

RADWAY'S PILL

Purely vegetable, mild and reliable. Regulate the Liver and Digestive Organs. The safest and best medicine in the world for the CURE

of all disorders of the Stomach, Liver, Bowels, Kidneys, Bladder, Nervous System, Loss of Appetite, Headache, Constipation, Costiveness, Indigestion, Biliousness, Fever, Inflammation of the Bowels, Piles and all derangements of the Internal Viscera. PERFECT DIGESTION will be accomplished by taking RADWAY'S PILLS. By so doing

DYSPEPSIA,
Sick Headache, Foul Stomach, Biliousness will be avoided, the food that is eaten contributes its nourishing properties for the support of the natural waste of the body.
Price 25c per box. Sold by all druggists.

GIVEN AWAY
—WITH AN—
OUR TASTE HAM,
JULY 1, 1896,
TRIBUNE BICYCLE

Ladies' or Gentlemen's 1896 Model.
See that every "OUR TASTE" ham you buy has the number 1044 attached. Keep the tag, it may bring you a \$100 bicycle.

Hall, Luhrs & Co.,
Wholesale Grocers.

WIKING BICYCLE
IS NO . . .
Ice Wagon,
But is built for speed, strength and durability. Any color.

HORACE CROCKER & CO.,
913 K, Opposite Turner Hall.
Branch Rental 1921 O St.

NOTICE TO VOTERS
REGISTRATION!

THE BOARD OF SUPERVISORS OF Sacramento County, State of California, having made an order on May 7, 1896, cancelling the Great Register of said county, and directing a new and

Complete Registration

of all the voters of said county in accordance with the provisions of Section 1044 of the Political Code of the State of California, it will be necessary for all electors, in order to vote at the next general election, to be held on Tuesday, November 3, 1896, to make application in person to be registered.

Notice is hereby given that said new registration will commence immediately, and continue to any day of the month of August 1896, when such registration shall cease; provided that any elector who has registered and thereafter moved his residence to another precinct in the same county, thirty days before said day of election may have his registration transferred to such other precinct upon his application, verified by oath, setting forth the change of residence and containing the other facts required for original registration.

The office of the County Clerk at the Courthouse, corner of Seventh and I streets, Sacramento City, California, will be open from 9 a. m. to 5 p. m. each day except Sunday. All citizens are notified to apply for registration at once.

Notice is also given that after the filing of affidavits and when names are entered on the Great Register, postal cards will be sent to each elector registered, of the date of such entry. If postal card is not received voter should ascertain for his own protection the reason why.

May 25, 1896.
W. B. HAMILTON, County Clerk.

SEALED PROPOSALS.
BIDS WILL BE RECEIVED AT THE office of the Board of Trustees of the city of Sacramento until 5 o'clock on MONDAY, June 22, 1896, for furnishing the city of Sacramento with coal necessary for running the City Water Works for one year from date of contract. Bidders must state the price per ton. Bidders must specify in bids the kind of coal, whether short ton (2,000 pounds) or long ton (2,240 pounds). The coals bid on must be tested at the City Water Works on June 27, 1896, for at least twenty-four hours, at such time as directed by the City Water Works Committee of the Board of Trustees, said coals to be tested under the supervision of said committee and the Chief Engineer of the City Water Works. Coal used for tests will be paid for by city at the same rate named in bid. Contract to be awarded after tests are completed. Each bid must be accompanied by a certified check in the sum of one thousand dollars, payable to the order of the City Clerk of the City of Sacramento. The Board of Trustees reserves the right to reject any and all bids.

Attest: M. J. DESMOND, City Clerk.
June 2-20t

NOTICE TO CONTRACTORS.
SEALED BIDS WILL BE RECEIVED by the Board of Trustees of Reclamation District 673 up to 12 o'clock noon of June 6th, 1896, at the office of the said board, 603 K street, room 5, Sacramento City, for the construction of a cross levee about five miles south of Sacramento City, embracing an approximate estimate of 173,000 cubic yards of earth, dredge work, in accordance with the plans and specifications on file at said office.

Each bid must be accompanied by a check, certified to by a responsible bank, and made payable to James G. Davis, or by cash, in an amount equivalent to 10 per cent. of the aggregate amount of the bid submitted.
m24-13t

Notice of Dissolution of Copartnership.
THE COPARTNERSHIP IN THE lumber business carried on in the City of Sacramento between L. B. SUTLIFF & P. F. SCOTT is this day dissolved by mutual consent. Each of the former partners will sign in liquidation. All persons indebted to the firm will please call and settle. Persons having claims against the firm will present them to either of the partners for payment.
June 3, 1896.
L. B. SUTLIFF & P. F. SCOTT.

POSTPONEMENT NOTICE.—By a resolution of the Board of Directors, the day of sale of the above delinquent stock has been postponed to FRIDAY, June 5, 1896, at the same hour and place.

JAS. E. DAMON, Secretary.
Office, basement of Nevada Block, No. 303 Montgomery street, San Francisco, California.

SEND THE WEEKLY UNION TO YOUR friends in the East.

TAKE UNDER ADVISEMENT

(Continued from Fourth Page.)

AFTERNOON SESSION.

Court opened again at 1 p. m., and Mr. Reddy having filed his answer, asked the Court for an order that the Court Reporter write out a transcript of the testimony of defendant Talmadge relating to the matter published in the "Bee."

The Court answered that the reporter had already written it out. The defendant had been furnished with a copy of part of the testimony by the reporter two or three hours previous to the publication of the article complained of, but did not have the whole of it, as the reporter did not have time to write out more.

He had read the answer and it does not present any matter diminishing or palliating the article complained of. It only argues in defense of the article. It is deliberate, contemptuous and offensive, and shows an attempt to defend the former action. In fact, it aggravates the former offense and reiterates the language before used, and he could not consider it.

Mr. Reddy said he would like to be heard on that point.

The Court said it admitted the article and that defendant published it. It says it is not true that defendant wrote it, but he authorized its publication.

Mr. Reddy said he would like to explain the theory of the answer. The trial was in progress, and the "Bee" published what was alleged to be the testimony.

The Court said that there was no "Bee" reporter present when the testimony was given, and he simply reproduced it from hearsay.

Mr. Reddy said he knew nothing of that, and it made no difference if that were true. He recapitulated the occurrence on the morning succeeding publication of original report. The defendant was not present in court when he was adjudicated a liar by the Court.

He would like to know by what right it was done or why the defendant was not given a hearing first.

His wish to know if any citizen was bound to sit still when denounced and adjudicated a liar, had no right to answer the charge and no redress in the matter. What has a newspaper man to rely on but the reputation of his paper for the truth of what is published in it? He thought the adjudication in this case was without authority and that the Court stands in the same position in this matter as any other citizen does.

Judge Catlin said that the counsel's interpretation of the matter was wrong. He did not call the editor a liar or make any charges against him, or use any such language as counsel attributed to him. He simply characterized the report as false.

Mr. Reddy modified his language, but said that the effect of the Court's statement was the same in either case.

Judge Catlin said there was much difference. The Court said nothing about the editor of the paper in his remarks that morning. The editor next day wrote an article which is the basis of the present proceeding. Plenty of matter goes into every paper which the editor does not see, and the editorial writer is not accused.

Mr. Reddy said the defendant was not present when he was accused and judged, and had no chance to defend himself. Was he to sit down without defending himself?

The court asked if, in case there was a jury sitting in a case and the defendant said the evidence was a lie, if the court should stop and have him brought into court and tried for doing so.

Mr. Reddy answered yes. It was all the same.

ways a citizen's right to be tried on a charge and to have a chance to answer it. He had a right to answer in any way to the attack. The answer speaks of the Judge being prejudiced and vindictive.

The court said that the article did not charge prejudice and vindictiveness against the defendant, but against one of the parties to the suit. The answer says the Judge is prejudiced and vindictive against the "Bee." There is no foundation for such a charge. There was no act in his life to authorize such a charge or give a foundation to such an idea. There was nothing said by him against the defendant. He simply characterized the report as false.

Mr. Reddy stuck to his contention that the defendant had been convicted without a trial, and the Judge reiterated that nothing was said about him, and that what was said related entirely to the report. The attorney said that the court stigmatized the article as a base fabrication. The defendant was defending his reporter, as newspapers found it necessary to do if they wish to retain them. The defense was not couched in choice language, but it was natural. He felt he had a right to answer, and he did so. His character is not for sale, and he should be dropped, and that if the facts stated in the answer are true, he had made a good defense and would submit it.

S. S. Holl said he had listened to the argument. He was a member of the bar and of the legal profession of the State, and was interested in maintaining the integrity of the courts. He realized the necessity devolving on the courts of repelling such characterizations, and he thought it was his duty to do so. He understood the issues here to be whether Mr. McClatchy had been guilty of contempt of court, and the immediate point for consideration was the occurrence of the morning. The "Bee's" report reflected severely on one of the attorneys, and the court (characterized the article as false. His language did not refer to Mr. McClatchy or anyone else, and only went to declare that the statement in the report was false. The court declared the statement false, but assailed no one and jeopardized no reputation. Was it necessary, therefore, for McClatchy to attack the integrity of the court on account of this?

Mr. Holl read a portion of the second article, and said that after the characterizations in his own defense was the article stated it would go further, and that the Judge and attorney knew their statement was false when they denied it, and that the Judge should be lynched and removed from the bench. The court, he said, is different from the individual who sits on the bench, and its dignity must be preserved. The statement that the defendant had not been heard in his own defense was the most absurd he had ever listened to—that before the court could express an opinion it must send out and hunt up a person making a false statement and hear what he has to say.

The statement of the court that the report was false had served as the basis of a most infamous assault on it. The court has no alternative but to punish the perpetrator in such a manner as to prevent the repetition of the offense by other persons. It should strike out portions of the answer. No circumstances whatever could justify it. It would not be necessary to show animus, as the language itself was proof of a malignant and vindictive spirit.

Mr. Reddy criticized the statement that his argument was absurd and urged that his defense was a legal one. The defendant, he said, had a right to answer in relation to the adjudication that had been made in his absence.

The court stated that he deemed the answer entirely deficient. In place of a defense, it was a reiteration of the statement made and was an aggravation rather than a palliation of the offense.

Mr. Reddy asked to be permitted to introduce evidence to show that the statement was true and the cause of the trouble. He also contended that there had been no contempt.

The court said he would have Stenographer Duden sworn as to the evidence.

E. L. Duden swore that he was the official reporter in the case and furnished the "Bee" with a partial transcript of the testimony at its request, for about half-past 1 o'clock next day, for that paper. Charles McClatchy had asked for it. It appeared on Saturday in the "Bee."

He read the testimony as published in his transcript.

The court said the transcript was read in order to show that the "Bee" had possession of it before the article complained of was published, and showed that the report originally made was not true. He asked Mr. Duden if Talmadge stated Jones gouged him out of \$10,000, and at another time Jones and Simmons got \$1,700 out of him for nothing, and the latter answered that he did not.

Witness resumed, stating that Talmadge denied the \$10,000 statement immediately afterward, and that anyone who heard the statement must have heard the denial also. Talmadge said nothing about "visiting a crib," and did not say that he saw the letters word for word, and that Jones said it made no difference, as the woman could use them anyway. Talmadge made no allusion to the \$10,000, except the one time, and only referred to the transaction with Jones and Simmons once.

He was a very peculiar man to report, having to use an ear trumpet, and the attorneys found it difficult to examine him, and that account. He himself probably missed some words, but nothing of any importance, or that altered the sense.

Mr. Reddy wished to examine Mr. Duden on the whole testimony, and offered to do so, but the Judge refused to allow him to do so.

Resuming, Mr. Duden said that Talmadge's testimony was given on the 29th, and the transcript was given on the 30th. He did not tell two "Bee" reporters that Talmadge spoke so low that he had to guess at a great deal of what he said.

Mr. Reddy asked to be allowed to examine his notes, and the Court allowed him to do so, and he examined Mr. Duden upon them and the latter explained some corrections. Then the attorney wanted to prove that the reporter's notes were not correct, and that the report in the "Bee" was correct. He called Charles Williamson to prove it.

Judge Holl objected, and the Court would not allow any testimony except the reporter's notes.

A. J. Bruner said he had been charged with giving the report to the "Bee." He wished to state that he never furnished the "Bee" with any report.

J. B. Devine testified that newsboys were selling the "Bee" containing the article complained of in the corridors of the Courthouse at 10 o'clock after the Court adjourned. He said he bought one at the head of the stairs, but afterwards remembered that it was just outside the south door of the Courtroom opening into the corridor. He called the attention of the Court to the first report.

Mr. Reddy offered to prove that portions of the answer that alleged that the first and only publication of the first report was by Devine and the comments of Judge Catlin on it in the Courtroom, and Devine testified to that effect.

Then he wanted to prove the report true and without malice. The Court asked if he wanted to prove that the "Bee" had a reporter present who heard the testimony and made his report from hearing it. He declined to answer and the Court refused, but offered to allow him to prove that the report and article on the language of the Court and Devine was without malice. Reddy did not want to do this without proving that it was a fair and true report, and this was also refused.

The Court successively offered to allow the defense to prove that the article was without malice; that the defendant believed the report to be true when he published it, and also, if possible, that Devine, at the bar, and Judge Catlin on the bench, had combined to close the doors to the open exposition of a situation. Mr. Reddy having offered to prove each subdivision of the answer in full, but he refused to attempt to prove what the Court allowed.

This closed the hearing, and Reddy objected to any judgment or punishment being pronounced by the Court on the defendant on the ground that he had not been allowed to prove the defense. Mr. Reddy having offered to prove neither power nor jurisdiction without allowing the defense to be heard to pass any sentence on him.

The Court took the matter under advisement till 10 a. m. to-day.

Notice.
For the benefit of those who wish to attend the Scotch picnic tomorrow, our store will remain open this evening until 8:30. Special sale of 23c shirt waives; black silk belts with handsome buckles; 25c black silk mitts, 15c and 25c children's, 10, 15 and 25; picnic hats, etc., at the Red House.

Permanently Located.
F. de Wolfe Hennah is permanently located at The Normandie, Tenth and K, and in the correction of defective vision by the use of glasses, using the latest improved periscope, spherical, prismatic and cylindrical lenses, especially adapted to all conditions of defective vision, accurately fitted, using up-to-date methods, with considerable experience, guarantees to his patrons a service equalled only by the most expert opticians in the United States. Examination and consultation free. Glasses do not cost more than at a drug or jewelry store. Office hours, 9 to 12, 1 to 5, 5 to 8, Sundays, 9 to 12.

Common Sense.
Some beer must be kept at freezing point in order that one cannot tell whether he is drinking beer or ice water. Rubinstaller's Gilt Edge Steam Beer need not be kept so cold and you know you are drinking a beer which is pure and does not injure your health.

Dance at East Park every Wednesday and Friday night on the new platform. Music by the Militant Band. Don't forget the grand band concert Sunday afternoon from 2:30 to 5 o'clock.

Removed for good, your dandruff and itching with one bottle of Smith's Dandruff Pomade. Guaranteed by Washburne & Co., druggists.

Reserved seats for ladies at Oak Park Pavilion this evening. A rare and last chance to get a lot cheap. Read Alsip & Co.'s auction ad. in this paper.

Welch Bros., at Ninth and J, have enlarged their store for ice-cream soda purposes. Try their fruit flavors.

EVERYBODY'S COLUMN.

Under this heading the "Record-Union" will publish short letters from correspondents on topics of interest to the general public. The matter in these communications will be understood to represent only the views of the writers. All communications must be accompanied by the name of the writer, not for publication unless so desired, but as a guarantee of good faith.—Eds.

What is the Reason?
Eds. "Record-Union": I am not a growler by nature. I want to get along smoothly and easily, but at the same time I like my rights, and I want to know why they are invaded when they are.

I wish to ask why, then, are the bituminized streets wet down to slopping about 7 o'clock every evening. I like to go upon J and K streets with my wife and children in the evenings, frequently, to see what is in the shop windows, and to meet friends, and because we like to. But these nights the slush of water on the streets is positively dangerous to health. When it gets warmer weather the steam that will go up will be stifling. Just at the hour that people want to be out on the streets, here they are flooded.

Now, why are they wet at all when the wind is not blowing? I have been told it is for the easier street-sweeping; but does the street-sweeping machine sweep mud? Is it necessary to wet down for a sweeper that does not go to work until 11 or midnight?

I see that the wetting of the asphaltum streets knocks out the bicyclists of the evenings, too. Is that fair? Who is better off because of it?

What I want to know is, why is it done at all? What is the necessity for it? Would it not be time enough to wet the streets about 10 o'clock, and would not a fine spray be better than a flood of water?

FAMILY MAN.
When the Swallows Homeward Fly People begin to ask themselves, "Where shall I spend the summer?" An ocean voyage, an inland jaunt, or a coastwise trip, how shall it be? In either case, one of the most useful traveling companions, one that never fails in an emergency to which the traveler is subjected, is Hostetter's Stomach Bitters, which remedies sea sickness, nausea, headache, biliousness and malarial complaints. Dyspepsia, rheumatism, nervousness and kidney trouble are also remedied by the great alternative and preventive. Hostetter's Stomach Bitters is a standard and Western pioneer all testify to its defensive and remedial efficacy. Bodily and mental fatigue are counteracted by it, and it prevents maladies which would otherwise be brought on by exposure. No traveler should start on a summer outing without it. It is the most genial and reliable of summer tonics, and suits the most fastidious palate.

It Stands Alone.
DR. SANDEN'S ELECTRIC BELT HAS MANY IMITATORS, BUT THERE ARE NONE "AS GOOD."

IT IS SAID TO MAKE SOME PEOPLE BELIEVE IN ELECTRIC BELTS, FOR EVERY sufferer knows only too well the great amount of fraud and deception which is practiced by makers of a cheap grade of belts, and how these charlatans impose them on the public with the announcement that they are "just as good" as Dr. Sanden's.

"I have read about other Electric Belts," says a correspondent, "which claim to be as good as yours, but they don't show as many cures as yours does."

"I have tried many different remedies and several other makes of Belts, but received no benefit until I used yours. It has caused a permanent cure," says James H. Burden, 417 Clementina street, Stockton, Cal.

Dr. Sanden's Electric Belt will positively cure all weakness in men or women. If you are weak you owe it to yourself, your family and friends to cure yourself now.

Book with full information and price-list, sent sealed, without marks, free.

SANDEN ELECTRIC CO.,
63 Market St., opposite Palace Hotel, San Francisco. Office hours, 8 to 6; evenings, 7 to 8:30. Portland (Oregon) office, 255 Washington St., Los Angeles, 204 South Broadway.

Always FIRST
Gail Borden
Eagle Brand
CONDENSED MILK

For 35 years the leading brand. It is the Best and the most economical.

A PERFECT FOOD FOR INFANTS

CAPT. RUHSTALLER'S
Extra Gilt Edge
ALSO FINE OLD PORTER,
Delivered to Saloons Ice Cold.

Capacity, 75,000 to 100,000 Barrels Per Year.

BEST BEER IN THE WORLD
TRY IT.

Something New,
EUREKA COMPOUND

It beats all the Eastern Compound. It is fresh and sweet and, the most important part, it is a home production.

Ask your grocer for it.

MOHR & YOERK PACKING COMPANY,
1024 and 1026 J Street.
NEW FIRM.

BERT MARTIN AND WILL H. Young are now ready to receive the patronage of all their friends who wish to be served with first-class meats of all kinds. Place of business northwest corner Twelfth and O streets. Give the boys a trial.

C. H. KREBS & CO.,
626 J STREET,
Artists' Materials,
Bronzes and Gold Paint,
FOR—
DECORATIVE PURPOSES.

Business Houses, Contractors and Public Men Desiring INFORMATION OF ALL KINDS NEWSPAPER INFORMATION OF ALL KINDS

—BY THE PRESS CLIPPING BUREAU,
510 Montgomery street, San Francisco.

CROSSMAN'S SPECIFIC MIXTURE
WITH THIS REMEDY PERSONS CAN cure themselves without the least exposure, change of diet or change in application of business. The medicine contains nothing that is of the least injury to the constitution. Ask your druggist for it. Price, \$1 a bottle. Tuf.

MUNYON'S

Improved Homeopathic
REMEDIES

SAVE DOCTORS' FEES.

With Munyon's Guide to Health and a Munyon Family Medicine Chest in the House You Can

AVOID LONG SPELLS OF ILLNESS.

The Munyon Remedies act instantly, giving relief after the first two or three doses and effecting a rapid cure even in the most obstinate cases. There is a separate Munyon Remedy for each disease and each specific has plain directions, so there can be no mistake. If you are ailing read Munyon's Guide to Health; it will describe your disease and tell you how to cure yourself with a 25-cent Munyon Remedy. If you find that you have rheumatism, take Munyon's Rheumatism Cure and your pains and aches will be gone in a few days. If you have stomach trouble take Munyon's Dyspepsia Cure; for a cold or a cough, the Cold Cure or the Cough Cure, and so on. No matter what the disease you can be absolutely certain of a cure if you take the remedy recommended in the "Guide." Where you are in doubt, a personal letter to Professor Munyon, 1505 Arch street, will be answered, with free medical advice for any disease.

AT ALL DRUGGISTS—25c A BOTTLE.

SUMMER LAND HEALTH RESORTS

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ALSO FINE OLD PORTER,
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TRY IT.

Something New,
EUREKA COMPOUND

It beats all the Eastern Compound. It is fresh and sweet and, the most important part, it is a home production.

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