

YOU KNOW THEM.

A Well-Known Couple Want a Divorce.

The Sensational Suit About to Be Brought.

The Result of a Wife's Trip to Honolulu. She Returned Suddenly and Found Her Husband Deserted.

A sensational divorce suit is said to be in process of creation by the wife of a gentleman who has been quite a prominent Spring street merchant in Los Angeles, and who has only been out of business a few months. The couple have not only been quite prominent socially but also in religious circles, and the trouble between them has been kept very quiet, so that no one outside of a small circle of friends has had any inkling of the matter.

As the story goes, the wife, who has not enjoyed the best of health for some time, took a trip to Honolulu several months ago, to see what effect the climate would have in restoring her vigor. During her absence her husband remained in Los Angeles, and it is said he tried to console himself for the absence of his wife by establishing very friendly relations with a pretty widow. Some kind friend of the family, in accordance with the time-honored custom that those are always friends who luxuriate in telling disagreeable facts, conveyed the information of the liaison to the wife. One fine morning about two months ago she suddenly turned up in Los Angeles, while her husband thought she was sniffing the breezes of the Pacific in the Hawaiian islands. The suddenness with which she put in an appearance completely disconcerted her husband, who was caught in quite a compromising situation. The row that ensued does not need any special description. It was quite firm on the part of the wife, and the divorce proceedings will soon be instituted.

COURT NEWS IN BRIEF.

Cases Which Were Acted Upon Yesterday—New Cases—Today's Calendar. The hearing on the demurrer in Second Church company vs. Abel, in department three, has been set for May 31st.

A marriage license was issued yesterday to Olive N. Archer, a native of Maine, aged 47, and Louie E. Litch, a native of New York, aged 20.

Judge Clark overruled the demurrer to the supplemental cross-complaint in Quill vs. Jacoby yesterday.

Motion for a new trial was continued by Judge Clark in Gould vs. Monroe, administrator, yesterday.

Judgment for plaintiff was rendered by Judge Clark in the suit of the Santa Monica Commercial company vs. Santa Fe road.

John L. Whitaker, a native of England, was naturalized by Judge McKinley.

The suit of the city of San Pedro vs. the Southern Pacific Railroad company was continued by Judge McKinley until this morning.

E. V. Wilkenson, B. F. Bragg, A. G. Bechtler and A. W. Seward were the witnesses examined in the Bragg case yesterday.

The case of Studebaker vs. Besonett was continued until June 23d and that of Baker vs. Southern California Railway company until October 11th, by Judge Van Dyke yesterday.

New Suits Filed.

H. X. Goetz vs. Christina Thompson—Suit on a contract for \$1000.

Robert Balfour et al. vs. F. N. Cocke et al.—Suit on a note for \$6000.

Theo. Koerberle vs. F. J. Coenen—Suit for \$835 for services as a physician.

John S. Thayer vs. Southern California Railway company—Suit on injunction.

Petition for probate of will of J. F. Duerben.

A. H. Henning vs. Robt. Sharp, admr. et al.—Suit to quiet title.

Charles S. Bradford et al. vs. John C. Colodet et al.—Suit on a note for \$300.

Today's Calendar.

SUPERIOR COURT—DEPARTMENT ONE. People vs. Carr, Delheimer.

DEPARTMENT TWO. Clear.

DEPARTMENT THREE. Rozelle vs. Osborn.

DEPARTMENT FOUR. Linde vs. city of Los Angeles.

DEPARTMENT FIVE. Schmidt vs. Deste.

DEPARTMENT SIX. Alvarado vs. Rawson et al.

City of San Pedro vs. S. P. R. R. Co.

THE SUPERVISORS.

The San Fernando Road to Be Sprinkled. Minor Matters.

The board of supervisors yesterday appointed George A. Getchell constable for San Antonio township.

The hearing in the matter of a franchise for a wharf at Santa Catalina, petition of Wm. Banning, was continued until June 4th.

The contract for sprinkling the San Fernando road was awarded to Samuel W. Wilkenson at \$3.03 per day. The Spadra and Mud Springs road matter was laid over until June 11th.

A plan was submitted by Ledbetter & Fisher for the Michigan avenue bridge, and accepted.

A deed for a strip of land on the Base Line road was accepted from Jennie Swift for \$100, and June 8th set for a hearing in the old Anaheim road obstruction matter.

Quite a number of street vacations were ordered by the board yesterday.

Falling Hair.

Produces baldness. It is cheaper to buy a bottle of skookum root hair grower than a wig; besides, wearing your own hair is more convenient. All druggists.

Special Today. Special Today.

We are offering a line of all silk neckwear, Windsores, tecks, bows and four-hands, for twenty-five cents each; worth double the price. I. L. LOWMAN, Leading haberdasher, 120 S. Spring st.

Our Home Brew.

Mater & Zoehlein's Lager, fresh from the brewery, on draught in all the principal saloons, delivered promptly in bottles or kegs. Oldwood Brewery, 444 Aliso st. Telephone 91.

PRESIDENT KELLOGG.

He Will Talk Here About University Extension.

The subject of university extension is one that has attracted a good deal of attention lately. The experiment of allowing college professors to visit other towns and cities, giving courses of lectures to local students, with subsequent examinations, has been tried and proved highly popular and successful.

The regents of the University of California have tried the system in Oakland and in San Francisco, both cities being so near to the seat of learning that the professors have been able to give their time to the work without any serious hindrance to their college duties. It is understood that the board is now considering the feasibility of continuing the course system at more remote points, and there is every probability that an opportunity will shortly be afforded to would-be students in Los Angeles and other places in Southern California.

President Kellogg will arrive here on Monday, and has agreed, on the invitation of the Unity club and other committees co-operating, to give an address on University Extension, in which the benefits and advantages of the system will be set forth, and an opportunity afforded to inquirers to obtain all the information desired.

The address will be given at the Church of the Unity, corner of Hill and Third streets, on Tuesday evening next, and there will doubtless be a large attendance of our best people in the lines of science, art and literature. No formal invitations have been issued, but the committees in charge wish it to be understood that everyone interested in the subject under discussion will be welcome.

President Kellogg will be at the Westminster hotel on Monday, and will be pleased to receive those of our citizens who are concerned in educational advancement.

AND STILL THEY COME.

More of Collins's Bank Certificates Turning Up in the East.

Those certificates of deposit issued by the late President Collins, of the defunct California National bank of San Diego, are coming home, like straggling chickens, one by one.

Yesterday a suit was commenced in the United States circuit court by the First National bank of Omaha against the California National bank of San Diego and F. Panley, receiver. The complaint sets forth that they advanced \$8500 to President Collins on the following certificate:

SOUTHERN CALIFORNIA NAT'L BANK, SAN DIEGO, Sept. 23, 1891.

J. W. Collins has deposited in this bank \$8500, payable to order of same on return of this certificate properly endorsed.

G. N. O'BARRY, Cashier.

This certificate was endorsed on the back J. W. Collins, and the Omaha bank accepted it, and now seeks to recover judgment for the amount stated.

KELLY ALL RIGHT.

He Keeps the Records in a Perfect Way.

The testimony of J. H. Melville in the Bragg case regarding the erasures and intercalations in the books of the recorder's office, did not refer to the books during Recorder Kelly's administration.

Mr. Melville referred to the books kept by Mr. Kelly's predecessor.

Those who have examined the books of record since Mr. Kelly took hold of the recorder's office say that they are kept in a perfect manner in every particular, never before equaled in the history of the county.

It disappears.

—the worst forms of catarrh, with the use of Dr. Sage's Catarrh Remedy. It's mild, soothing, cleansing and healing properties effect a perfect and permanent cure, no matter how bad the case, or of how long standing. It's a remedy that succeeds where everything else has failed. Thousands of such cases can be pointed out. That's the reason its proprietors back their faith in it with money. They offer \$500 reward for a case of catarrh which they cannot cure. It's a medicine that allows them to take such a risk. Doesn't common sense lead you to take such a medicine?

"An advertising fake," you say. Funny, isn't it, how some people prefer sickness to health when the remedy is positive and the guarantee absolute.

Wise men don't put money back of "fakes."

And "faking" doesn't pay.

ORDER TO SHOW CAUSE.

IN THE SUPERIOR COURT, IN AND FOR the county of Los Angeles, State of California.

No. 6,007, Department 2.

In the matter of the estate of Charles A. Paige, deceased.

Order to show cause why order of sale real estate should not be made.

Joseph Meamer, the administrator of the estate of said deceased, having filed his petition herein duly verified praying for an order of sale of real estate of said decedent, for the purposes therein set forth.

It is therefore ordered, by the said court, that all persons interested in the estate of said deceased, appear before the said Superior Court on Wednesday, the 1st day of June, 1892, at 10 o'clock a.m. of said day, at the court room of said Superior Court, department two thereof, in the court house in the city of Los Angeles, in said county of Los Angeles, State of California, to show cause why an order should not be granted to the said petitioner to sell so much of the real estate of the said deceased at private sale as shall be necessary.

And that a copy of this order be published at least four successive weeks in the Los Angeles Herald, a newspaper printed and published in said county of Los Angeles.

W. H. CLARK, Judge of the Superior Court.

Dated April 15, 1892.

Endorsed—Filed April 15, 1892.

By W. L. WARREN, Deputy.

Isidore B. Dockweiler, attorney for estate.

4-17 to 6-1



Beware of cheap imitations. Peddlers and some unscrupulous grocers will tell you, "this is as good as" or "the same as Pearline." IT'S FALSE—Pearline is never peddled, and if your grocer sends you something in place of Pearline, do the honest thing—send it back.

GOLD MEDAL, PARIS, 1878.

W. BAKER & Co.'s Breakfast Cocoa

from which the excess of oil has been removed, is Absolutely Pure and it is Soluble.

No Chemicals are used in its preparation. It has more than three times the strength of Cocoa mixed with Starch, Arrowroot or Sugar, and is therefore far more economical, costing less than one cent a cup.

It is delicious, nourishing, strengthening, EASILY DIGESTED, and admirably adapted for invalids as well as for persons in health.

Sold by Grocers everywhere.

W. BAKER & CO., Dorchester, Mass.

The Celebrated French Cure,

WARRANTED "APHRODITINE" or money refunded.

Is Sold on a POSITIVE GUARANTEE to cure any form of Gonorrhea, or any disease of the generative organs, whether acute or chronic, whether arising from the excess of the venereal virus, or from youthful indiscretion, over indulgence, etc., such as Loss of Brains, Weakness, Stomach Pain, Nervousness, Back, Seminal Weakness, Hysteria, Stricture, Nocturnal Emissions, Leucorrhoea, Discharge from the Uterus, etc., etc., and in all cases, which if neglected often lead to premature old age and insanity. Price \$1.00 a box, 6 boxes for \$5.00, sent by mail on receipt of price.

A WRITTEN GUARANTEE given for every \$5.00 received, to refund the money if permanent cure is not effected. We have thousands of testimonials from old and young of both sexes, who have been permanently cured by this celebrated Aphroditine. Circular free. Address:

THE APHRO MEDICINE CO., SOLE-SELLERS, H. M. SALE & SON, Druggists, Los Angeles, Cal.

IN THE SUPERIOR COURT OF THE county of Los Angeles, State of California.

In the matter of the application of Armand La Pierre for a change of his name.

To the honorable, the Superior Court, of the county of Los Angeles, state of California: Your petitioner, Armand La Pierre, respectfully shows:

That it is his desire to change his present name to that of Manuel Garcia Montes de Oca.

I am the son of Jose Manuel Garcia Napolitano and Doña Marcelina Montes de Oca, and now reside in the city of Los Angeles, county of Los Angeles, state of California.

The reasons for the change of name proposed are the following:

Years ago, petitioner being poor, and because he did not wish his relatives to be aware of his lack of good fortune, adopted his present name, Armand La Pierre, under which he has ever since been known and has transacted his business affairs. He has accordingly been known and known to his father and mother, both of whom are now deceased, a large amount of property, and under the name of Armand La Pierre, which is necessary and convenient that he should change his present name to his said baptismal name to-wit: Manuel Garcia Montes de Oca.

Petitioner further shows that the property which is so entitled to recover is located within the jurisdiction of the Superior Court, jurisdiction it is the custom for a child to bear the family name of its mother.

She is the sister of petitioner as far as known, are his wife, residing in Los Angeles, California; a brother, Eduardo Garcia Montes de Oca, residing at Puerto Principe, Cuba; a sister, Flora Garcia de Sandoval, residing at Habana, Cuba, and a sister, Dolores Garcia de Hernandez, residing at Pinar del Rio, Cuba.

ARMAND LA PIERRE, Filed, May 24, 1892. 5-25-111

NOTICE OF SALE OF BONDS.

PURSUANT TO A RESOLUTION OF THE board of directors of Modesto Irrigation district, duly given and made on the 4th day of May, A. D. 1892.

Notice is hereby given that said board of directors will sell to the highest and best bidder the bonds of said irrigation district to the amount of \$250,000, bearing interest at the rate of 6 per cent per annum, payable semi-annually on the 1st day of January and July of each year, on the presentation of the interest coupons at the office of the treasurer of said district.

Bids are to be sealed and deposited with the board of directors of Modesto Irrigation district, in accordance with, and by the authority of, an act of the legislature of the state of California, entitled "An Act to provide for the organization and government of irrigation districts and to provide for the acquisition of water and other property, and for the distribution of water thereby for irrigation purposes," approved March 7, 1887.

Said bonds will be sold for cash, and for not less than 90 per centum of the face value thereof.

Sealed proposals and bids for the purchase of said bonds will be received by the said board of directors at their office in the city of Modesto, county of Stanislaus, state of California, and may be addressed to or left with C. S. Abbott, the secretary of said board, at Modesto, Cal., at any time after the date of this notice, and until 2:30 o'clock p.m. on the 7th day of June, A. D. 1892, at which time and place the said sale will be made.

Said bonds will be each of the denomination of \$500, and will be negotiable in form, and will conform in all respects to the requirements of said act.

Bids must be sealed and addressed to the secretary of said board and endorsed: "Proposals for Modesto Irrigation District Bonds."

Done by order of the board of directors of Modesto Irrigation district, May 4, 1892.

FRANK A. CRESEY, President.

C. S. ABBOTT, Secretary. 5-12 to 6-7

J. W. MORRIS. A. H. HOLLENBERG.

Pacific Brass Works,

MANUFACTURERS OF ALL KINDS OF BRASS GOODS

Light and Heavy Castings of all kinds.

CORNER ALPINE AND UPPER MAIN,

P. O. Box 804, Station C, Los Angeles, Cal. 5-13 1m

A-head-of-everything

that can be used for washing and cleaning, is PEARLINE. If your work is heavy, it is a necessity; if your work is light, it is a luxury.

It lessens the labor of washing, and helps everywhere in the household. There's nothing so harmless—nothing so effective—nothing so popular and yet so new—it is rapidly succeeding soap. Try it for washing dishes—try it for washing anything—everything; only try it—for your own sake and ours.

A house without Pearline is "behind the times."

Beware

of cheap imitations. Peddlers and some unscrupulous grocers will tell you, "this is as good as" or "the same as Pearline." IT'S FALSE—Pearline is never peddled, and if your grocer sends you something in place of Pearline, do the honest thing—send it back.

JAMES PYLE, New York.

NOTICE OF FORECLOSURE SALE.

FIRST NATIONAL BANK OF PASADENA, Plaintiff, vs. Mary Palmatore, Aaron Palmatore, G. LeMessager, Pierre Daranette, defendants.

Sheriff's sale No. 15,487.

Order of sale and decree of foreclosure and sale of California.

Under and by virtue of an order of sale and decree of foreclosure and sale, issued out of the Superior Court of the County of Los Angeles, State of California, on the 5th day of May, A. D. 1892, in the above entitled action, wherein the First National Bank of Pasadena, the above-named plaintiff, obtained a judgment and decree of foreclosure and sale against Mary Palmatore, et al., defendants, on the 5th day of May, A. D. 1892, for the sum of thirty-seven hundred and ninety-four dollars, and costs, and said decree was, on the 5th day of May, A. D. 1892, recorded in judgment book 35 of said court, at page 60, I am commanded to sell all that certain lot, piece or parcel of land situated, lying and being in the city of Pasadena, county of Los Angeles, State of California, and bounded and described as follows:

An undivided one-half interest in the south corner of lot numbered 22, in block "E," San Pasqual tract, as per map of said tract recorded in the recorder's office for said Los Angeles county, in book 35 of miscellaneous records, at page 315 of said book.

Together with all and singular the tenements, hereditaments and appurtenances thereto in anywise appertaining.

Public notice is hereby given that on Tuesday, the 14th day of June, A. D. 1892, at 12 o'clock m. of that day, in front of the courthouse door of the county of Los Angeles, Broadway entrance, in obedience to said order of sale and decree of foreclosure and sale, I will sell to the highest and best bidder, for cash, gold coin, the above described property, or so much thereof as may be necessary to satisfy said judgment, with interest and costs, etc., to the highest and best bidder, for cash, gold coin.

Dated this 6th day of May, A. D. 1892.

E. D. GIBSON, Sheriff of Los Angeles county.

By F. C. HANSON, Deputy Sheriff. 5-7 2nd st.

NOTICE OF FORECLOSURE SALE.

THOMAS A. SAXON, PLAINTIFF, vs. T. D. Kellogg, Rebecca M. Kellogg, H. W. Campbell, J. M. Saxon, J. M. Saxon, Jr., J. M. Saxon, and Isaac Springer, defendants.

Sheriff's sale—No. 15,344.

Order of sale and decree of foreclosure and sale of California.

Under and by virtue of an order of sale and decree of foreclosure and sale, issued out of the Superior Court of the County of Los Angeles, State of California, on the 19th day of May, A. D. 1892, in the above entitled action, wherein Thomas A. Saxon, the above named plaintiff, obtained a judgment and decree of foreclosure and sale against T. D. Kellogg et al., defendants, on the 19th day of May, A. D. 1892, for the sum of four thousand seven hundred and 64 100 dollars, and costs, and said decree was, on the 19th day of May, A. D. 1892, recorded in judgment book 35 of said court, at page 87, I am commanded to sell all that certain lot, piece or parcel of land situated, lying and being in the said county of Los Angeles, State of California, and bounded and described as follows:

Lot 20 (2), range five (5), of the Alhambra tract, containing five acres of land, as per map made by George Hansen, dated June, 1874, recorded in book 286, miscellaneous records of said county.

Together with all and singular the tenements, hereditaments and appurtenances thereto in anywise appertaining.

Public notice is hereby given that on Tuesday, the 14th day of June, A. D. 1892, at 12 o'clock m. of that day, in front of the courthouse door, Broadway entrance, in obedience to said order of sale and decree of foreclosure and sale, I will sell to the highest and best bidder, for cash, gold coin, the above described property, or so much thereof as may be necessary to satisfy said judgment, with interest and costs, etc., to the highest and best bidder, for cash, gold coin.

Dated this 20th day of May, A. D. 1892.

E. D. GIBSON, Sheriff of Los Angeles county.

By F. C. HANSON, Deputy Sheriff. 5-21 2nd st.

NOTICE OF FORECLOSURE SALE.

F. E. VAUDINE AYLES, PLAINTIFF, vs. F. E. Andrew M. Lyon and Sarah Doe Lyon, (his wife), defendants.

Sheriff's sale No. 16,985.

Order of sale and decree of foreclosure and sale of California.

Under and by virtue of an order of sale and decree of foreclosure and sale, issued out of the Superior Court of the County of Los Angeles, State of California, on the 3rd day of May, A. D. 1892, in the above entitled action, wherein F. E. Vaudine Ayles, the above named plaintiff, obtained a judgment and decree of foreclosure and sale against Andrew M. Lyon, et al., defendants, on the 3rd day of May, A. D. 1892, for the sum of seven hundred thirty-seven and 72-100 dollars gold coin, which said decree was, on the 22nd day of May, A. D. 1892, recorded in judgment book 35 of said court, at page 28, I am commanded to sell all that certain lot, piece or parcel of land situated, lying and being in the said county of Los Angeles, state of California, and bounded and described as follows: The east 75 feet of the 22nd block (75 feet) of lots eleven (11), twelve (12) and the east portion of lot thirteen (13) of the Sierra Madre tract, as per map recorded in book 36, page 19, miscellaneous records, records of Los Angeles county, and which said premises were described in said mortgage as the real property situate in Los Angeles county, state of California, and described as follows: The east 75 feet of the 22nd block (75 feet) of the Vineyard tract, said Vineyard tract being the subdivision of lots twelve (12) and thirteen (13) of the Sierra Madre tract, together with appurtenant thereto, 25-100 shares of water of the Sierra Madre Water company, and which said premises were described in said mortgage as the real property situate in Los Angeles county, state of California, and described as follows: The east 75 feet of the 22nd block (75 feet) of the Vineyard tract, said Vineyard tract being the subdivision of lots twelve (12) and thirteen (13) of the Sierra Madre tract, together with appurtenant thereto, 25-100 shares of water of the Sierra Madre Water company.

Public notice is hereby given that on Monday, the 20th day of June, A. D. 1892, at 12 o'clock m. of that day, in front of the courthouse door of the county of Los Angeles, Broadway entrance, in obedience to said order of sale and decree of foreclosure and sale, I will sell to the highest and best bidder, for cash, gold coin, the above described property or so much thereof as may be necessary to satisfy said judgment, with interest and costs, etc., to the highest and best bidder, for cash, gold coin.

Dated this 27th day of May, A. D. 1892.

E. D. GIBSON, Sheriff of Los Angeles county.

By F. C. HANSON, Deputy Sheriff.

Henry E. Carter, Attorney for Plaintiff. 5-23 nat 4t

Office of the Los Angeles Irrigation Company.

LOS ANGELES CITY, CAL., May 25, 1892.

TO THE STOCKHOLDERS OF THE LOS ANGELES Irrigation Company—Notice is hereby given that the regular annual meeting of the stockholders of the above-named company will be held at the office of said corporation, at No. 22 Temple block, in the city of Los Angeles, at three o'clock p. m., on the 31st Monday next, to-wit: the 6th day of June, 1892; at which meeting directors for the ensuing year will be elected, and such other business will be transacted as may come before them.

Every stockholder is requested to be present in person or by proxy. By order of the board of directors.

FRANCIS J. THOMAS, Secretary. 5-26 10t

HOUSE PAINTING

KALOMINING AND PAPERING, STAR SIGN CO. 6-23 1st 223 Franklin



ACTINA THE GREAT EYE RESTORER AND CATARRH CURE.

Read the remarkable certificate of the celebrated Dr. Tanner, the scientific physician, who in 1882, paralyzed the medical thoughts of our legalized practitioners by FASTING FORTY-TWO DAYS and recovering in a few days his normal strength.

INDIANA MINERAL SPRINGS, IND., May 4, 1892.

New York and London Electric Association, Kansas City, Mo.

GENTLEMEN: It affords me great pleasure to respond to your request for a statement of the therapeutic value of "Actina" in the treatment of the class of diseases for which it has been lauded so highly.

Last June I left my home in St. Clair county, Mo., to visit your city, attracted thither by a special and professional courtesy to investigate the claims of your "Pocket Factory" in disease of the eye, ear, throat and nose.

My curiosity was all the more piquant from a spice of skepticism as to the validity of what seemed to me to be your extravagant