

CITY EVENTS.

The Democratic Primaries Held Yesterday.

Those Elected Delegates to the Convention.

James M. Damron Arrested on Another Charge of Forgery.

His Efforts to be Admitted to a Light Bail Unsuccessful—Held in \$1,500 Bonds.

The Democratic primaries were held yesterday from 12 m. until 4 p. m., for the election of delegates to the county convention, to be held on Tuesday morning at Turn Verein hall, to elect forty-seven delegates for the state convention.

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There was but one ticket in the field in this ward. The gentlemen named as delegates are said to be unpledged. The ticket carried was as follows:

J. E. Frick, R. A. Ling, R. Dunnigan, Wm. H. Riggs, Wm. Lacy, C. I. McIntyre, Jas. Hanley, F. M. Nickell, Jos. Mesmer, J. E. Yoakum, O. E. Embody, W. C. Hughes.

There was no opposition in either of the precincts of the second ward. It was stated that the majority of those elected in precinct A were for Coleman, while in precinct B all were said to be for Pond.

Precinct A—M. C. Marsh, J. T. Sheward, A. Davis, M. McGreil, J. O'Hanlon, A. Schoeneman, M. H. Sullivan, D. Mulren, J. D. Schieck, M. P. Snyder, H. Bruning, R. Dominguez.

Precinct B—A. Ramish, Frank Huggins, Jno. Narey, A. E. Sinseny, Frank Adams, Tom McCaffery, G. G. Hargitt, C. A. Schroder, J. J. Howell, J. J. McCarthy, S. Nicoletti, R. F. Sepulveda, W. D. Perkins, G. W. Simonton.

In the third ward there were two tickets in the field and in this ward the hottest fight was made. The efforts of some of the Republican leaders at this place to create a disturbance were noticeable. It was said that they were chronic wire pullers, and could not resist the temptation to meddle, merely for practice.

A. M. Stephens, Jos. Schriber, Jr., Dr. J. H. Crawford, E. J. Morris, J. J. Naughton, Alex. Erwin, W. P. Hatt, Dr. J. A. Clark, M. A. Botello, J. J. Flanagan, J. G. Estudillo, N. C. Bledsoe, J. C. Foy, J. W. Winston, W. Chick, W. R. Lewis, J. A. Ditewig, R. Pullaine, C. Richards, A. O. Blake.

In the fourth ward there were two tickets, the "regular ticket" being defeated. The following was the successful ticket:

E. Germain, Chas. Forman, A. W. Barrett, S. A. Rendall, V. Ponet, Virgil E. Fortson, E. H. Freeman, John H. Clancy, D. Einstein, H. V. Riffel, Samuel Hamilton, I. W. Warden, Charles Lantz, J. Shirley Ward.

In this ward there were also two tickets in the field, but the fight was said to be merely of local importance. The following ticket was elected:

William H. Burke, William J. Brodick, John Maskell, M. E. C. Munday, L. T. Garney, J. W. Patillo, John Osborne, Martin Forrest.

There were two tickets in the field here, and the following was carried by a large majority: P. M. Scott, M. W. Conkling, J. P. Caldwell, J. Hauerwans, D. L. Goode, John Nerney, John O'Brien, Charles P. Kearney, P. M. Gaffey, John M. Colburn, George Hopkins, James Conway, Frank Rodman, E. Steinman, S. Goldstein, Charles Rowley, Frank Weitzel, James Ashman, Charles Alexander, Thomas Weiss, T. J. McGinley, Mitchell Tomich.

There was but one ticket in precinct B, and it was as follows: H. J. Bedeman, Barby Welch, Harvey Davis, James Harrison, H. G. Drake.

There were two tickets in the field in the ninth ward, but neither was pledged. The contest here was over local matters. A mixture of the two tickets was made as follows: C. E. Blake, F. Cobb, A. E. Sepulveda, C. A. Bell, W. H. Workman, E. R. Threlkeld, A. W. Bragg and F. Biggy.

In most of the precincts out of the city there was but one ticket in the field, and it was stated that nearly all of the delegates are instructed for Pond for governor. The following returns were made last night:

University—Wm. Dryden, N. A. Cavarrubias and E. A. De Camp. Long Beach—Dr. M. Walker, W. H. Mitzer. Cerritos—H. P. Dillon, J. H. Strain.

The management of the cable road company propose to give as long a ride for a nickel as possible. On Thursday Superintendent Aiken issued an order authorizing conductors to transfer pas-

sengers in every direction possible, so that now for one fare a person can ride over almost the entire cable system.

AGAIN ARRESTED.

James M. Damron Charged With Another Forgery.

At 1 o'clock yesterday afternoon Assemblyman J. M. Damron was arrested at his office in the Law building, by Officer Sanchez, for the third time on the charge of forgery, and was taken up into the ante-room of Justice Austin's court, where he remained until court convened for the afternoon session, half an hour later.

Justice Austin having taken his seat on the bench, Mr. Damron, who had been sitting in the dock, rose, and addressing the court, said that he was not attempting to avoid the process of the law, and had no intention of doing so. Since these charges had been made against him, however, he had been treated with indifference by those who, though they might not believe him guilty of the offense of which he was accused, had apparently lost confidence in him. These charges had disarmed him before a great many of his friends who might have stood by him under different circumstances, and as he was already under two bonds to appear for examination, he asked the court to take these facts into consideration when fixing the amount of bail in this case. Under the existing condition of things he would ask the court to make the bond as light as possible. He did not think it was the disposition of the district attorney that he should go to jail; and for his part he had no disposition to avoid prosecution, but rather wanted to meet the charges. There had been already too much of a vindictive spirit evinced behind the matter, but he was willing to face the charges, and all he asked was to be dealt with fairly. Many people would not have stood as bravely in the face of as much as he had; but he was here to stay.

At the close of Mr. Damron's speech the court arraigned him upon the charge of forgery preferred against him by W. M. Shelton, who alleged in his complaint that Damron forged the name of Hervey Lindley to a promissory note for \$150, dated June 7th last, and bearing interest at one per cent. per month, payable in sixty days, which he negotiated at the office of the California Loan and Trust Company, in the Phillips block, and on which \$50 had been paid on Thursday, and \$20 more on Friday last. After being informed of his legal rights in the present case, the defendant asked that the case be set for examination on the day immediately following the other cases, as he wished to dispose of the whole matter as soon as possible. The court informed him that his calendar was very crowded, but finally set the case for examination at 3 o'clock on Tuesday afternoon next. Deputy District Attorney Hardesty not being present, Justice Austin deferred fixing the amount of bail until the arrival of that gentleman, who was summoned by telephone, the defendant meanwhile being accommodated with a seat in the ante-room.

After a slight delay Mr. Hardesty arrived, almost immediately followed by Mr. C. C. Stephens, who announced, after a brief consultation with the defendant, that he had volunteered to assist Mr. Damron. The court then asked the defendant to make his statement regarding the fixing of bail for the benefit of the district attorney. Mr. Damron again rose and said that these charges were of such a nature as to injure his credit and reputation irreparably. He could not now expect, nor did he wish, to go to a bank, even though the charges were his friends, and ask for credit that he might furnish bail. A few days ago he thought he could count his friends by the hundreds, but he had since these charges had been preferred found a change. He then reiterated his plea for a light bond, asserting that if 10,000 such charges were piled up against him he would still stand up and meet them. All he asked was that he might be allowed his liberty, all he had left, pending his examination.

Mr. Hardesty in replying, said that the state did not desire anything else than that the defendant should be fairly dealt with. The defendant had no right, however, to expect favors, nor to hope for more leniency than any other prisoner charged with the same offense. As it was now, the amount of bail, \$1,000 on each of the three cases, was inadequately low. In view of the facts, which were still accumulating, this was a very serious case for Mr. Damron, and the fact that he was a prominent figure in the community was no excuse for him to come into court and ask for leniency in the matter of bail. He therefore considered that \$2,000 was little enough and would ask the court to fix the bond at that amount, and though he did not want to see the defendant go to jail he asked that he be held in custody until his bondsmen justify, one of them, Mr. J. M. Brooks, having flatly refused to do so.

The defendant's attorney then addressed the court at some length, and referred to a newspaper article which he had read, and which he stated had been written for the purpose of inflaming the court and piling more dirt upon Damron. He stated that it would be an impossibility for Damron to get away if he wanted to, as the powers behind the prosecution had money enough to bring him back to justice, even if he got within 100 miles of the north pole. If Damron wanted to defeat the ends of justice, a single drop of strychnine on the point of a knife blade would free him. Mr. Hardesty, interrupting him, said that he was not afraid of that. Mr. Stephens asked, "Why not? Death is preferable to dishonor?" "Not with some men," retorted Mr. Hardesty. Mr. Stephens continuing, referred to Damron's ties, and alluding to Mr. Hardesty's attitude in the matter, stated that he was influenced by the newspapers and public opinion. He suggested that the bond be made merely a nominal one, as Damron would not betray his friends.

Mr. Hardesty replied that it was not his intention to have referred to the matter, but as Mr. Stephens had spoken of Damron's friends, he felt it incumbent on him to say that there was not a name forged to any one of the documents brought before the public but those of Damron's bosom friends. At the close of his address, he insisted upon his motion to fix the bail at \$2,000.

The defendant Damron again rose at this juncture and said that he did not wish to become involved in the discussion which had arisen between counsel. Three days ago he was arrested and subsequently released upon a bond in the sum of \$1,000. He had not gone a block from the courtroom before he heard from friends that there were several other cases to be brought against him. He was not surprised at being arrested again in view of these facts, and once

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SPECIAL CUT PRICES ON TENTS

- 8x8 Tent, 4 1/2 feet wall, at \$6.50; former price \$8.50
8x10 Tent, 4 1/2 feet wall, at \$7.50; former price \$10.00
10x10 Tent, 4 1/2 feet wall, at \$9.50; former price \$12.50
10x12 Tent, 5 feet wall, at \$10.50; former price \$13.50
10x14 Tent, 5 feet wall, at \$11.50; former price \$14.50
10x16 Tent, 5 feet wall, at \$13.50; former price \$16.00
10x18 Tent, 5 feet wall, at \$15.50; former price \$18.00
10x20 Tent, 5 feet wall, at \$17.50; former price \$20.00
12x12 Tent, 5 feet wall, at \$12.50; former price \$14.00
12x14 Tent, 5 feet wall, at \$15.50; former price \$18.00
12x16 Tent, 5 feet wall, at \$17.00; former price \$20.00
12x18 Tent, 5 feet wall, at \$19.00; former price \$22.50
12x20 Tent, 5 feet wall, at \$21.00; former price \$24.00
14x16 Tent, 5 feet wall, at \$19.00; former price \$22.50
14x20 Tent, 5 feet wall, at \$22.00; former price \$25.00
16x16 Tent, 5 feet wall, at \$21.00; former price \$24.00

TENT FLIES

- 10x12 Fly at \$5.25; former price \$7.50
12x14 Fly at \$6.00; former price \$9.00
14x16 Fly at \$9.00; former price \$12.00
14x20 Fly at \$11; former price \$15.00
17x20 Fly at \$13; former price \$17.00
17x26 Fly at \$15; former price \$19.00

\$3.50 BUYS the best dust grey Camping Blanket manufactured by Los Angeles Woolen Mills

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THEY WILL NOT LAST LONG AT THESE PRICES.

THE COULTER DRY GOODS HOUSE

201, 203, 205 S. Spring St., cor. Second.

more he procured his release on \$1,000 bail. As late as last night he was notified by the power that was pushing the prosecution that there were still other cases to come. Still, he had not attempted to leave. If it was his purpose to avoid the prosecution he would have left when under \$1,000 bonds only. He felt that he was being pursued into the county jail and all he asked for was his liberty. He deeply felt the knowledge that he had lost hundreds and thousands of his friends, as he had spent seven years of his life here, and during that time he had striven to the best of his ability to discharge his duty fearlessly. He had raised a family during that time, and they were now anxiously awaiting his return at their apartments in the Holmbeck across the street. In concluding his appeal Mr. Damron, in a voice choked with emotion, said: "Keep the iron clutches of your cursed jail off my already overburdened shoulders, and I'll meet you and your charges face to face, as Greek meets Greek."

The court, in fixing the amount of bail, said that in the first case it had considered the sum of \$1,000 as sufficient; but that when the defendant came up again on the second charge it was moved by a feeling of hesitancy and doubt. It finally, however, had resolved to favor the defendant once more, and had again required but \$1,000 bail. It felt this time that there was something in the demand of the district attorney to increase the bail, as the case had a much more serious aspect now. Bail would therefore be required in the sum of \$1,500.

Shortly after 4 o'clock Mr. Damron procured his release, Mrs. Perret and Thomas M. McCracken having justified as his sureties in the required sum.

Chamber of Commerce. Donations to the chamber of commerce exhibit were received yesterday as follows: E. Palkinhorn, Fruitland, Montreal Market nutmegs; Frank Dickinson, Florence, apricots; Germain Fruit Company, thirty-five potted plants for water fountain; E. A. Scharf, Vernon, nectaries and pears; Mrs. Martha Bemus, Los Angeles, art pottery, representing California poppies and lemon blossoms; Mrs. Emma Jenkins, Los Angeles, century plant; Jacob Miller, Caluenga, potted solanum and Crawford peaches. Flowers were received from Miss Healy, Long Beach, and Mrs. Meyers.

ROUGH ON DIRT Family Soap is on top. Got there by merit. Highland Unsweetened Condensed Milk imparts to coffee a richness and delicious flavor never obtained by dairy cream.

Ask For It. Minnesota Spring Wheat Patent Flour. WHY WILL YOU cough when snoring's cure will give immediate relief. Price 10 cents, 50 cents and \$1. For sale by C. F. Heinzelman, 122 North Main street.

No more trouble about fresh cream if you use Highland Unsweetened Condensed Milk. Ask your grocer for it. SHILOH'S CATARRH REMEDY—a positive cure for Catarrh, Diphtheria and Canker Mouth. For sale by C. F. Heinzelman, 122 North Main street.

The Purest and Best. Minnesota Spring Wheat Patent Flour. Paints, Oils and Glass. Flowers and Main. F. H. Mathews, Corner Second and Main.

Children Cry for Pitcher's Castoria.

POLITICAL ANNOUNCEMENTS.

R. WERNIGK, M. D., Candidate for CORONER. Subject to the decision of the Republican County Convention.

S. M. PERRY, (Present Chairman Board of Supervisors) is a candidate for COUNTY ASSESSOR. Subject to the decision of the Republican County Convention.

M. F. TARBLE Is a candidate for the office of COUNTY CORONER. Subject to the decision of the Republican County Convention.

D. W. FIELD Is a candidate for PUBLIC ADMINISTRATOR. Subject to the decision of the Republican County Convention.

ROBERT S. PLATT, (Present County Tax Collector), is a candidate for COUNTY ASSESSOR. Subject to the decision of the Republican County Convention.

MARTIN AGUIRRE, (Present incumbent), is a candidate for SHERIFF. Subject to the decision of the Republican County Convention.

JOHN W. FRANCIS, (Present incumbent) is a candidate for COUNTY RECORDER. Subject to the decision of the Republican County Convention.

H. H. WILCOX Is a candidate for RECORDER. Subject to the decision of the Republican County Convention.

W. A. WELDON, M. D., (Present incumbent) is a candidate for CORONER. Subject to the decision of the Republican County Convention.

NOTICE OF DISSOLUTION. THE FIRM OF BOOTY & HOLMES DOING BUSINESS in the city of Los Angeles, is this day dissolved by mutual consent. B. A. Holmes retiring. J. A. Booty will continue the business, assuming all liabilities and will collect all debts due the late firm. Los Angeles, Cal., July 14th, 1890. J. A. BOOTY, B. A. HOLMES.

Referring to the above notice, the business will be continued by the undersigned. Our Mr. Booty begs to return thanks to our numerous correspondents for the many favors and courtesies extended the late firm, and respectfully solicits your continued confidence and kind patronage. Very truly yours, BOOTY & CO. 37-77

WAGON MATERIAL, HARD WOODS, IRON, STEEL, Horseshoes and Nails, Blacksmith's Coal, Tools, Etc. JOHN WIGMORE, 117 and 119 South Los Angeles Street July 1st

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First one thing, then another; each succeeding day bringing forth some wonderfully wrought specimen of intricate mechanism. A challenge to the wide awake workers of the mother country to compete. A gauntlet thrown by the infant in the face of the workmanship of medieval masters. An endless flooding of a turbulent tide—flowing onward at a rapid rate looking for another "world" to conquer. We can beat the world and the world well knows it.

THE SILK FINISH MELANEIS

MADE IN THE UNITED STATES

Is the latest wash fabric of the spring and summer of 1890. A fabric that we can positively guarantee to be fast and which will not lose lustre in washing. The season fleeting quickly finds us with 103 pieces out of 500 pieces bought in early summer—about 4,000 yards in all which we propose to sell

WEDNESDAY, JULY 23.

At 28 1/4 Cents Per Yard

- 28 1/4c Old Gold Colorings on Black Heliotrop Colorings on Black Almond Twig Eglantine French Pomme Tuberosa Bud Wistaria Poutosia Balsam Fir Azulea Bermuda Lily
Copper Colorings on Black White on Black Cedar Twig Pomegranate Twig Golden Rod Golden Raspberry Industry Berries Fir Branch Grape Vine Bunch Berries Fuchsia Begonia
Chrysanthemum Tamarisk Thistle Eulalia Grass Violet Escarroll Rocky Mountain Pine Golden Moss Air Moss White Blackberry Golden Thistle Weeping Willow
Your choice of any of these incomparable designs at 28 1/4 cents per yard.

WEDNESDAY, JULY 23.

EMBROIDERIES

20 Per Cent. Off 1 inch, 2 inches, 3 inches, 4 inches, 5 inches and in any width up to 45 inches wide, at a general discount of 20 per cent. Jaconet, Swiss, Cambric, Lawn, Nainsook, and embroidery on almost every quality of material worn. Our one idea to reduce stock. We don't care very much about the profit. We want this stock reduced and we want the money. Your choice of 1,000 pieces, 20,000 yards in all.

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AMUSEMENTS.

GRAND OPERA HOUSE. MCLAIN & LEHMAN, Managers. 4 NIGHTS! COMMENCING MONDAY, JULY 20TH. The Queen of Comedienne, JOLLY

NELLIE McHENRY And a Powerful Dramatic Company under the direction of Webster and Maeder, presenting Monday and Tuesday The New American Melo Drama, LADY PEGGY.

Wednesday and Thursday The New Domestic Comedy, MY BEST FRIEND. NEW SONGS AND DANCES. Beautiful scenery and the Wonderful Acting Dogs NERO and ZIP.

Seats now on sale. Telephone 511. PALACE RESTAURANT AND SALOON, Corner First and Spring Streets.

The Most Magnificent and Popular Resort in the City. FREE CONCERTS!

CELEBRATED PHILHARMONIC SOLOISTS Every Night from 8 to 12. JOSEPH SCHURTZ, PROPRIETOR.

VIENNA BUFFET Cor. Main and Requena sts., Los Angeles. REFINED. Free Entertainment Nightly.

ADMISSION FREE. New programme and new attractions every week. The only family resort, and a fine Austria Hungarian Kitchen. Popular prices and polite and attentive service guaranteed. KERRICK, Proprietor.

DIVIDEND NOTICE.

MAIN STREET SAVINGS BANK AND TRUST CO., 426 South Main St.

Dividend No. 2 of the Main Street Savings Bank and Trust Co., for the six months ending July 1st, 1890, has been declared by the board of directors, payable on and after July 1st, 1890, at the rate of 5 per cent per annum on term deposits and 3 per cent per annum on ordinary deposits.

J. B. LANKERSHIM, President. FRANK W. DEVAN, Secretary and Cashier

Established Over Twenty Years.

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MONDAY Auction, July 21, 1890, 10 o'clock. CAMPI RESTAURANT, 13 COMMERCIAL STREET.

The entire contents, consisting of tables, chairs, linoleum, dishes, glassware, silverware, range, ice chest, mirrors, etc. THOS. B. CLARK, Auctioneer.

IN THE SUPERIOR COURT OF THE

County of Los Angeles, State of California. In the matter of the estate of William H. Winston, deceased.

Mary E. Winston, as executrix of the last will and testament of William H. Winston, deceased, having presented to and filed in this court her petition in writing, duly verified, praying for an order or decree revoking the former order of sale hereof in date September 15th, 1887, and for an order or decree of sale of the whole or of separate parcels or subdivisions of the real estate of said decedent or of some interest in the water now developed or hereafter to be developed thereon and for the purposes therein set forth.

It is now by this court therefore ordered that all persons interested in the estate of said decedent appear before the said Superior Court on Friday, the 15th day of August, A. D. 1890, at ten o'clock in the forenoon of said day, in the court room of the Department of the said Superior Court in the Jones block, in the city of Los Angeles, county of Los Angeles, state of California, to show cause why an order should not be made revoking the said order or decree of sale of date September 15th, 1887, and an order or decree of sale should not be granted of the real estate of said decedent or of some interest in the water now developed or hereafter to be developed thereon and for the purposes therein set forth.

It is now by this court therefore ordered that all persons interested in the estate of said decedent appear before the said Superior Court on Friday, the 15th day of August, A. D. 1890, at ten o'clock in the forenoon of said day, in the court room of the Department of the said Superior Court in the Jones block, in the city of Los Angeles, county of Los Angeles, state of California, to show cause why an order should not be made revoking the said order or decree of sale of date September 15th, 1887, and an order or decree of sale should not be granted of the real estate of said decedent or of some interest in the water now developed or hereafter to be developed thereon and for the purposes therein set forth.

And it is by the court hereby further ordered that a copy of this order be published at least four successive weeks in the Los Angeles HERALD, a newspaper printed and published in the city of Los Angeles, California.

This done in open court this 15th day of July, A. D. 1890. J. W. MCKINLEY, Judge of said Superior Court.

NOTICE OF APPLICATION FOR ORDER.

IN THE SUPERIOR COURT OF THE COUNTY of Los Angeles, State of California. In the matter of the estate of Mary Ayers, deceased.

Notice is hereby given that Patrick Howe has filed with the clerk of this court a petition, praying for an order proving the execution of the will of said decedent and establishing the same, alleged to have been destroyed, and granting letters of administration with the will annexed, to said Patrick Howe or to the public administrator, and that Friday, the 1st day of August, A. D. 1890, at 10 o'clock a. m. of said day, at the court room of this court, department five thereof, in the Jones building, 45 North Spring street, in the city of Los Angeles, State of California, has been set for hearing said petition, when and where any person interested may appear and show cause why the said petition should not be granted.

Dated July 19th, 1890. J. M. MERRIDITH, Clerk. By F. B. FANNING, Deputy Clerk.

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CELEBRATED Homeopathic Specifics For Nervous Debility, Decay, Etc., and all other Homeopathic Medicines fresh and genuine, at the Homeopathic Pharmacy, No. 605 South Spring Street, Los Angeles, and Branch Office, 99 South Beach, below southern pier, Santa Monica.

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