

THE POLICE BOARD.

Chinese and Other Lottery Games Discussed.

THE POLICE STATION CONTRACT.

Saloon Licenses Granted and Refused—Other Matters Attended to by the Commission.

The Board of Police Commissioners held its regular weekly session yesterday afternoon, Mayor Hazard presiding, and Messrs. Collins, Dexter, Knox and Lewis present.

The Chief's report for the month of December last was taken up, and filed after being read.

In the matter of the application of Guizand and Maset, for permission to open a new saloon at No. 708 Temple street, the Chief reported that although the petitioners had obtained the requisite number of signatures to their application, there were several protests against the granting of the same, and the feeling expressed by the residents in the vicinity of the proposed saloon was very strongly in opposition.

The application of Guyal and Wernick, for a new license at No. 122 Aliso street, was granted, the Chief having reported favorably thereon.

A communication was received from Mrs. S. Henry, a resident of No. 53 Howard street, complaining against Fred Volkmer, the proprietor of the Point saloon, at the junction of New Main and Alameda streets, in which she stated that the saloon-keeper harbored her husband and encouraged him to spend all his earnings for liquor and in playing cards, against her protests.

The Court—I think a good portion of the argument which counsel have made upon this occasion would have been more appropriate upon a motion for a new trial. The questions as to the sufficiency of the evidence are not proper subjects for consideration upon a plea to the Court.

Mr. Knox was of the opinion that an example ought to be made of such saloon-keepers who made a practice of furnishing liquor to habitual drunkards, and though willing to have the matter referred to a committee for investigation, intimated that the revocation of Volkmer's license would meet with his approval.

Mr. Collins, however, thought that it would meet with the requirements of this case if the Chief was instructed to forbid the sale of liquor in future to Henry. Mr. Knox's motion for an investigation prevailed, and Messrs. Knox, Collins and the Chief were appointed as a committee for this purpose by the Chair.

Chief Glass reported that he had received several complaints about the Chinese, who were apparently moving up in the city from Chinatown, and he had therefrom detailed Detective Wallin to look into the matter. That officer reported that a Chinese lottery game was being now run openly in a back room of the Louvre saloon, near the corner of Main and First streets, and that he had bought a ticket there upon solicitation. Another room was fitted up as a club room, with poker tables, etc.

The Chief further reported that there were also complaints about the sale of tickets for the Louisiana Lottery on the streets, and as this was a direct violation of the law, he asked the board for instructions as to the course he should pursue in the matter.

Mr. Lewis said that he had been informed that boys of tender years were allowed to play the Chinese lotteries, and he therefore moved that a committee be appointed to investigate both this and the Louisiana Lottery scheme.

Mayor Hazard said that there was no question about all lottery schemes being violations of the law, but it was also a violation of the statute to permit a person to publish the advertised lottery lists, and if the line could be drawn anywhere, he thought that the law should be enforced.

Mr. Lewis wanted all lotteries summarily suppressed, but especially those at which boys were allowed to play.

Mr. Collins said that he had been approached by a Chinese lottery dealer who solicited him to buy some tickets, but as he did not believe in gambling devices, he had declined. A general discussion of the lottery question was indulged in, during which it was stated that the Chinese lotteries were far more than the Great Louisiana Lottery, as the latter sent 90 per cent. of the money paid in to swell the coffers of another State. The Chair finally appointed Messrs. Collins, Dexter and Lewis as a committee of investigation into the evil.

The communication was read from Chief Glass, to the effect that an examination of the books of his department showed that no deposit of moneys collected on the license numbers apportioned to hackmen, expressmen and peddlers had been made in the city treasury since the close of the administration of Chief H. H. Benedict on December 29, 1888, as required by ordinance. It further appearing that since that date no 323 numbers had been issued and \$32.30 collected thereon, but that there were only \$15.80 on hand, and that therefore there was a deficit of \$16.50, he requested an investigation of the matter, the Chief added, however, that he was confident that the shortage was not due to either the negligence or speculation of the clerks employed since his administration. The Chairman appointed Mr. Knox as a committee to look into the affair.

The application of Wand & Grude for a new saloon license at No. 557 New Main was referred to the Chief for investigation. A petition was received from W. H. Roper, the proprietor of the Cabinet saloon, on Second near Spring street, asking for a rebate of twenty-three days in his license for last month, during which he was only open during the last seven days. Mr. Dexter was of the opinion that a great injustice had been done to Roper in making him pay a full month's license for seven days, and after a brief discussion the matter was referred to the Finance Committee of the Council, without recommendation.

A communication was received from the City Clerk to the effect that the board's suggestion in relation to the erection of a range in the City Jail had been adopted, and that the matter of furnishing the Chief's office had been referred to the Committee on Public Buildings.

Mayor Hazard stated that during the past week the Council had sent in bills to the extent of over \$2,000, for work done upon the new Police Headquarters, for his approval, and he wished to call the attention of the board to the fact that the Council went to work and took the matter out of the Commissioners' hands,

and blindly contracted for any amount, when the board could have had the same done by contract for half the sum. Messrs. Lewis and Collins said that Skinner had offered to do the work by contract for \$1,500, and the matter was discussed generally at some length.

A number of demands, amounting in the aggregate to \$755.62, were approved as read. The matter of Officer Hawley's salary as "acting overseer of the chain-gang," having been protested, came up for discussion, but as it had already been referred to the Council, no further action was taken.

The Chief asked that he be authorized to make connection with the fire alarm bell in the City Hall tower, so that in case of a fire or similar necessity, he could at a given signal summon the whole department together.

On motion of Mr. Knox he was authorized to have the work performed. The board then adjourned.

GARRETT'S SENTENCE.

He Gets the Full Extent of the Law.

Yesterday Captain F. M. Garrett, convicted by a jury for the crime of incest committed on his natural daughter Malia, now Mrs. Edgcomb, came before Judge Lucien Shaw for sentence. The jury which found him guilty did so with a recommendation to the Court to deal mercifully with the culprit. Much speculation has been indulged in by the public since Friday as to what the sentence would be.

When the case was called yesterday, W. T. Williams, for the prisoner, moved to have a new trial granted. Williams made a short argument on law points, and then Major Horace Bell followed with a long argument to the Court on the same proposition. Assistant District Attorney McComas asked the Court if it desired to see the public clamor in reply to that advanced by the attorneys for the defense. The Judge replied that he did not, and proceeded to express his views as follows:

The Court—I think a good portion of the argument which counsel have made upon this occasion would have been more appropriate upon a motion for a new trial. The questions as to the sufficiency of the evidence are not proper subjects for consideration upon a plea to the Court.

There is no doubt that there has been a good deal of public clamor in this case which was probably adverse to the defendant, but I don't think that that had any effect on the trial of the case, and I am very clear that so far as the action of the Court was concerned, it was as favorable to the defendant as he ought to have asked, and certainly as favorable as the law would allow, so far as I know, and if the public clamor had any effect at all, it tended to make the Court more lenient towards him than it otherwise would have been.

As to the jury, they were cautioned against reading any newspapers or allowing anybody to talk in their presence about the case, and I am pretty sure that they have obeyed the instructions of the Court, and, therefore, they have been excluded entirely from any influence of public clamor. There has been a large crowd in attendance during the trial, but I do not remember ever seeing any demonstrations from them which would indicate a preference one way or the other. So I think the verdict must have been the result of a consideration of the evidence in the case, uninfluenced by outside pressure of any sort.

As to whether the recommendation of the jury was caused by a reasonable doubt in their minds, I cannot say, but think it could not have been for that reason. They were fairly and thoroughly instructed as to their duty in the case, and repeatedly instructed that if they had any reasonable doubt as to the guilt or innocence of the defendant they should render a verdict acquitting him, not to recommend him to mercy. The jury did so, but one duty to perform in the trial of the case, and that is to render the verdict, either finding the defendant guilty or not guilty. It is no part of their province to recommend the defendant to the mercy of the Court.

They do not have the task of fixing the amount of punishment. The Court listens to the evidence, and in fixing the sentence it is the duty of the Court to consider the evidence so far as it tends to show the nature of the crime, the circumstances under which it was committed, and all that, with the view to determine the amount of punishment which ought to be inflicted. I do not think it is the province of the jury to say anything about the circumstances in their verdict. The only effect which a recommendation of the jury would have would simply be the opinion of twelve men who heard the evidence as to the merits of the case and as to the severity of the punishment. But as the Court, in passing sentence, must assume that the defendant is guilty. He passes sentence, not upon an innocent man, not upon a man of whose guilt there is a reasonable doubt.

At this point the Court was interrupted by Mr. Williams, who stated that the defendant preferred to be incarcerated at San Quentin rather than Folsom, on account of the heat at Folsom during the summer.

The Court (continuing)—but under the decisions of our Supreme Court, under the law, a man is guilty so far as the sentence is concerned beyond question. Mr. Garrett, you stand up. The defendant—May I say a word, your honor? Just one word only? The Court—Well, what is it? The defendant—As the matter has been brought up, I desire to thank the Court for its unbiased and impartial rulings during the long and tedious trial. That is my opinion.

You have had, Mr. Garrett, a fair and impartial trial so far as the Court knows, and certainly that was the intention of the Court, and I believe the intention of the jury. There has been a patient investigation of the case, and the verdict has been rendered as stated, finding you guilty. There has been a recommendation for mercy. It is somewhat difficult for the Court to see upon what the recommendation is based. The victim, or the accomplice of your crime, might be recommended to mercy upon the ground that, at the beginning, at least, she was so young as to be probably unconscious or ignorant of the nature of the act. An ordinary seducer might plead in extenuation that he was influenced by his youthful passions, and that probably he is in good faith really intended to perform the marriage which would cure the wrong committed. Even a brother or sister who might commit the act of which you are convicted might plead that they were young and did not know, did not fully realize the nature of the act.

But in your case, you have been convicted on at least five pleas that he was under no obligation or duty towards the person who was the victim of his lust. But when a person of gray hairs, middle aged, in whom the passions of youth have been cooled by the years that have passed over him, takes the fruit of his

own loins, a person to whom he owes every duty and obligation, for whose well-being and moral purity he is responsible, for whose birth he is responsible, and to whom he ought to feel every affection that can move the human breast almost, and deliberately brings that person to a life of misery, impurity, and what might almost say an eternity of suffering, I cannot see that there is anything to be said in mitigation of the crime. It certainly is the most aggravated case, the crime of which you have been convicted, that could be committed. Whether you are guilty or not has been decided by the jury; it is not for the Court to say anything upon that subject, but, you being guilty, it is certainly a case of the most aggravated character. It is the judgment of the Court that you be imprisoned in the State's Prison at San Quentin for the period of ten years. The Sheriff will see that the sentence is carried into execution.

The sentence is the full period allowed by law for the crime of which Garrett was found guilty. If the verdict is just there will be little question that the sentence is so. The public will applaud it.

Garrett will probably be taken to San Quentin today, and Deputy Sheriff Dennis Kearney will probably perform the task. It is hardly likely that an appeal will be taken in the case. It was a remarkably fair trial so far as the defense is concerned, for the Judge refused nothing that had the least bearing on the case in the evidence given, and he was as liberal in his instructions to the jury.

PUBLIC WORKS.

A List of Places Inspected Yesterday.

The Board of Public Works yesterday afternoon took a short trip about the city to see what the various petitioners desire done in the way of improvement. Most of the petitions were for cross-walks which had been rendered necessary by the late rain. Temple street was found to be in a very bad condition, and it was almost impossible for teams to get over the hill. The street department was busy in filling up the holes with gravel. On Los Angeles street, opposite the Plaza, the board looked at the buildings of L. N. Breed and L. Baucher, which project on the sidewalk two or three feet. Mr. Baucher asked permission to have his building remain as it was until that of Mr. Breed was set back, and the board thought he should be given the required permission. Mr. Breed, it was stated, has an agreement with the city, allowing his buildings to remain as they are until the leasing of his tenement expires.

The property owners on New High street asked to be allowed to macadamize from Alpine to Marchessault streets. The board concluded that something should be done, and will recommend that the petition be granted, and that the City Engineer be instructed to define the lines of the street. The rest of the day was spent in looking up points where cross-walks are desired, and a large list will probably be recommended on Monday.

For the Holiday Trade Go to Ebinger's for your fruit cakes, angel food, pound and ornamental cakes for weddings. Corner Third and Spring streets.

ST. JACOBS OIL THE GREAT REMEDY FOR PAIN CURES PERMANENTLY HEADACHE. 22 Years. Patagon, Ind., July 30, 1888. Suffered pain in head from sunstroke 22 years. It was cured by St. Jacobs Oil and has remained so 4 years. SAMUEL E. SHIPPLER. AT DRUGGISTS AND DEALERS. THE CHARLES A. VOGELER CO., Baltimore, Md. n1 eod12m

IMPORTANT AND Worth: Investigation.

We are making suits to order of the fine Huddersfield worsteds for \$25 which are worth \$40. These suits are made during the past three weeks has proved such an immense success in San Francisco, we concluded to give the people of Los Angeles, we have purchased \$40,000 worth of these Huddersfield worsteds and have added a large line of Kerseys and Meltons for overcoats made to order, with fine silk linings, for \$25 to \$30, which would cost elsewhere at least from \$40 to \$60. We have received from the mill over 40 pieces of the finest material, which we bought at an immense reduction, and we are now prepared to give our customers and the public the benefit. These are the ALL-WOOL goods at prices never before known in Los Angeles. Please call and examine the goods and be cured of the bargain now offered for the holidays.

Joe Poheim, The Tailor. 49 & 51 South Spring St. d24 11

A Speedy Cure Warranted.

DR. BELL'S GERMAN EXTRACT CURES all private syphilitic, chronic, urinary, skin and blood diseases, catarrh, lung affections, female complaints, and all such diseases as are brought about by indigestion and excesses; \$1. No cure no pay. Dr. Bell's French Wash cures all private diseases, blood poison, old sores and ulcers, G. & G. in two or three days. \$1. No preparation on earth equal to it. For sale only at the BELL'S EXTRACT STORE 405 South Spring Street, Los Angeles Cal. They have over 30,000 testimonials of wonderful cures. eub 5m

EMPIRE Livery and Boarding Stables HAVE REMOVED

TO 220 SOUTH MAIN STREET, Panormia Building. OTIS, HIDDEN & CO., d19 1m PROPRIETORS.

FOR MEN ONLY! POSITIVE CURE FOR LOST OR FAILING MANHOOD; GENERAL AND NEURALGIC DEBILITY; WEAKNESS OF BODY AND MIND; Emissions of Semen or Excesses in Oil or Young Men.

Robert, NASHVILLE, Tenn. How to Enlarge and Renew the Weak, Shrunken, and Faded Manhood. Absolutely unobtainable HOME TREATMENT—Results in a day. Was tried from 47 States, Territories, and Foreign Countries. You can write them. Best, full particulars, and prospectus mailed free. Address: LITTELL'S MEDICAL CO., BUFFALO, N. Y. e1eod4w11

Paris Exposition 1889: 3 GRAND PRIZES—5 GOLD MEDALS. MENER CHOCOLATE ABSOLUTELY PURE! VANILLA (GAMTE) QUALITY. ASK FOR YELLOW WRAPPER. FOR SALE EVERYWHERE. BRANCH HOUSE, UNION SQUARE, N. Y.

AMUSEMENTS.

GRAND OPERA HOUSE. H. C. WYATT, Lessee and Manager. E. S. DOWLING, Associate Manager.

Week commencing Monday, December 30th. The charming and gifted comedienne, MISS VERNONA JARBEAU!

Thursday, Friday and Saturday Matinee, the new sparkling musical comedy, STRICTLY CONFIDENTIAL! Replete with original music, catchy songs, handsome costumes, pretty girls, witty sayings, funny situations.

Saturday night, by special request, STARLIGHT! "That's enough, don't you think?"

GRAND OPERA HOUSE. H. C. WYATT, Lessee and Manager. E. S. DOWLING, Associate Manager.

SPECIAL ENGAGEMENT! One Week, commencing Monday, January 6th.

EMMA JUCH OPERA CO. (Late National Opera Co.) 108...PEOPLE...108 32...ORCHESTRA...32

REPERTOIRE: Monday—FAUST! Tuesday—IL TROVATORE! Wednesday—GARMEN! Thursday—MARITANA! Friday—MIGNON! Saturday Matinee—BOHEMIAN GIRL! Saturday Evening—DIE FREISCHUTZ!

PRICES TO SUIT EVERYONE. Dress Circle and Orchestra (reserved) \$ 2.00 General admission 1.00 Balcony (reserved) 1.00 Balcony admission .50 Gallery 25 Cents Legs 10.00 Boxes \$10.00 and 15.00 Seats on sale Thursday, Jan. 2d, at 10 a. m. d24

LOS ANGELES THEATER. ONE WEEK COMMENCING ONE WEEK January 6th.—MONDAY—January 6th.

THE EVENT OF THE SEASON. J. W. Hill's Union Square Theater Company in

A POSSIBLE CASE. An Amusing Comedy by Sydney Rosenfeld. 18—First-class Artists in the Cast—18

A Brilliant Society Play. A Melange of Fun, Ecstasy and Original Comedy. Original Company Costumes and Scenery. Seats on sale at the box office on Thursday morning. d11

ILLINOIS HALL. Fort and Sixth Streets. FRIDAY EVENING, JANUARY 3d. GRAND SOIRÉE!

By Illinois Association of Music, Elmore, Shadow Pantomime, etc. Saturday evening, Jan. 4.—The charming opera "Boons of Avernus" and the musical extravaganza, "Sons" under the management of J. K. Parella. January 31 and February 1.—Henry George.

VIENNA BUFFET. COR. MAIN AND REGUENA STS. F. KELLOGG, PROPRIETOR.

Refined Musical Entertainment every night, from 7:30 until 12 o'clock. Admission free. Change of Programs nightly. Change of Theatrical Troupe weekly. The only original Austrian-Hungarian Kitchen. Open all day and night. Popular Prices, and polite and attentive service guaranteed. n26 11

SULLIVAN'S CLOAK AND SUIT HOUSE

113 South Spring St. Special Notice!

Having determined to retire from business in the city of Los Angeles, we will on MONDAY, NOVEMBER 25th, in augurate a grand SACRIFICE SALE

Of our entire stock, consisting of the choicest goods ever shown on the Pacific Coast, and including all of our fine imported holiday novelties, for which our order had been placed before contemplating this move. There will be absolutely no reserve, as every article must be sold and no offer will be rejected, and we are determined to sell every garment in our stock by January 1st.

Call and see our goods, as now is the time for you to buy and this is your opportunity.

KELLY & LIEBES, Props. d4wed-tri-sun-1m

Reliable SEEDS

The famous Hovey Seed Store of Boston, and Hovey Nurseries of Cambridge, Mass., have been moved to East Pasadena, California, where the business will be conducted as THE RAYMOND FLOWER AND SEED STORE, C. H. Hovey, Manager, East Pasadena, Cal. Send for complete catalogue.

EXCELSIOR STEAM LAUNDRY

BEST IN THE CITY. Office, 15 West Second St., TELEPHONE 3611. Work delivered to all parts of the city. SATISFACTION GUARANTEED. BAKER IRON WORKS, 542-54 Buena Vista St. Los Angeles. Adjoining Southern Pacific Grounds. Telephone 124. d22

BANKING HOUSES.

MAIN STREET SAVINGS BANK AND TRUST CO. 326 SOUTH MAIN STREET. CAPITAL, \$200,000. President, J. B. Lankershim, Vice-President, Chas. Forman, Cashier, F. W. DeVau. Directors, Chas. Forman, A. H. Denker, J. J. Schaller, G. J. Griffith, J. B. Lankershim, J. H. Jones, I. N. Van Nuy, Geo. H. Pike, F. Sablich. Five per cent. Interest paid on Time Deposits. Money to Loan on Real Estate. d28r

THE NATIONAL BANK OF CALIFORNIA. Corner of Spring and Second Streets, Los Angeles, Cal. CAPITAL, \$250,000. Is fully equipped for every kind of legitimate banking, and solicits the accounts of all needing a banker.

OFFICERS: J. M. C. MARBLE, President. Owen H. Churchill, Vice-President. Geo. E. Crockett, Cashier. W. G. Hughes, Assistant Cashier. PERRY WILDMAN, Assistant Cashier.

BOARD OF DIRECTORS: Owen H. Churchill, Thos. R. Bard, Gen'l M. H. Sherman, Dr. W. L. Gravois, Capt. George E. Lemon, R. F. C. Klocke, Dan McFarland, Perry Wildman, W. G. Hughes, J. M. C. Marble. d4 11

FARMERS' AND MERCHANTS' BANK OF LOS ANGELES, CAL. ISRAIAH W. HELLMAN, President. L. C. GOODWIN, Vice-President. Capital (paid up) \$500,000. Surplus and Reserve Fund 800,000. Total \$1,300,000.

DIRECTORS: O. W. Childs, O. E. Thoma, Jose Mascarel, B. Lankershim, G. Ducommun, Philippe Garnier, L. C. Goodwin, L. L. Bradbury, Isasia W. Hellman.

STOCKHOLDERS: O. W. Childs, L. L. Bradbury, Philippe Garnier, James B. Lankershim, T. L. Droste, Jose Mascarel, Chas. Ducommun, Andrew Glasell, Cameron E. Thom, Domingo Amestoy, Louis Folsad, L. C. Goodwin, Fredley G. Baker, Frank Lecourvreur, Oliver H. Ellis, Sarah J. Lee, Estate of S. Holoman, Chris. Hanna, Jacob Kehr, Isasia W. Hellman. d11

LOS ANGELES SAVINGS BANK, 130 NORTH MAIN STREET. CAPITAL, \$100,000. L. C. GOODWIN, President. W. M. CASWELL, Secretary.

I. W. HELLMAN, JOHN E. PLATER, ROBERT S. BAKER, J. B. LANKERSHIM, L. C. GOODWIN.

Term deposits will be received in sums of \$10 and over. Ordinary deposits in sums of \$10 and over. Money to loan on first-class real estate. Los Angeles, July 1, 1889. d11r

CALIFORNIA BANK. Cor. Fort and Second Sts., Los Angeles. Subscribed Capital \$500,000. Paid up Capital \$200,000. Surplus \$200,000.

Directors: Hervey Lindley, J. O. Key, E. W. Jones, Juan B. Riera, H. G. Newhall, J. H. Witmer, J. Frankendorf. Vice-President: J. M. Wilmor, Assistant Cashier.

General Banking and Exchange Business transacted. Terms of deposit will be received in sums of \$10 and over. Ordinary deposits in sums of \$10 and over. Money to loan on first-class real estate. Los Angeles, July 1, 1889. d11r

THE CITY BANK, 37 South Spring street. Capital Stock \$300,000. A. D. CHILDRESS, President. JOHN S. PARK, Cashier.

Directors: W. T. Childress, Poindeux Dunn, F. Fitzwilliam, E. E. Crandall, John S. Park, E. G. Lant, S. W. Little, A. D. Childress.

General banking. Fire and burglar proof safe deposit boxes rented at from \$8 to \$20 per annum. d4 12m

THE UNIVERSITY BANK OF LOS ANGELES. No. 119 New High street. CAPITAL STOCK PAID UP \$100,000. SURPLUS 20,000.

R. M. WIDNEY, President. GEO. L. ARNOLD, Cashier. Directors: R. M. WIDNEY, O. A. WARNER, D. O. MONTGOMERY, C. M. WELLS, S. W. LITTLE, L. H. TITUS.

Eight per cent. bonds secured by first mortgage on real estate, with interest payable semi-annually, are offered to investors of \$250 and upward. d11

SOUTHERN CALIFORNIA NATIONAL BANK. NADIAU BLOCK. W. M. BREED, President. W. F. BOBYSHELL, Vice-President. O. N. FLINT, Cashier.

PAID-UP CAPITAL \$200,000. SURPLUS 20,000. AUTHORIZED CAPITAL 500,000. Directors—J. N. Breed, H. T. Nowell, H. A. Barclay, Charles E. Day, E. G. Bostwick, Hagan, Frank Rader, Louis Gottschalk, D. Remick, Thos. Goss, William F. Bobysshell. d11

LOS ANGELES COUNTY BANK. Temple Block, Los Angeles, Cal. Capital Stock Paid Up, \$100,000. Reserve Fund, \$100,000.

JOHN E. PLATER, President. R. S. BAKER, Vice-President. GEO. M. STEWART, Cashier.

H. L. Macneil, J. O. Key, Robert S. Baker, John E. Plater, Geo. W. Prescott, John A. Paxton, Geo. H. Newhall.

Buy and Sell Exchange on San Francisco, New York, London, Paris, Berlin and Frankfurt. Buy Exchange on all parts of the United States and Europe. Receive money on open account and our office of deposit, and do a general banking and exchange business. d11

FIRST NATIONAL BANK OF LOS ANGELES. CAPITAL STOCK \$200,000. RESERVE \$205,000. UNITED STATES DEPOSITORY.

R. F. SPENCE, President. J. D. BICKNELL, Vice-President. J. M. ELLIOTT, Cashier. G. B. SHAFER, Assistant Cashier. Directors—E. F. Spence, J. D. Bicknell, B. H. Moss, Wm. Lacy, J. F. Crank, H. Mabury, J. M. Elliott.

The famous Hovey Seed Store of Boston, and Hovey Nurseries of Cambridge, Mass., have been moved to East Pasadena, California, where the business will be conducted as THE RAYMOND FLOWER AND SEED STORE, C. H. Hovey, Manager, East Pasadena, Cal. Send for complete catalogue.

State Loan and Trust Co. Capital \$1,000,000. BANKING ROOM, N. W. CORNER SPRING AND SECOND STREETS, BRYSON-SOBERAKE BUILDING.

Directors: GEO. H. BONEBRAKE, President. JOHN BEYSON, Sec'y. Vice Presidents: E. F. SPENCE, SAMUEL B. HUNT, Secretary. H. C. WITMER, L. N. BREED, H. J. WOOLACOTT, P. M. GREEN, W. G. COCHRAN, L. W. DENNIS, W. H. PERRY.

We act as trustees for corporations, syndicates and estates. Loan money on choice real estate and collateral. Keep choice securities for sale. Pay interest on savings deposit. Five per cent. paid on time deposits. Safe deposit boxes rent. d5 11

LOS ANGELES NATIONAL BANK. Cor. First and Spring Sts. CAPITAL \$500,000.00. SURPLUS AND UNDIVIDED PROFITS 50,000.00. TOTAL \$550,000.00. GEO. H. BONEBRAKE, President. JOHN BEYSON, Sec'y. Vice-President: F. O. HOWES, Cashier.

Directors: DR. W. G. COCHRAN, H. H. MARBLE, JOHN BEYSON, JOHN BEYSON, Sec'y. DR. H. S. HAYSON, F. O. HOWES, GEORGE E. BONEBRAKE.

Exchange for sale on all the principal cities of the United States and Europe. d11

LOS ANGELES SAFE DEPOSIT TEMPLE & HIGH STS. LOCK BOXES, STORES, VALUABLES, EXECUTES TRUSTS. d26 11

SECURITY SAVINGS BANK AND TRUST COMPANY. Capital \$200,000. No. 40 S. Main St., Los Angeles, Cal. F. N. MYERS, President. S. A. FLEMING, Vice-President. J. F. SARTORI, Cashier.

STOCKHOLDERS: Isasia W. Hellman, O. W. Childs, Jr., Eugene Germain, O. W. Childs, Jr., T. L. Duque, Thomas Meredith, J. A. Graves, E. D. Sillett, A. C. Rogers, M. D. Morris S. Hellman, Samuel Polaski, James Rawson, John H. Folsad, Harry Blackman, Nathan Well, Isador Folsad, James H. Shanklin, W. M. Caswell, A. A. Moore, M. H. Shaw, R. Y. McBride, John H. Bartle. d11

Five Per Cent. Interest Paid on Deposits. The notice of the public is called to the fact that this bank only loans money on approved real estate security; that it does not loan money to its stockholders, officers or clerks; that among its stockholders are some of the oldest and most responsible citizens of the community; that under the State laws, the private capital money of its stockholders are protected liable for the total indebtedness of the bank.

These facts, with the care exercised in making loans, insure a safe depository for saving accounts. School teachers, clerks, mechanics, employes in factories and shops, laborers, etc., will find it convenient to make deposits in small amounts.

Financial agents for eastern and San Francisco capital money to loan on ranches and city property. Bonds and mortgages bought. Remittances may be sent by draft or Wells-Fargo Express. d11

DIVIDEND NOTICE. Main Street Savings Bank AND TRUST CO. The Board of Directors of the Main Street Savings Bank and Trust Co. have declared a dividend of 5 PER CENT. per annum on term deposits and 3 PER CENT. per annum on ordinary deposits, for the half year ending December 31, 1889, payable on and after January 1st, 1890. FRANK W. DEVAN, Sec'y and Cashier. d31 1m

CALIFORNIA BANK, Statement close December 31, 1889.

RESOURCES: Loans and discounts \$484,115 50 Real estate, vaults and fixtures 137,502 00 Expenses 9,354 08 Cash on hand \$75,433 79 Cash in banks 217,847 91 \$1,554,273 28

LIABILITIES: Capital paid up \$300,000 00 Surplus and Profits 42,999 88 Dividends undivided 24 24 Due depositors 1,211,249 40 \$1,554,273 28

H. C. WITMER, President. T. J. WELDON,