

DAILY RECORD-UNION ISSUED BY THE SACRAMENTO PUBLISHING COMPANY

THE DAILY RECORD-UNION. A SEVEN-DAY ISSUE.

For one year... For six months... For three months...

UPTOWN BRANCH OFFICES At Thomas W. McAuliffe & Co.'s Drug Store...

Weather Forecast. Northern California: Saturday, probably rain; risk to high southerly wind.

To the new party [Single Tax], founded upon these principles, which I conceive to be the very soul and essence of true Democracy...

MISREPRESENTING THE COURT. A mendacious and unmannerly, not to say unmanly, assault has been made upon certain Justices of the Supreme Court...

The target for the principal attack was Mr. Justice Van Fleet, who wrote the opinion. Some hasty journals and unthinking people, taking the lying headlines of a conscientious journal as indicative of the truth concerning the decision of the court...

Yet it is a fact that no such decision was made; the court did not decide as alleged. This has now been made so clear that the more self-respecting of the press, which fell into error through haste, has had the courage to take the back track and apologize for having misrepresented the court...

There has been found in the whole length and breadth of the State, no one lawyer of recognized ability, who holds that the decision was unsound or unjust. But hundreds of the profession have expressed themselves freely upon the subject. However, it needs no lawyer to analyze the decision. The layman can understand it without mental effort that disturbs rest. It is clear, simple, straightforward and the law of ages—namely, that when services are sued for because of disability of a minor, caused by the culpable negligence of another, the measure of damages is the probable contribution the child would have made by its labor to the parents during its minority. What that contribution would be, in all probability, is to be arrived at from the facts, and these must disclose all the conditions of life under which the parents and the child have been. According to that rule the child of the poor man would really be a larger winner of earnings for its parents than the child of the rich man, who seldom puts his children to labor.

Phoenix, A. T., has an ordinance requiring all teachers in public schools to be examined to ascertain if they are afflicted with tuberculosis. On the 12th inst. enforcement of the rule resulted in the retirement of two teachers. They were greatly surprised to learn that the seeds of deadly disease in their systems were about to develop into dreaded consumption. The Arizona rule is a copy of that now enforced in Chicago. It is a rule that should be everywhere applied. If the presence of a consumptive in places of assembly of the people is dangerous to them, how much more so is the presence of a teacher afflicted with tuberculosis inimical to the lives of the children with whom they are confined day by day in schoolrooms?

In sheer desperation the San Francisco "Examiner" has concocted a story with which it hopes to frighten some voters in California. No cause is so weak as when its priests and prophets feel impelled by its hard conditions to resort to falsehood to bolster it up. The story of the mendacious sheet referred to is telegraphed from Washington—by order, of course—and is to the effect that the President of the United States, becoming alarmed at the prospect of Maguire's election in California, has thrown administration influence into the balance and called

on Senator Hanna to manage things over this way, so as to insure the success of the State Republican ticket. This is simply ridiculous. If there was a particle of truth in it, it is a poor compliment to the wit of President McKinley that he would manage so badly as to let the thing get out. Such "scare" news will only serve to injure those who promulgate it. Were it true, however, it would not be at all unnatural or indiscreet for the President, as the head of the Republican party, to manifest concern that California should uphold his hands by a vote that will approve his administration. However, California Republicans run their campaigns without foreign assistance, none is interjected into the campaign and the mendacity of the Democratic organ, will not have the effect of frightening any one.

THE CHANGE IN CHINA. The story comes from the Orient that the Emperor of China has abdicated in favor of the Dowager Empress, his mother, and that Li Hung Chang has been recalled to power as chief counselor to the throne. There is some reason to believe the story to be true. The young Emperor is weak furniture in the governmental house, and has been Emperor in name only ever since his accession. His mother, a strong minded, fearless woman, has ruled him whenever she was so minded.

Recently Marquis Ito, the Japanese statesman, went to Peking to effect an alliance offensive and defensive between China and Japan. This meant of course restriction of Russian influence, and to that the Dowager Empress would never consent. She accordingly assumes the reins and the effeminate young Emperor has been retired to the pleasures of his harem and his gardens.

This means of course that English and Japanese encroachment is not to be permitted. The news has confirmation, perhaps, in the earlier account that Russia has now secured a perpetual lease or absolute grant of Port Arthur instead of a time lease, and that the only condition is that Chinese ships of war shall forever be permitted to dock, repair and outfit in the port.

The effect upon China of the rumored change will be bad. The young Emperor had lately been moved upon to break down some of the restrictive and exclusive barriers which hem in his country from progress and enlightenment. This gave hope for the uplifting and strengthening of China and meant a good deal for American enterprise which was to find open where before there were closed doors. The accession of the Dowager Empress to power, however, puts an end to such a change as was desired, and as meant betterment for China.

The woman is essentially an exclusivist and restrictionist. Could she have her way absolutely, foreign incoming would have an end, the patriarchal and non-progressive system would be absolute and modern ideas would be rigidly excluded. But her understanding with Russia, in whose toils China is now secure, limits her in this matter, since Russia is herself exploring the Chinese field, and in her train modernism will to a large extent come in. British and American interests, however, will suffer by the accession of the Dowager. She is friendly to neither.

A writer in the "Popular Science Monthly"—and an able and talented woman, by the way—declares that it is just dawning upon the feminine mind that culture in the domestic science of housewifery is a thing of great value and worthy of being sedulously conserved. It is added that many people are now seriously considering the proposition of establishing a system for the training of women in the domestic arts, under the belief that there is need for such training, since there are 11,000,000 American women who are wholly untrained and unskilled in housewifery and the duties of the female head of the home, and who appear to be insensible to the lofty character and nobility of the art and the knowledge. That is all very true. There are just now several needs for women, but the greatest of all is the withdrawal of the daughters of mothers from commercial life. Nothing is doing more to wean them from domesticity, and to disqualify women for marriage, home and home duties, than the rush of young women to the counter, the smut and grime and grit of the shop; their mingling with men in trade; their debase features of business. In fact, we are disposed to believe after years of study of the subject and very close observation that we are drawing near to a condition of the barbaric times, when the woman did the work, and the man loafed.

The same old advertising dodge is being worked for Corbett and McCoy as was used for Corbett and Fitzsimmons. Yesterday the Associated Press wires were loaded with statements from the Governors of several States telling what they would do if an attempt was made to pull off the fight in their jurisdictions. Corbett and McCoy never intended to fight in any of the States referred to. The whole business is an advertising dodge.

While the Seventh California and other volunteers from this State are clamoring to be retained in the service and sent to Manila, Colonel William Jennings Bryan and Governor Holcomb of Nebraska are begging the President to let the Nebraska boys go home.

That Red Cross agent who managed to smuggle three large lots of food into Cuba for relief of the starving people, and beat Blanco out of several thousand dollars of tariff coin, violated the law, of course; but, then, such violations are of the order that receive approval in heaven.

A New Citizen. Judge Johnson yesterday admitted to citizenship John Marcos, a native of Portugal, on the testimony of William M. Sims and M. S. Williams.

TRIBUTES TO THE DECEASED.

ESTEEM IN WHICH JUDGE BUCKLEY WAS HELD.

Expressions of Lawyer Friends—City Justice's Court Adjourns For the Day.

On motion of City Attorney De Ligne, the City Justice's Court yesterday adjourned out of respect to the memory of the late Henry L. Buckley, who for three terms occupied the bench as Justice of the Peace.

Mr. De Ligne, addressing the court, said he had a sorrowful duty to perform, and he moved that the court adjourn out of respect to the memory of Judge Buckley. In doing so he desired to lay his tribute on the tier of the departed, whom he honored long enough to appreciate his character. He had never met a more courteous, gentlemanly man. In the trial of a case he disdained to take advantage of either the attorney on the opposite side, or of the witness on the stand. In all his dealings at the bar, as a member of the bench Judge Buckley practiced the golden rule, and "did unto others as he would that others should do unto him."

Superior Judge E. C. Hart said it was hardly proper for him to second the motion made, he not being, at the present time, practicing before the court. He thought it proper that he should take advantage of the occasion to express the regard and esteem in which he held the deceased lawyer.

Judge Hart said he had acted in the capacity of City Attorney during Judge Buckley's terms as Police Judge, and had had opportunity to know his character in all its phases. He often had occasion to say that Judge Buckley's goodness of heart was surpassed by none he had ever known. It had been said that he was too lenient with criminals who appeared before him, but if he had had any other man in his great heart, which could never withstand an appeal for mercy. He was averse to seeing fellow-humans suffer, and even animals undergoing abuse had his heartfelt sympathy.

While not a demonstrative man, he could readily discern suffering, and himself suffered because of the suffering of others. If he allowed criminals to go with light sentences it was an action of the heart, and not the head. His judgment was sound.

As a criminal lawyer, Judge Hart said, Henry L. Buckley was a superior in the city. His conception of the law was superb, and his high sense of justice and equity on the bench, or at the bar, was second to none. He (the speaker) had felt for some time past that Judge Buckley's days were numbered. He had tried to cheer him up, but despondency had a strong hold on the brilliant lawyer and equitable jurist. He felt that in the death of Henry L. Buckley Sacramento had lost a good citizen, and he had lost a good friend. The deceased was one of the most conscientious and honorable men who practiced the law in this city.

W. A. Anderson next paid his tribute to the memory of the deceased. Human nature, he said, seldom realized the worth of a man until he had passed away. He had known Henry L. Buckley for twenty years, and throughout that period he never knew a man to be more courteous, manly, honorable or knightly. The deceased, while District Attorney, had prosecuted some of the most noted murder cases ever tried in Sacramento County, but ever attempted to have the credit descend upon those he charged with the crime. He had asked the speaker (Anderson) to assist him, and had placed him at the post of honor. His career had been bright, and it was astonishing to think that it had not been brighter. But a spirit of despondency had taken hold of the able lawyer, and he was inclined to give up the battle long before death claimed him.

Major Anderson said that no words could better illustrate the despondency of Judge Buckley, a short time prior to his death, than the utterance of the melancholy Dane—Hamlet. And in his impressive style the Major delivered the impressive soliloquy which so well applied to the dead lawyer.

The veteran Justice of the Peace, W. A. Henry, who had been Judge Buckley's nearest friend, arose from his place, but what he felt could not be told in words. He raised his hand to the tears rushed from his eyes, and he sank back into his seat without uttering a word. But the mute effort spoke more feelingly than could an avalanche of words.

Bingham C. Brier, the official reporter of the court, added his tribute of respect to the dead attorney. He had been official reporter under him at some of the great murder trials at which the deceased had acted as prosecutor. He was conscientious and true, and his judgment had ever been tempered with mercy. His opinion was sought and appreciated by the best lawyers in the State, and it was ever sound and safe.

W. J. Hardy, on behalf of the police department, said Judge Buckley had been held as a friend by every individual member of the force. His attorney he had always treated with respect and the respect due, and the department felt that in the death of Henry L. Buckley it had one less friend.

Attorney S. R. Hart spoke a few eloquent words in recalling the traits and characteristics of the deceased. He was, he said, an honest, capable and conscientious man, who had the greatest respect for the profession he followed. He visited the stricken man the day before his death, and the latter asked that the officers of the department visit him. His early dissolution only prevented such a course. In the death of Judge Buckley the community had lost a noble, honorable man.

W. A. Anderson then took occasion to say a few appreciative words for Justice Henry, who desired to express his regret at the loss of one of God's men.

Justice Davis said he could add nothing to the sentiments already expressed. What had been said he concurred in. Judge Buckley was an excellent man. Since the speaker had been in the city many lawyers had passed away, but he doubted whether any of them had been so revered and loved on account of purity of character as Judge Buckley. He had known the deceased for seventeen years, and he possessed remarkable traits of character. He was gentle and manly, was of a retiring disposition, and was an exceptionally fine lawyer, and many lawyers of the highest ability sought and prized his opinions. He was delicate and modest, and had been less so he would have attained the highest point to be reached by a lawyer.

In conclusion, Justice Davis granted the motion to adjourn, and instructed the Clerk to spread the proceedings on the minutes of the court.

SUPERIOR COURT.

(Department One—Hughes, Judge.) Partially heard and continued. Estate of Amy E. Potter, deceased—Sale of real estate confirmed; examination of administrator, and petition for removal argued and submitted.

Estate of Katie Heiser, deceased—Letters to Oscar Heiser, bond, \$500. M. M. Drew vs. J. H. Middleton—Dismissed as to defendants John Doe and Richard Roe, and case continued. E. Dieterle vs. his creditors—Final account allowed.

G. W. Baker vs. Alice F. Stevens et al.—Motion to strike out cross-complaint granted by consent. E. Driesmayr vs. La Motte et al.—Sale by Commissioner confirmed. E. G. Yorke vs. J. A. Gibson et al.—Demurrer overruled, ten days to answer.

Estate of James C. Shaler—Order of notice to creditors. C. H. Rott vs. creditors—Petitioner discharged. All other cases continued.

(Department Two—Johnson, Judge.) Estate of John Kern, deceased—Decree establishing d. h. notice to creditors. Order setting aside whole estate to widow. Estate of Justina E. Russell, deceased—Letters of administration granted to Mary I. Russell; bond, \$900. Appraisers, John Keith, Jr., J. E. La Rue and Charles C. Green, either party.

Estate of Maria Guadalupe Romero de Ruiz, deceased—Administratrix allowed to amend final account. Order allowing final account. Order allowing attorney for administratrix \$100 additional for services. Decree of distribution granted. Lizzie Doyle et al. vs. M. L. Wise—Report of receiver approved and order that receiver be allowed \$15 additional compensation.

Nellie McGraw vs. Edward McGraw—Demurrer overruled by consent; fifteen days to answer. National Bank of D. O. Mills & Co. vs. Charles W. Goddard et al.—Demurrer of defendant, Fay, overruled; ten days to answer.

J. G. Hite vs. Dennis Dalton—Order to show cause dropped from the calendar by consent, to be restored on twenty days' notice. T. W. O'Neil, receiver, et al. vs. Mrs. S. A. Hutchings—Motion of defendant changing place of hearing from this court to the Superior Court of Santa Clara County granted.

All other cases continued. Y. W. C. A. Preparation in Progress for the Fall Class Work.

The class work of the Young Women's Christian Association will begin for the fall term on the 1st of October, and on Thursday evening next there will be a "class rally," when registration is open for all who care to join.

In addition to the classes held last year—music, German, physical culture, Bible study, painting, reading club, etc., there will be classes in dressmaking, and also one in cooking, or domestic science. Miss Mabel Richardson, recently from the school of oratory in Boston, will have charge of the physical culture and basketball, and also classes in elocution.

Aside from the adult classes, there will be one combining physical culture and elocution for little girls from 8 to 14 years of age.

TO CURE A COLD IN ONE DAY. Fake Laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure. 25c. The genuine has "E" on each tablet.

A good piano for \$165; an upright, slightly used, in fine condition; cash or installments. It is a big bargain. The Wiley B. Allen Co., 415 K.

"Bicycles" at cost. See our window. W. H. Eckhardt, 600-611 K street.

Coronado water, Stockton sarsaparilla and tripe, champagne cider, ginger ale, orange cider. J. McCormy, agent.

May & Company, collectors, 606 I street, announce that Collector May, under arrest, has no connection with their firm.

Excites admiration: Jno. Straub's fine tailoring, 819 K street. Electrical lamps at Scott's, 303 J. Try McCormy's Blend Coffee, 35c.

"DAY" MALARIA CURE. CURES MALARIA, CHILLS AND FEVER. Do not wait until you are shaking with chills, but take a dose or two when you feel the slightest symptom, such as itching knees and elbows, pains in the back, hot and chilly sensations, no ambition, loss of appetite and restless sleep. It contains no poison and cannot possibly hurt you, but will tone you up and give you an appetite. Do not mistake the place. FRANCIS S. OTT, No. 200 K street, south side, Second and K streets. Either by phone, No. 10. Goods delivered promptly.

MAKE IT YOUR COMPANION. Your system will experience a healthy boom if you will make Buffalo New Brew a companion at your table. Its purity makes it a palatable, healthy and invigorating beverage. BUFFALO BREWING CO., SACRAMENTO, CAL.

SERIOUSLY INJURED.

A Fearful Accident Befalls a Pioneer Farmer—Thrown from a Load of Hay with Great Force—Entire Body Paralyzed—The Best Medical Aid Possible Used in His Behalf.

From the Tribune, Charlotte, Mich. One of the pioneer farmers of Bronson township, Mich., is Einathin Munger. Deceased by his own accident, he was a pioneer who has succeeded. He has also served as clerk of his township, and is known as a careful, conscientious and honorable citizen.

His busy life has not been all sunshine, however, and in speaking to our reporter of his struggles in earlier days, he said: "One Monday in March, 1880, I was drawing hay to a neighbor's, when I was thrown from my wagon with great force to the ground, striking a front wheel in my descent. I struck on both hands with such force as to almost paralyze my whole body. The injury was most severe to my chest, shoulders, back and arms. I thought my face was badly cut. It seemed as though the great weight of my fall drove my arms back and injured both them and my backbone.

"A prominent Potterville physician was called on the Friday night following I was able to be taken home. The next day I sent for a Grand Lodge physician who blistered me for weeks. I became some better, but the main trouble with my body and arms remained as bad as ever. During the year following I thought my life was not worth living. I feared that my nervous system was completely shattered and that Paralysis would follow.

"In reading an article in the Montreal Family Herald and Star concerning Dr. Williams' Pink Pills for Pale People, about a year or a year and a half after I was injured, I noticed that people similarly afflicted were claiming to be cured. I at once ordered that remedy through my Potterville druggist, Mr. M. J. Palmer. I think this was the first sold in these parts.

"Inside of ten days after taking the first dose I became satisfied that I had found the remedy to fit my case. I kept taking the pills acted as a tonic, regulated my bowels, liver and stomach, gave me a good appetite, lessened the pains in my body and arms and cured a scrofulous condition that I had inherited from my father.

"I now consider myself as good for work as almost any man of my years, and I feel that I owe all I enjoy of life and health to Dr. Williams' Pink Pills for Pale People. I have no trouble with my arms whatever, and have not had for a number of years. I am of the opinion that with pure blood one will have but little if any sickness, and this medicine will secure that condition. I keep these pills on hand for my family medicine and have not had a doctor since I began their use.

"I am in excellent physical condition and do my farm work without other help than an occasional day's work, and this result has been secured in spite of the fact that I was a complete physical wreck. I cannot speak in high enough praise of this remedy. I have often recommended it to my friends with utmost confidence and shall be glad to answer any inquiries from those who are afflicted, if stamp for the reply is enclosed. My postoffice is Potterville, Mich.

"ELNATHAN MUNGER." Subscribed and sworn to before me, this 21st day of April, A. D., 1888. GEO. A. PERRY, Notary Public.

"I fully concur in the statement above made by Mr. Einathin Munger, who is one of our excellent citizens and who would be the very last man to make an overdrawn statement. The cure in his case was marvelous and resulted in a great many sales of Dr. Williams' Pink Pills for Pale People.

"M. J. PALMER, Druggist, Potterville." All the elements necessary to give new life and richness to the blood and restore shattered nerves are contained in Dr. Williams' Pink Pills for Pale People. They are sold in boxes (never in loose form by the dozen or hundred) at 50 cents a box, or six boxes for \$2.50, and may be had of all druggists or directly by mail from Dr. Williams' Medical Co., Schenectady, N. Y.

WE ARE ASSERTING IN THE COURTS OUR RIGHT TO THE EXCLUSIVE USE OF THE WORD "CASTORIA," AND "PITCHER'S CASTORIA," AS OUR TRADE MARK.

I, DR. SAMUEL PITCHER, of Hyannis, Massachusetts, was the originator of "CASTORIA," the same that has borne and does now bear the fac-simile signature of Samuel Pitcher on every the fac-simile signature of Samuel Pitcher wrapper. This is the original "CASTORIA" which has been used in the homes of the Mothers of America for over thirty years.

LOOK CAREFULLY at the wrapper and see that it is the kind you have always bought Samuel Pitcher on the and has the signature of Samuel Pitcher wrapper. No one has authority from me to use my name except The Centaur Company, of which Chas. H. Fletcher is President. March 24, 1898.

Samuel Pitcher, M.D. THE CENTAUR COMPANY, 77 MURRAY STREET, NEW YORK CITY.

"WELL BRED, SOON WED." GIRLS WHO USE ARE QUICKLY MARRIED. Try it in Your Next House Cleaning. Illustration of a man and a woman in a domestic setting.

A machinist in St. Louis relates that for eighteen months his life had been a perfect torture by reason of pains and general bad feeling arising from indigestion, but having read about

Ripans Tabules

he said: "I made up my mind at last to try them, and they are great! I now use them every now and then, and have no more indigestion, no bad feeling, and my appetite is much better. Everybody that suffers from indigestion should try them."

EASTERN EGGS FIRST CLASS

FRESNO MELONS, HIGH GRADE CREAMERY BUTTER, SANTA PAULA LEMONS at WOOD, CURTIS & CO.'S.

FOR FINE TAILORING PERFECT FIT, BEST OF WORKMANSHIP, at 25 per cent Less than Other Tailors Charge, go to JOE POHEIM

All Wool Suits to \$12 to \$35 Pants from \$4 to \$10 603 and 605 K St., SACRAMENTO.

Proposals for Lease of Agricultural Park, Sacramento. BIDS FOR THE LEASE OF AGRICULTURAL PARK in Sacramento County, for one year, from October 1, 1898, under special conditions on file with the undersigned, will be received at the Secretary's office at 120 K street, Sacramento, California, until 10 o'clock, A. M., on October 1, 1898. EDWIN F. SMITH, Secretary. 2615-TUTHSAT-1101

THE WEEKLY UNION—THE BEST weekly on the coast. Only 1¢ a year.

POLITICAL CARDS.

GROVE L. JOHNSON, Republican nominee for Assembly, Twentieth District. Election November 8, 1898.

J. C. BOYD, Republican nominee for County Surveyor. Election November 8, 1898.

DOUGLAD GILLIS, Republican nominee for Supervisor, First District. Election November 8, 1898.

D. McKEY, People's Party nominee for Supervisor, First District. Election November 8, 1898.

W. F. GORMLEY, Democratic, Populist and Silver Republican nominee for Coroner. Election November 8, 1898.

W. T. FORSMAN, Democratic, Populist and Silver Republican nominee for Assembly, 21st District. Election Tuesday, November 8, 1898.

ERSKIN GREER, Democratic, People's Party and Silver Republican nominee for County Treasurer. Election, November 8, 1898.

W. A. HENRY, (Present Incumbent) Regular nominee of the People's Party, Democrats and Silver Republicans for Assembly, 22d District. Election, Tuesday, November 8, 1898.

I. BOYSEN, Independent Candidate for Supervisor, First District. Election, Tuesday, November 8, 1898.

GEO. G. DAVIS, (Present Incumbent) Regular Republican nominee for Assembly, 21st District. Election Tuesday, November 8, 1898.

W. D. KNIGHTS, Regular Republican nominee for Assembly, 21st District. Election Tuesday, November 8, 1898.

MORRIS BROOKE, People's Party, Democratic and Silver Republican nominee for Assembly, 22d District. Election November 8, 1898.

J. M. MORRISON, Democratic nominee for Sheriff. Election November 8, 1898.

WM. JOHNSTON, Regular Republican nominee for Assemblyman 22d District. Election November 8, 1898.

J. CHARLES JONES, (Now Assistant District Attorney) Independent Candidate for District Attorney. Election Tuesday, November 8, 1898.

A. J. JOHNSTON, (Incumbent) Regular Republican nominee for Supt. State Printing. Election Tuesday, November 8, 1898.

FRANK D. RYAN, Regular Republican nominee for Congress (Second District). Election Tuesday, November 8, 1898.

H. N. BAUMANN, Regular nominee of the People's Party, Democratic and Silver Republicans for Assessor. Election Tuesday, November 8, 1898.

GEO. C. McMULLEN, Regular Republican nominee for Coroner. Election Tuesday, November 8, 1898.

FRANK T. JOHNSON, Regular Republican nominee for Sheriff. Election November 8, 1898.

WM. B. HAMILTON, People's Party, Democratic and Silver Republican nominee for County Clerk. Election Tuesday, November 8, 1898.

T. H. BERKEY, Republican nominee for County Assessor. Election November 8, 1898.

CHARLES T. JONES, Republican nominee for District Attorney. Election November 8, 1898.

S. B. SMITH, Republican nominee for Public Administrator. Election November 8, 1898.

A. S. GREENLAW, Republican nominee for County Treasurer. Election November 8, 1898.

NEW STOCK.

THE SACRAMENTO BUILDING AND Loan Association has new stock for sale at \$1.00 per share. This association has paid its shareholders 7 1/2 per cent. net for the past four years. Call on the Secretary for particulars. FRANK HICKMAN, Secretary.

N. Dingley's Mills, MANUFACTURERS AND WHOLESALE DEALERS IN GROUND AND ROASTED COFFEES. Originators of the celebrated Star B brand BEWARE OF IMITATIONS. MILLS, - - I STREET, NEAR FRONT.

IN THE SUPERIOR COURT OF THE COUNTY OF SACRAMENTO, State of California. In the matter of the estate of MARY E. HUMPHREY (formerly Mary E. Hall), deceased. A. B. Humphrey, executor of the estate of said deceased, having filed his petition herein duly verified praying for an order to mortgage certain real estate of said decedent, for the purpose herein set forth: It is, therefore, ordered by said court that all persons interested in the estate of said deceased, appear before the said court on Friday, the 14th day of October, A. D. 1898, at 10 o'clock, a. m. of the said day, at the Courtroom of said Superior Court, at the city of Sacramento, county of Sacramento, State of California, and there show cause why the following real property to-wit: All those certain lots, pieces and parcels of real property situated in the county of San Joaquin, State of California, described as follows: The east one-half of section 7; the south 400 feet of the east one-half of section 8; the north half of the southwest quarter; the northwest quarter of the southeast quarter and the south 1,125 feet of each of the northwest quarter and west half of the northeast quarter of section 5; all in township 2 south, range 8 east, M. D. B. and M. contain 85.845 acres; also all those certain lots, pieces and parcels of real property situated in Tulare County, in said State of California, described as follows: Section 15, the north 300 acres of the west half of section 22; all in township 29 south, range 8 east, M. D. B. and M. containing 80 acres. Together with the improvements thereon or some part thereof, should not be mortgaged for the amount mentioned in said petition, to-wit: \$2,500, or such lesser amount as to the court or Judge may seem proper. Dated September 14, 1898. Judge J. B. SMITH, Executor. Holl & Dunn, Attorneys for Executor. 2615-4