

COLLINS ON TRIAL.

A City Jail Choking Episode in Court.

The Testimony of the Inmates of the Prison.

A Man Who Is in for a Year for Stealing Chickens Tells His Version of the Matter—Other Evidence Given.

Officer John H. Collins, of the police force, was yesterday partially tried before Justice Austin on the charge of feloniously assaulting one George Bell on June 8th. Bell at that time was a prisoner in the city jail, while Collins was jailer.

The prosecuting witness was not in court yesterday and could not be found. The people therefore submitted the testimony of their other witnesses so as to get through with so much of the examination.

The first witness was David Young, a former penitentiary bird who is serving a term of 300 days in the chaingang on two charges of chicken stealing. Young was captured with chickens in a bag, his arrest being caused by the crowing of a kidnapped rooster. Since beginning to serve his time Young made an attempt to escape from the city jail by climbing into the city hospital through a hole in the door from the cell corridor. He was stuck in the door, however, and recaptured.

In his testimony in this case, Young declared that Bell was in the drunk cell on the morning of June 8th, while Collins was calling the roll of the chain gang. Bell had interrupted the roll by yelling abusive language at the top of his voice. Finally, according to Young, Collins entered the cell, struck Bell between the eyes with his fist, choked the prisoner into insensibility and then beat Bell terribly with a stick.

The witness was too zealous in his denunciation, and was forced to retract about half of his statements which were noted in cross examination by Horace Appel, Esq., counsel for the defendant. An admission of Young was that he hated Collins.

Alfred Stettman, who is doing 100 days for disorderly conduct, saw Collins choke Bell in order to keep him quiet, but did not see the jailer use a stick.

David Hill, a petit larceny thief, said he saw Collins choke Bell, and strike him on the head four or five times with a cane. The same witness swore that he saw the stick cut two washes into Bell's head near the forehead, one on the right and one on the left side.

Joseph Fisher, a vagrant, doing 150 days, said that Collins threw Bell on the bed and choked him. The prisoner yelled: "I'll not give up for nobody!" and started for the officer. Collins then hit him with the stick.

F. Morrison, who is serving thirty days for petty larceny, heard Bell swearing and saw Collins going into the cell. Beyond this he had not seen anything.

The defense only called one witness, Officer C. L. Johnson, who arrested George Bell at 4 o'clock on the morning of the alleged assault. Bell was very drunk and obstreperous, and used terrible language, threatening and blasphemous. He swore he would kill the officer when he got out.

Mr. Appel announced to the court that the defense would try to prove that Bell in his drunkenness mistook Collins for Johnson and attacked him, so that the jailer acted in self defense. A recess was then taken until tomorrow morning at 9:30.

THE JUSTICES.

Cases Which They Acted Upon Yesterday.

The case of P. Johnson, charged with battery by Neils Hansen, was set for Saturday morning, July 2d, at 11 o'clock, by Justice Austin.

Jacobina Baun, of Myers street, filed a complaint in the same court, charging Katie Gross with turbulent and disorderly conduct and with traducing the plaintiff. A warrant was issued for Katie's arrest.

Justices Austin and Owens each yesterday disposed of a solitary drunk, the fine in each case being \$5.

Another complaint was filed in Justice Austin's court by Kate Brown, a colored girl, against Walter Smith, also colored. They both lived in a boarding house on San Julian street, between Seventh and Eighth streets. Kate declares that yesterday morning she was taking down the washing and asked Walter to take the clothespins. The young fellow refused, and Kate called him a "lazy lout," whereupon Walter seized a broomstick and banged Kate over the head with it. The plaintiff declares, however, that there is an old grudge behind the affair. Smith, it is claimed, was ordered out of the house by the landlord on Wednesday, for indecently exposing himself, Kate being the informer. He then went out to get a revolver and threatened to kill the girl. Yesterday everything appeared to be smoothed over, when the state of peace was interrupted by the broomstick episode.

CONSTABLE CLEMENTS' CIRCUS

Dr. Murphy Makes It Ante Up and Pay the Great International Railroad Shows' alias W. H. Pomeroy, have come down with the dust in the attachment suit of Holmes & Co.

After Constable Clement on Wednesday had garnished the bank account of Dr. C. W. Murphy, who had given him check for Pomeroy's debts, the lawyer stopped payment, the doctor himself went to Pomona and replevined four of the trick horses belonging to the circus. Pomeroy furnished a bond in order to have the animals released, and the doctor returned to Los Angeles prepared to settle the claims. He met Constable Clement in Justice Austin's court yesterday afternoon, and produced Uncle Sam's gold coin in a sufficient amount to meet the claims as well as an additional \$30 to cover costs.

Specimen Cases. S. H. Clifford, New Cassel, Wis., was troubled with Neuralgia and Rheumatism, his stomach was disordered, his liver was affected to an alarming degree, appetite fell away, and he was terribly reduced in flesh and strength. Three bottles of Electric Bitters cured him. Edward Shepherd, Harrisburg, Ill., had a running sore on his leg of eight years standing. Used three bottles of Electric Bitters and seven boxes of Bucklen's Arnica Salve, and his leg is sound and well. John Speaker, Catawba, O., had five large fever sores on his leg, doctors said he was incurable. One bottle Electric Bitters and one box of Arnica Salve cured him entirely. Sold by C. F. Heinemann, druggist and chemist, 222 N. Main street.

THE OTIS INTERVIEW.

The Examiner States the Facts of the Case.

On Thursday last the Examiner, says that paper of Wednesday, printed interviews with a number of prominent citizens, in which the gentlemen expressed themselves on the nomination of Cleveland. Among those who said that Mr. Cleveland was a strong man, who would command their votes, were several well-known Republicans.

Naturally the Republican newspapers were not pleased, and they resorted to a denial of the genuineness of these interviews. In but one instance, however, was the Examiner at fault, and that was in the case of the editor of the Los Angeles Times, who was represented as speaking as follows:

Harrison G. Otis, editor of the Los Angeles Times (R.)—The nomination of Harrison means a sweeping victory for Cleveland in Southern California. The Democratic nominee is the most popular man in America with the Republicans of Los Angeles county, but his popularity is confined to no particular section. It is general all over the Pacific coast, and I am of the opinion that he will be elected. (Though an old-time Republican myself, I shall do all in my power to forward this end.)

The portion of the interview in parenthesis was the logical conclusion which the reporter was misled into drawing from the remarks that preceded it, which conclusion Colonel Otis repudiates. He is content, nevertheless, to let the rest stand.

WHERE IS JOHN HANSEN?

THE WANDERINGS OF A SAN FRANCISCO 'BLACKSMITH.

He Wrote His Wife From Los Angeles That He Gave Up the Journey, Being Commanded by God to Preach.

Where is John Hansen? His wife would like to know, and there are a large number of friends and relatives who are anxiously awaiting news concerning the whereabouts of the missing man, says the San Francisco Examiner of Wednesday.

Out on the Corbett road, near Moss avenue, his blacksmith shop is deserted, and in the little cottage directly opposite there is gloom intense.

Mrs. Hansen does not know what to make of the strange conduct of her husband, with whom she has lived in happiness for many years. All day long she stands at the window and watches for his return. Occasionally she gets a letter from him, which only serves to increase her fear, for the written communications bear unmistakable evidence of the insanity of the writer.

The Hansens are of German birth, but have lived in San Francisco for many years. The head of the family has always enjoyed a fair degree of prosperity.

Some time last March a contractor, whose name cannot be learned, came here from Seattle. He said that he had secured a bridge building contract in Alaska, and wanted to hire a few good men. Eight dollars per day were the wages offered and the job was to last six or seven months. Hansen looked with favor upon this proposition, applied for work and closed a bargain. The contractor engaged six other men here, and on April 1st started them for their destination.

On May 2d Mrs. Hansen received a letter from her husband which gave her considerable alarm. Hansen stated that he had been shipwrecked a few miles down the coast and that he was in a destitute condition. The letter was dated Pasadena, April 27th. She answered the letter at once and a few days afterward received another written from 222 South Los Angeles street, Los Angeles.

In this missive Hansen stated that the Lord had commanded him to leave the bridge-building party and to preach the gospel in Los Angeles. He headed in a postscript that Los Angeles was a very wicked city, and that in his new work he expected to accomplish grand results.

Mrs. Hansen was now convinced of her husband's insanity and went to Dr. W. T. Bell, the family physician, for advice. Dr. Bell at once addressed a communication to Health Officer MacGowan of Los Angeles, asking for information concerning Hansen. MacGowan turned the matter over to Chief of Police Glass, who at once commenced an investigation.

Detective Bosqui was put on the case and found that Hansen had occupied a room at 232 South Los Angeles street, the place where his second letter to Mrs. Hansen was written. This was about all he did discover, for the strange occupant had left the house and was nowhere to be found. Four days ago Mrs. Hansen got a third letter from the absent one. It was more rational in tone than the others and stated that the writer was enjoying good health, that he had found work at his trade and would soon return home. No reference was made to the former missives, and it contained no intimation of the religious frenzy that seemed to have possession of the man at an earlier date.

Mrs. Hansen is a frail woman and cannot bear up under the severe strain much longer. In the meantime the police are trying to locate the man in Los Angeles.

THE BASTILLE'S FALL.

The Arrangements Made for its Celebration. Mr. Jean Jausan has been selected as honorary president and George J. Denis, Esq., president of the day, of the celebration which will commemorate the fall of the bastille on the 14th of July.

The orator of the day will be the Hon. J. P. Goytino, editor of Le Progrès, and addresses in English will be made by Hon. H. T. Hazard, mayor of the city, and Judge J. W. McKinley of the superior court. The literary exercises, which will begin at 8 p. m. at the pavilion, will be followed by a grand ball.

Fail to Do Our Duty

Everybody has at times failed to do their duty toward themselves. Hundreds of lady readers suffer from sick headache, nervousness, sleeplessness and female troubles. Let them follow the example of Mrs. H. Herberich, Stevens Point, Wis., who for five years suffered greatly from Nervous Prostration and sleeplessness, tried physicians and different medicines without success. But one bottle of Dr. Miles' Nervine caused sound sleep every night and a feeling like a new person. Mrs. Elizabeth Wheeler, Laramie City, Wyoming, who tried all other remedies, declared that after three bottles' use of the Nervine for Headache, Nervous Prostration, etc. she was entirely relieved. Sold by C. H. Hancock, Trial bottle free.

For Nursing Mothers. Convalescents and invalids order S. F. Double Extra Brown Stout. Surpasses any of foreign make. Jacob Adell, Agent.

RODRIGUERA'S CORPUS.

It is Discussed Before Judge Smith.

The Mexican and United States Extradition Laws.

The Habeas Corpus Proceedings Yesterday—Some Viracious Arguments on the Matter.

There was a lively legal battle before Judge Smith of the superior court over the habeas corpus proceedings of Manuel Rodriguez, who is wanted in Sonora and Sinaloa, Mexico, on two charges of murder.

As a result of the position taken by Messrs. Munday and Bledsoe, the terms of the treaty of the United States with Mexico have been called into question, and as the points raised are without precedent in some essentials, the case is attracting a good deal of interest in legal circles.

The counsel for Rodriguez, Messrs. Munday and Bledsoe, raised the point that the requisition papers issued by the governor were fatally defective, as they state that Rodriguez is charged with the crime of homicide, and that no such crime is enumerated as an extraditable offense in the treaty. The section of the treaty in question sets forth that "murder," "parricide," assassination, infanticide, and poisoning are extraditable offenses. Further they held that Mexican officer, Obando, had no papers to show his authority.

This position was controverted by Attorney Frank Howard and Assistant District Attorney McComas. The latter held that Obando had filed certified copies of the papers with the governor, and that the requisition was full and sufficient authority.

Judge Smith—This is an attempt on the part of a foreign government to extradite a subject charged with crime. I do not like to take any responsibility in this matter, believing that it is a matter for the federal courts to determine. I feel like dismissing the case.

Mr. Bledsoe—Our treaty with Mexico is a peculiar one and gives you authority to act.

Judge Smith—I do not propose to make this court ridiculous.

Mr. Bledsoe—If this was not a peculiar and extraordinary treaty the president would have to sign the extradition papers. Under our Mexican treaty the governors of the border states have authority granted them to act in such cases. The treaty requires that such cases shall come through diplomatic agents, and that is where this case is defective, for it has not been shown that Obando is a diplomatic agent or anything else.

Judge Smith—In that event this court would have to construe this treaty.

Mr. Bledsoe—That is what we want you to do.

Mr. Howard—The treaty states that the governor or highest civil authority shall have the power to issue a requisition there in no other way than by treaty that will justify this court to enter into an examination of this case.

Mr. Bledsoe—I say that in this case the governor has made a mistake. The treaty must be construed according to its terms, and the treaty, while particularizing extraditable offenses, does not mention homicide.

Judge Smith—Any crime not included in the list in the treaty is not an extraditable offense. No authority has yet been presented to show that this court shall construe the terms of the treaty. There is no such crime known to the laws of this state as homicide.

Mr. Howard—Such a crime is known to common law in which this treaty was based.

Mr. Howard—This treaty should be read by a construction of the English and Spanish languages. The treaty may not technically use the name homicide, but this word in Spanish is a Saxon word and not found in the Latin. They call it voluntary homicide in Mexico.

Judge Smith—Well, I'll give you gentlemen until tomorrow morning to produce sufficient authorities to show that I am empowered to construe this treaty. The matter was then continued to 10 o'clock this morning.

THREE BANDITS CAPTURED.

U. S. Deputy Marshal Marsh Corral Three Tough Mexicans.

United States Deputy Marshal Marsh made an important capture in conjunction with the arrest of fifteen Chinamen at the border for violating the exclusion law, in the apprehension of three members of the notorious band of Mexican bandits headed by Garcia and Arroyo. He captured the two leaders mentioned and one member of their gang, and has turned them over to the Mexican authorities.

These bandits have been systematically robbing Chinamen and others at the border line, and have long eluded the officers of both governments. They robbed the Chinamen (who were subsequently arrested by Marsh) of \$400, holding them up at the point of their revolvers and cleaning them out of all cash and valuables.

A VERDICT OF \$8000.

Miss Sallie Stephenson Again Wins Her Damage Suit.

Miss Sallie Stephenson got another verdict against the Southern Pacific Railroad company yesterday in Judge Clark's branch of the superior court. This time she got a verdict for \$8000. Miss Stephenson brought suit against the railroad company for injuries sustained by being thrown off a street car at the Southern Pacific crossing. She got a verdict of \$5000, which was knocked out by the supreme court.

The case went to the jury at 11:55 yesterday morning, and in an hour they returned a verdict of \$8000 damages.

Marriage Licenses.

The following marriage licenses were issued yesterday: Victor A. Pernot, native of France, aged 44, and Marie M. P. Barrie, native of France, aged 36. Raymond I. Perry, native of California, aged 24, and Ida M. Morton, native of Indiana, aged 23. H. M. Crowell, native of Tennessee, aged 23, and Etta Whitcomb, native of Indiana, aged 23.

DEATH IN WATER.

The Millions of Dangers Water Contains and the Rapidity With Which They Increase—Don't Take Any Chances.

Few people have any idea how impure even the purest drinking water is. The very best water known is full of germs. They are the most prolific creatures of which we have any knowledge, for a single one may be the causative parent of more than sixteen million, five hundred thousand descendants in a day. They are also possessed of great vitality, for they can be carried great distances in water without losing their power of producing disease. They can be frozen or even boiled without being destroyed. They may be kept dried for years, and yet when placed in a suitable medium will come to life and produce fermentation and decay. They are the great producers of malaria, fever, grip and most serious diseases.

"But," you say, "what can be done to avoid them, since they cannot be killed by boiling?" There is but one thing which will effectively destroy them, and that is coming in contact with spirals. A small amount of pure spirals in the water will effectually kill them and destroy their evil effects, but it should be borne in mind that nothing but the purest and best spirals should be used for this purpose, and that nothing is equal to whiskies. The ordinary whiskies which are upon the market, but something far above them—something which is highly indigestible by the scientific world. Such a whiskey is Duffy's Pure Malt, which is, today, more popular than ever before in its history, and which is doing wonders to destroy the germs of every disease. There are hundreds of families that use it constantly in connection with their drinking water, both at the table and between meals. Beware of any druggist or grocer who seeks to offer you something he "thinks is just as good." Duffy's is the only pure malt whiskey upon the market.

THE COURTS.

Notes of Cases Which Came Up Yesterday—New Suits—Calendar.

A complaint was made before United States Commissioner Van Dyke yesterday against Jesus Soldena, who is charged with intimidating a settler named Lavina in the Las Virgenes school district. Bail was fixed at \$50. The case of Cochran vs. Cochran before Judge Wade has been continued for the session.

Judgment was ordered for plaintiff by Judge Wade yesterday in Los Angeles National Bank company vs. Johnston. The case of Snow Church company vs. Abel has been continued for the session in department three.

Freeman vs. Kiefer is still on trial in department three. Arguments were submitted yesterday.

John Coti of Italy and George Perovich of Austria were naturalized by Judge Smith yesterday.

The suit of J. C. Zahn against the city of Los Angeles for \$4000 damages by the flood of 1889 to two dwellings, is on trial in department four. Yesterday C. A. Luckenbach, Mrs. A. T. Westlake, E. J. Andlem, A. Mayer and J. H. Dockweiler were on the witness stand.

Motion for a new trial in New Zealand Insurance company vs. Bradbeer was allowed by Judge Van Dyke.

John D. Harvey of England was naturalized by Judge McKinley yesterday.

Judgment for the plaintiff was given by Judge Shaw in the case of W. S. James vs. B. F. Bragg yesterday.

In the case of J. Mansfield against L. A. Pacific Railway company, Judge Shaw gave judgment of possession against Receiver Silver yesterday.

Judgment for the plaintiff was given by Judge Shaw in the case of E. L. Stephen vs. Los Angeles Windmill company.

New Suits.

Among the documents filed in the county clerk's office yesterday were the following new suits: W. A. Spaulding, administrator, vs. L. M. Gibbs et al.—Suit on a note for \$2000.

F. G. Yapp vs. E. Bonsinger et al.—Suit to quiet title. Estate of William Sanset, deceased—Petition for probate of will.

Today's Calendar.

SUPERIOR COURT—DEPARTMENT ONE. Habeas corpus in Rodriguez. DEPARTMENT TWO. Estate of R. Nadeau—Petition for order for annual and final accounting. Estate of Aime Saurat—Distribution. Estate of Thomas minors—Petition for appointment of guardian. Estate of Mary Patison—Probate of will.

Estate of T. Phelan—Order to show cause. Estate of R. S. de Thompson—Petition for revocation of letters. Estate of J. R. Stiles—Letters. London vs. Grannis.

Van Steenberg vs. Roth et al. Baker vs. Smith. DEPARTMENT THREE. Guenther vs. Lemmert. King vs. Eddy et al. Wagner et al. vs. Steam Engine Works.

DEPARTMENT FOUR.

Walker vs. Brooks. DEPARTMENT FIVE. Taylor vs. Kinkner. Cochran vs. Downie. Kraemer vs. Shinn.

DEPARTMENT SIX.

Van Steenberg vs. Los Angeles, Pasadena and Glendale Railway company. The case of George Belle Van Steenberg, the flower girl, for \$600,000 from the Los Angeles, Pasadena and Glendale road, for the loss of her two feet, is still on trial before Judge McKinley. A motion for a non-suit was argued yesterday afternoon.

AN EXPLANATION AND ANSWER.

WHAT IS WINTERILLA?

Why, it is a pleasant and effective remedy for the positive cure of Chapped Hands, Poison Oak, Salt Rheum, Eczema, Sun Burn, Tan; positively removes Freckles, and is one of the grandest luxuries for gentlemen after shaving. This is an exquisite article prepared with the greatest care by scientific experts. Its component parts are perfectly harmless, and the ladies toilet is not complete without it. One trial will convince the most skeptical that what we say of WINTERILLA is true. For sale by all druggists in 25c and 50c bottles.

F. W. BRAIN & Co., Wholesale Agents SAM. LEVY, TAILOR, 442 S. Spring St., bet. Fourth and Fifth. Suits made to order. Gentlemen's clothing cleaned, dyed, repaired and altered in first class style. Dyeing and cleaning ladies' garments a specialty. 6-21 1m



A JEWEL OF A GIRL.

It is just possible that you were too busy during the holidays to think about jewelry. If that was the case, we can give you a hint that will be of service to you. Many of the daintiest little gems included in our holiday display were virtually lost sight of in the bustle and confusion of the festive days, and you will make no mistake if you come and look at them now that you have a little leisure on your hands. There isn't much in this world that has the least chance of pleasing you if you don't acknowledge that you never saw anything handsomer than our fine diamonds and other precious gems and jewelry.

"WAGNER'S JEWELRY," 125 South Spring Street.

THE SEASIDE INN, LONG BEACH, CAL. Select family hotel. All new and modern appointments. Adapted to refined taste and home comfort. For terms, etc., address or apply to SEASIDE INN COMPANY.

STATEMENT OF THE CONDITION OF THE

Main Street Savings Bank and Trust Company

AT THE CLOSE OF BUSINESS JUNE 30, 1892. Opposite New Postoffice. (Incorporated October 23, 1890.)

Table with columns for RESOURCES and LIABILITIES. RESOURCES: Cash on hand and due from banks, Loans, Furniture and fixtures, Expenses and taxes, Dividends paid, Bonds, Interest due and accrued. LIABILITIES: Capital paid in coin, Reserve fund, Interest collected, Earnings, Due depositors.

INCORPORATED SEAL. MAIN STREET SAVINGS BANK AND TRUST COMPANY. By J. B. LANKERSHIM, President. By F. W. DE VAN, Cashier.

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES, ss.

J. B. Lankershim and F. W. De Van, being each separately duly sworn, each for himself says: That J. B. Lankershim is president and F. W. De Van is cashier of the Main Street Savings Bank and Trust Company, the corporation above mentioned, and that the foregoing statement is true to the best of their knowledge and belief. Subscribed and sworn to before me this 30th day of June, 1892.

J. M. WORRALL, Notary Public in and for the County of Los Angeles, State of California.

Special Clean-up Sale of Horses

ON PREMISES, POTRERO GRANDE, TWO MILES SOUTH OF ROSEMead, ON WEDNESDAY, JULY 6, 1892. SALE COMMENCING AT 10 O'CLOCK A. M.

There are eighty (80) head in all, from 1 to 5 years old, most of them by Lexington, he by Lexington. He is a grand individual himself, and his colts are of good size and fine. Guests will be served with lunch. The public are invited to attend this sale in confidence, as I am determined to go out of the breeding business. Circulars with full description of stock can be had at O. K. Stables, 248 South Main street, from my salesman, E. W. Noyes. E. W. NOYES, Auctioneer.

ACTINA, THE GREAT EYE RESTORER AND CATARRH CURE.

SAN FRANCISCO, CAL., March 2, 1892. Mr. Robt. D. Miller, Los Angeles, Cal.: Sir: While in Los Angeles I purchased an "Actina" from you. I have used it successfully and allowed a friend of mine to try it. Think I can make a sale of one. Respectfully yours, M. B. CRANE, 1134 Golden Gate Avenue.

SAN FRANCISCO, CAL., April 2, 1892. Mr. Robt. Miller, Los Angeles, Cal.: Sir: As Mr. Crane was called home to Ogden before I was ready to purchase an "Actina," he said I could write for it myself just as well. I used his while he remained here and found it very beneficial to my eyes, which are very weak; one weeping eye has troubled me for ten years. Please find enclosed draft on New York for amount for which forward to me one Actina, and oblige, MRS. MARY YEARIAN, 1134 Golden Gate Avenue.

LOS ANGELES, April 15, 1892. R. D. MILLER, DEAR SIR: I have used Prof. M. C. Wilson's "Actina" for neuralgia and catarrh for only five weeks and find myself greatly improved. I have not had a single attack of neuralgia since I have been using it and find my catarrh a great deal better, with a good prospect of effecting a permanent cure. I can honestly recommend it to all sufferers from like diseases. J. PILLIG, No. 412 West Third Street.

LOS ANGELES, March 23, 1892. Mr. Robt. D. Miller, Los Angeles, Cal.: DEAR SIR: I can cheerfully and conscientiously recommend your "Actina" for catarrh of the head and throat of long standing. I have only used it for a short time, but feel that it has helped me and improved my condition very much. And I believe that it will prove a great benefit to sufferers of like troubles if used properly and continued for a fair trial. After using so many things that have proved worthless, it is a pleasure to find something that has true merit like "Actina." Yours very truly, L. N. STUART.

OFFICE HOURS: 9 a.m. till 9:30 p.m. Sundays, 9 a.m. till 1 p.m. Free Treatment at Office. Call for Circulars and Testimonials. NEW YORK AND LONDON ELECTRIC ASSOCIATION. LOS ANGELES BRANCH—Rooms 41 and 42 S. E. corner First and Spring sts. ROBERT D. MILLER, Manager.

DR. LIEBIG CO. SPECIALISTS.

The staff of the Liebig World Dispensary are the only surgeons in Los Angeles performing the latest operations required for a radical cure of Stricture, Hydrocele, Varicocele, Piles, Fistula and Rectal diseases, Eye, Ear, Nose, Throat and Lung, diseases of the Digestive Organs, and diseases of women and children.

Appliances for Rubine, Curvature of the Spine, Club Foot, and all deformities, manufactured by our own instrument maker.

Nervous Debility, Sexual Weakness, Loss of Power, Gleet, Gonorrhoea, Syphilis, Spermatorrhoea and all urinary diseases, discharges of either sex. Confidential book and bottle of German Invigorator given free to prove its merit; sure cure for special private and nervous troubles. Hours—9 a.m. to 3:30, and 7 to 10 p.m. 123 S. MAIN ST. 8:30 p.m. Sunday, 10 to 12, only. (In confidence) DR. LIEBIG & CO., LOS ANGELES.

DR. BOW,

The Wonderful Healer of Human Diseases, late of San Francisco, has Offices at No. 415 North Los Angeles Street.

He invites all the sick and afflicted to call at his office to consult him. Dr. Bow is a regular graduate of the highest medical college in Canton, China. He has had long experience in treating all diseases. No sick person need give up hope until he has consulted Dr. Bow, as the doctor has the reputation of being a very able and successful physician among all practitioners. When others have failed, he has successfully cured hundreds of the most difficult cases during his several years of practice in San Francisco.

I gladly certify that after but a brief treatment of my father, Dr. Bow, that he was cured of my sick bed and made a well man of me. My disease consisted of liver and kidney troubles in a very severe form. S. M. PETERSON, Boyle Heights, Los Angeles, Cal., Feb. 26, 1892.

Everybody is cordially invited to call upon and become acquainted with Dr. Bow, and his San Francisco friends will find a hearty welcome at his OFFICES, No. 415 N. Los Angeles St., near the City Plaza. CONSULTATION FREE.