception in the parlors of the Golden Eagle Hotel. The parlor will be handsomely decorated on the occasion by the ladies of the G. A. R. All State, county and municipal officers, National Guardsmen and citizens in general are invited to attend. The reception will be held in the parlors of the Golden Eagle Hotel. General T. W. Sheehan has requested that brigade and regimental officers of the National Guard appear in fatigue uniform.

General Weissert will depart on the 9 o'clock overland train. His stay will necessarily be short, for the reason that he is scheduled to attend the Grand Army men of Ohio on the 10th inst. The Commander-in-Chief has hailed from Wisconsin. He was a distinguished soldier during the war. Previous to that he was a printer, but after the war he studied law and is now ranked as one of the ablest lawyers in his part of the country.

REVOKING LICENSES.

Judge Buckley Will To-Day Decide as to the Trustees' Power.

In the case of Biancalle and Perrini, arrested for selling liquor after the Board of Trustees had revoked their license, Officer Green testified in the Police Court yesterday that he notified them that their license was revoked and that if they continued to sell liquor they would be arrested.

W. H. S. Scott, attorney for the defendants, contended that, while the law required ten days' publication of an ordinance before it went into effect, that the license ordinance was to take effect in eight days after passage. He also argued that the revocation of the license should be done under the filing of a petition, which was not done in this case, the board revoking the license on a complaint, without hearing both sides.

City Attorney Post said that the question of publication had been declared by the Superior Court to be a side issue, and that an ordinance of the board could take effect immediately. The ordinance, after providing the manner of presenting a petition for revocation of licenses, also provided that the board could make, without such petition, the license, he said, was granted to them under certain restrictions, and they gave bonds to conduct an orderly trade. They did not do so, and their license was revoked, by a proper exercise of police regulation. He quoted the slaughter-house cases to show that jurisdiction holds in cases of matters needing such regulation. He thought there was nothing in the case or in the argument of defendants' counsel that should prevent the court from finding them guilty.

The court said that a decision in this case would be an important one, not only to the courts, but to the citizens generally, and that he would prefer to give it in writing. He would therefore withhold his decision for one day.

MUNICIPAL METHODS.

A Citizen Makes a Serious Charge Against the Poundmaster.

J. H. McNamara, who resides at Seventeenth and L streets, complained that the Poundmaster had taken his dog from his yard, declaring he would kill the animal within twenty-four hours. The clerk was instructed to summon McNamula to appear before the board next Monday and explain his conduct.

From the tone of the Trustees' remarks it is safe to say that the Poundmaster can show that McNamara's charge is wholly without foundation, there will shortly be a vacancy in that department of the city's government. There have been so many complaints of late regarding the management of the Pound that the Trustees are becoming weary of listening to them.

There is manifestly something wrong in the ordinance governing the Pound and prescribing the powers of the Poundmaster, and it should be corrected. An ordinance that can be construed to authorize a Deputy Poundmaster to assault a citizen with a deadly weapon because the latter attempted to hold possession of his cow when the other man would take it, should be rescinded and one adopted that will recognize citizens' rights in such matters.

CALIFORNIA TOBACCO.

Eastern Experts Say It is the Best in the United States.

The culture of tobacco in this State was considered at the meeting of the State Board of Trade on Tuesday. An elaborate address, prepared by J. D. Culp of Gilroy, was considered by the few members present.

Mr. Culp, who grows more tobacco than any other planter in the State, said that opportunities for the development of the tobacco industry are recognized to be greater in this State than in any other State in the United States. There is no county in the State of California, he added, which has not some portion of it suited to the raising of some kind of tobacco. Two crops a year, Mr. Culp said, would be a certainty, and the plant may be grown between the trees in any orchard.

LOOK AT THE SIZE OF THE ordinary pill. Think of all the trouble and disturbance that it causes you. Wouldn't you welcome something easier to take, and easier in its ways, if it brought the same relief that it did you more than once?

That is the case with Dr. Pierce's Pleasant Pellets. They're the smallest in size, the mildest in action, but the most thorough and far-reaching in results. They follow nature's methods, and they give help that lasts. Constipation, Indigestion, Bilious Attacks, Sick and Bilious Headaches, and all derangements of the liver, stomach and bowels are promptly relieved and permanently cured.

"If we can't cure our Catarrh, no matter how bad your case or how long standing, we'll pay you \$500 in cash." That is what is promised by the proprietor, Dr. Sagar's Catarrh Remedy. Doesn't it prove, better than any words could, that this is a remedy that cures Catarrh? Costs only 50 cents.

chard. The average yield is from 1,000 to 2,500 pounds of cured leaf an acre, having an average moisture outside of cigar wrappers, of from 20 to 25 cents a pound, or an average profit of from \$200 to \$300.

The business of tobacco-growing in California is by no means experimental. The only trouble here is that the tobacco grown in California has too much strength, a condition that may be controlled by cultivation. So far, all the tobacco from this State exhibits the characteristics superior to anything grown elsewhere in the United States. The California wrapper tobacco is found to have a higher value than any produced in Florida, where \$1 a pound has frequently been paid for an entire crop.

As a piece of evidence of the esteem in which California tobacco is held, Mr. Culp quoted a letter from E. M. Crawford, President of the New York Tobacco Board of Trade, in which the California product is declared the best substitute for Havana tobacco. Mr. Culp said that he knows of one contract for 60,000 pounds of tobacco at 50 cents a pound.

By vote of the members Mr. Culp's address was ordered printed in full.

Real Estate Transfers. The following real estate transactions have been recorded since our last report:

John L. House and wife to Louis Klump—Lot 6, block 34, town of Bolson.

John J. Kehrer to John Strecker—West half of lot 3, D and E, Ninth and Tenth streets.

John Strecker to J. E. Kehrer—North one acre of south three acres of lot 7, Louisiana street.

Angelina J. Budd to E. Gunn—South twenty feet of north sixty-five feet of west 110 feet of lot 1, I and J, Front and Second streets, grant.

E. Gunn to Mrs. Gribble—The property mentioned in the above deed.

Edward Malone to W. Y. Goodell—Lot 1, block 1, Highland Park.

John J. House and wife to Mrs. E. M. Shepher—North half of one-half acre, lot 35, Subdivision B, Oak Park.

Capital Savings Bank to A. R. Root—West half of lot 6, H and I, Twelfth and Thirteenth streets.

Charles B. Lightfoot and wife to Anderson B. Likons—Lot 4, block 32, Oak Park.

Thomas White to County of Sacramento—South forty feet of east half of section 33, and all of south forty feet of south quarter of section 34, west of Anador Branch Railroad, township 9 north, range 7 east.

Charles Schneider to George J. Bryant—East half of lot 2, N and O, Twenty-ninth and Thirtieth streets.

A WAR OF WORDS.

Supervisor Jenkins and Major Gett Go at Each Other.

A Rumpus Over Two Five-Dollar Bills Against the County—The Supervisor's Economy.

At yesterday's session of the Board of Supervisors Mr. Jenkins caused quite a little row by interrupting Major Gett in one of the latter's original efforts. The Major was addressing the board with reference to the claim of Ingham Sutcliffe for \$250 damages alleged to have been sustained through tumbling into the drainage canal, and he was saying that the injuries were directly chargeable to the county, because safety rails had not been placed along the banks of the canal. Supervisor Jenkins at this juncture recklessly cut the Major off with the remark that this was "finance day," and outside matters were barred.

Major Gett glared at the Supervisor and everybody expected to see the latter shrivel up and blow away—but he didn't. Instead, he reiterated his declaration that Gett should shut up. Then the Major turned loose his batteries, and the two had it hot for some time. After the smoke of the battle had cleared off Jenkins was proclaimed the victor, for he succeeded in having the Major put off until to-morrow.

Mr. Jenkins also kicked up a row during the session over a \$5 bill presented by Dan Healy for removing a glandered horse. The "Finance day" was also the day when the board considered the claim of a man named Jones for \$500 damages alleged to have been sustained through tumbling into the drainage canal, and he was saying that the injuries were directly chargeable to the county, because safety rails had not been placed along the banks of the canal. Supervisor Jenkins at this juncture recklessly cut the Major off with the remark that this was "finance day," and outside matters were barred.

Nothing daunted, Mr. Jenkins went after a bill of \$5 presented by the River-side Dairy for milk furnished the changing gang. The board would stop the pillaging of the County Treasury or throw up his job. He then took the bill over to the Sheriff's office, and finding that nobody would order the milk, he went back to the board and moved that the bill be rejected. The motion was carried.

The rest of the day was taken up in the examination of bills against the county. The board adjourned to meet again this morning.

Weather Notes.

The Weather Bureau reports show the highest and lowest temperatures yesterday to have been 92° and 55°, with light to gentle and variable winds and clearing weather prevailing, the wind being southerly up to 10 A. M., after which a light breeze prevailed.

The barometrical readings at 5 A. M. and 5 P. M. were 29.87 and 29.82 inches, respectively.

The highest and lowest temperatures one year ago yesterday were 70° and 54°, and one year ago to-day 78° and 54°, with brisk to high southerly winds and clear weather prevailing.

Fire Department Morals.

The scene at the depot the other day where Pete Hunrich, Foreman of Engine Company No. 2, was chased by a woman with whom he has been living for some time, is a marriage contract, has caused a great deal of comment among citizens on the changes made in the department by the present Board of Fire Commissioners. It is said, good men were put out to make room for men who are not above reproach in any means.

The Accident Near Florin.

It was J. M. Davis, son of Owen Davis, who was injured by an engine near Florin on Tuesday. He was not taken to the County Hospital, as he was injured right at his own door. One arm was broken and the wrist of the other slightly sprained. He was also injured about the head. Dr. White of the County Hospital attended the injured man at the latter's own house.

Death of Mrs. J. J. Carroll.

Mrs. Katie A. wife of Jeremiah J. Carroll and cousin of Annie, L. G. H. and William R. Guth, died in this city on Monday evening. She was a lady widely known and very highly esteemed. She leaves, besides her husband, three small children to mourn her loss. The funeral will take place at 2:30 o'clock this afternoon from the Cathedral.

Small Cases.

In the Police Court yesterday morning Fred Shookmaker was arraigned for the robbery of Kong Lee, who was garrotted by several men and a boy near the Third-street bridge, and his examination went over till to-day.

SHERIFF O'NEIL'S BILLS.

The Legality of His Mileage Charges to be Tested in Court.

The Supervisors Will Reject His Claims and He Will Then Mandamus the Board.



KNOWLEDGE

Brings comfort and improvement and tends to personal enjoyment when rightly used. The many who live better than others and enjoy life more, with less expenditure, by more promptly adapting the world's best products to the needs of physical being, will attest the value to health of the pure liquid laxative principles embraced in the remedy, Syrup of Figs.

Its excellence is due to its presenting in the form most acceptable and pleasant to the taste, the refreshing and truly beneficial properties of a perfect laxative; effectually cleansing the system, dispelling colds, headaches and fevers and permanently curing constipation. It has given satisfaction to millions and met with the approval of the medical profession, because it acts on the Kidneys, Liver and Bowels without weakening them and it is perfectly free from every objectionable substance.

Syrup of Figs is for sale by all druggists in 50c and \$1 bottles, but it is manufactured by the California Fig Syrup Co. only, whose name is printed on every package, also the name, Syrup of Figs, and being well informed, you will not accept any substitute if offered.

Although he has already drawn considerable money from the county treasury for mileage outside the county, Sheriff O'Neil is not sure just now whether he is entitled to such fees or not.

He has been in the habit of charging twenty cents for every mile traveled by him in the service of subpoenas and other orders of the Superior Court in criminal cases. He said he was so authorized by law. The bills against the county amounted into the thousands, and most of them have been paid. But recently a question arose as to the legality of these charges, and the Sheriff now wants to know whether he can keep the money he has already drawn and if he can continue to charge the mileage.

The Sheriff, accompanied by District Attorney Ryan, appeared before the Board of Supervisors yesterday with the view of having the matter straightened out.

Sheriff O'Neil told the board he believed he was entitled to the mileage, but if he was not he wanted to know it as soon as possible. He thought the board should have the matter settled definitely.

District Attorney Ryan said the easiest way to settle the matter was for the board to reject the claim and then to sue the Sheriff to bring suit against the board for the money.

The claim amounted to less than \$900, however, and of course would have to be sued for in the Justice's Court. There would be considerable delay, as the suit would doubtless be appealed to the Superior Court in any event. Mr. Ryan thought it would be better to have the question taken to the Superior Court in the first place. In order to do this the Sheriff's claim would have to amount to \$200 or over.

Sheriff O'Neil agreed with Mr. Ryan, and so did the Supervisors. The Sheriff then withdrew his claim and will wait until his mileage bills amount to \$200 before presenting another claim. The programme then will be for the board to reject the claim, after which the Sheriff will commence mandamus proceedings.

SOLVING A MYSTERY.

Police Captain Simmons' Ideas Regarding a Drowned Man.

Police Captain Simmons is of the impression that the corpse found in the river Tuesday is that of an ex-convict whom he and Officer Lowell tried to catch several nights ago.

The Captain does not know the man's name. He says that on Saturday night last he and Lowell were summoned to a saloon on N street, near Front, to quell a disturbance. The fight was over when they arrived, but they were told that a man about 25 years of age was set upon by two men, one of whom was a colored man and it went through the saloon window. He then ran just as the officers came on the scene. They chased him down to the river, where he suddenly disappeared. Captain Simmons found the man's coat on one of the wharves, and believes that the fugitive jumped into the river. The coat was of black corkscrew cloth and compares with the pantaloons worn by the drowned man.

The young man whom the police chased is said to have told a lad named English that the police were looking for him, but that he would never be taken alive. He had only been out of State Prison a few months.

THE TALBOT INVESTIGATION.

It Has Been Postponed Until Next Saturday Morning.

A meeting of the Police Commissioners was held yesterday to investigate the charges made against Officer Talbot of abusing James Driscoll, but after the board had convened Attorney Burnham stated that E. C. Hart, who had been retained in the case, had been unexpectedly called to San Francisco, and requested that the case be continued.

Chief Rodgers stated also that Driscoll was in bed and unable to appear. Under the circumstances, the Mayor thought that the case could be done was to continue it.

Officer Talbot asked that, if it must be continued, it be set as soon as possible, and the hearing was set for Saturday.

The case had hardly been continued when Driscoll arrived in a hack.

HARRY DE YOUNG'S FUNERAL.

It Was Largely Attended Yesterday From P'nal Burial Hall.

There was a large attendance yesterday at the funeral of the late Harry De Young, which took place from P'nal Burial Hall in the Odd Fellows' Temple, the services being conducted by that organization.

The P'nal Burial, Red Men and Exempt Firemen's Associations were all represented by large delegations. The pallbearers were: From the Red Men, F. A. Mahon, M. Wilcox, Firemen, S. S. Nixon, M. O'Meara; from the P'nal Burial, A. Asher, J. M. Gattman. Among the mourners were a sister of the deceased, Mrs. L. R. Hilda, and her husband; Louis De Young and N. L. Squires and wife—all of San Francisco.

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USE HORSFORD'S ACID PHOSPHATE. Dr. J. K. Secord, San Jose, Cal., says: "I have used it with marked success in cases of slow digestion, in toning the nerve centers, and in extreme nervous debility, producing refreshing sleep."

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HERE ARE SOME FIGURES WHICH ARE DANGEROUSLY CLOSE TO Panic :- Prices:

LOW RATES Ladies' Fine Kid Oxfords, pointed or square toes, patent leather tips or plain. Others consider them a great bait at \$1.25. They go at 95c a pair. A few more pairs left of those Ladies' Tan Goat Button and Lace Shoes, mostly sizes from 2 1/2 to 4. A great bargain at \$4. They go at \$2.40. Men's Dustproof and Kip Buckle Working Shoes. You will get more than \$2 worth of wear out of them, and only cost you \$1.35. An assorted lot of Men's Genuine Kangaroo Shoes. Some of them are gaiters, some lace, others are half-high shoes (Schoberl Ties). They are all warm weather shoes and you can have them at panic prices—\$2.55 a pair—which is about half the former value. Men's Kangaroo Kid Dress Shoes, square toe and patent leather tips, gaiter and lace. Cost not considered. You can have them at \$3.90. A bargain at \$5. Big and Little Boys' Tan Goat Lace Shoes, an excellent wearing and a neat looker. Sizes 11 to 2 reduced to \$1.85; sizes 2 1/2 to 8 1/2 reduced to \$1.95. Children's Fine Kid Turn-sole Spring-heel Shoes, neat, square toe and patent leather tips. A \$1.50 grade for 95c a pair. Sizes, 5 to 7. The same as above in cloth tops (sizes 5 to 7 1/2) are down to \$1.15 a pair.

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