They Witness the Ordeal of Quon Toy Ying.

A Chinese Detective From Hong Kong Appears on the Scene.

Surgeon Bryant Tells About Goat Hu's Wounds-Wong Lip, the Injured Man, Put on the Stand-The Case Continued.

Tall Chinese and little Chinese, thin Chinese and fat Chinese, crowded and jostled one another in Justice Seaman's court-room vesterday.

Quon Toy Ying was under examination for the murder of his mistress, Goat Hu, and that an unusual amount of excitement has been caused by the murder was evidenced by the crowd of the prisoner's countrymen who attended yesterday's proceedings.

Even the Chinese women turned out with their babies, and held them high up in the air, so that they might see Quon Toy Ying, the alleged murderer. Wong Chee, the representative of the

Six Companies, was present, with Judge Cheney and Attorney Phibbs, who have been retained by the Chinese to assist the district attorney's office in prosecuting the case.

ing the case.

ing the case.

There was also an imported Chinese detective, a sharp visaged gentleman who halls from Hong Kong.

The defendant was represented by Attorneys Ling and Appel. The latter gentleman commenced the proceedings by asking the court that the Chinese spectators might be excluded from the court room. In this motion he was supported by Attorney Ling, who declared in an impassioned speech that the court room was packed with a crowd of high-binders, perjurers and criminals, who were there for the purpose of intimidating witnesses. He did not propose to see his client sacrificed on the Chinese altar of public anxiety.

of public anxiety.

Justice Seaman denied the motion,
and Police Surgeon Bryant was called as The conditions are as follows:

All votes must be made on coupons cut from the issues of the daily Herald.

No capon will be good for a vote after three days from the date on which it appears. That is to say, votes must be sent to the Herald office, where they will be credited to the person named on them, within three days' time of the date printed on them. This provision will not apply, however, to the last days of the publication of the cupon, for none will be received under any circumstances after midnight of August 4th. No votes will be received for any person in any way employed with the Herald.

All cupons must have the name and address of the person voted for plainly written. and Police Surgeon Bryant was called as the first witness. The doctor stated that he was called by telephone to the scene of the murder. He found an unknown Chinese woman lying on a bed in a little room above the Chinese restaurant on Alameda street. She was bleeding from two knife wounds in the abdomen, and was in a state of com-plete collapse. He attended to her in-juries and had her removed to the re-ceiving hospital, where death took place shortly after her arrival.

shortly after her arrival.

On cross-examination the line of defense to be adopted by the defendant's attorneys became apparent, Attorney Ling asked the witness whether or not there was blood upon the floor or passage leading to the room, and Attorney Appel in an argument as to irrelevant testimony denied the right of the prosecution to introduce evidence as to whether or not there was blood upon the bed only, the attorney stating that it might be this woman had been killed on the street and carried to been killed on the street and carried to her room without blood dropping any-where on the passageway or floor. Dr. Bryant stated that he had not noticed blood anywhere except on the

bed where the dying woman lay.

Wong Lip, the Chinese who was shot
by Quon Toy Ying, was then called, but
Dr. Bryant stating that it would be

dangerous to move the wounded man an adjournment was made to the receiving hospital, where the witness' testimony was taken.

Through an interpreter Wong Lip stated that he lived in the same house with the murdered woman. On the night of the killing he went to bed at 10 o'clock. He thought that the deceased retired at 12. About 5 the next morning he was awakened by hearing the woman shriek for help. He ran upstairs and pushed open the door. No sooner had he done so than Quon Toy Ying turned his gun on him and fired a shot. The witness turned to escape but The witness turned to escape but could not prevent a second shot from entering his breast. He fell and Quon Toy Ying rushed out of the room and escaped. The witness then crawled to prevent the trustees from carrying out the provisions of a resolution authorizing the extinguishment of the trust.

The complaint alleges that January 21, 1886, R. M. Widney executed a deed to H. Sinsabaugh, A. M. Hough, C. Maclay, W. W. Widney, D. O. Miltimore and R. M. Widney, as trustees, an interest of \$100,000 in the purchase price of the Rancho ex-Mission de San

escaped. The witness then crawled to the balcony and called for help. He positively identified the defendant as the man who shot him. He had just time to see the woman lying on the bed in a pool of blood before he was shot.

For nearly an hour the attorneys for the defense endeavored to shake his testimony but to no effect, and on account of the lateness of the hour, the exami-nation was continued until this morning. A strong objection was made by the defense to the presence of Wong Chee,

the representative of the Six companies, in the receiving hospital. It was noticed that while adjusting a quilt over the wounded man, Wong Chee made use of the opportunity to whisper something to the witness. Wong Chee was shortly afterwards requested to leave by Justice

THEY MAY WED. Marriage Licenses Which Were Issued

Vesterday. Marriage licenses were issued yester-

day to the following persons: Richard Nicholls, aged 30, a native of England, and Annie May Dudley, aged 17, a native of Mississippi, both of Los

Angeles. Oscar V. Sessions, aged 41, a native of Illinois and resident of Hueneme, and Ella A. Lower, aged 23, a native of Mis-souri and resident of Long Beach.

Henry F. Becker, aged 28, a native of Wisconsin and resident of Los Angeles, and Mellisa Van Fleet, aged 27, a native of Illinois and resident of Downey.

Frank M. Warner, aged 26, a native of

Illinois and resident of South Pasadena, and Ada E. Ledbetter, aged 20, a native of Missouri and resident of Los Angeles. Fred N. Grier, aged 27, a native of Maryland, and Maude Hamilton, aged 22, a native of Indiana, and both residents of Los Angeles.

The board of trustees met and on May 20th by resolution accepted the proposition of Judge Widney.

The plaintiff objects to the arrangement and has brought this suit to enjoin the board from proceeding further in carrying out the purposes of the resolution and abrogating the original endowment. E. Vehelage Rice, aged 25, a native of New Jersey, and Clydia Aikman, aged 19, a native of Iowa, both residents of

A. M. Vance, aged 31, a native of Ohio, and Emma B. Newman, aged 27, a native of West Virginia, both residents

A Pointer for Bicycle Riders.

Irvin W. Larimore, physical director of Y. M. C. A., Des Moines, Ia., says he can conscientiously recommend Chamberlain's Pain Balm to athletes, gymnasts, bicyclists, football players and the profession in general for bruises, sprains and dislocations; also for soreness and stiffness of the muscles. Mr. Larimore has used two bottles of Pain Balm and is enthusiastic in his praise of the remedy. When applied before the parts become swollen it will effect a cure in one-half the time usually required. It also cures rheumatism. For sale by C. F. Heinzeman, druggist, 222 North Main.

a native of West Virginia, both residents of Los Angeles.

Robert Emmet Cochran, aged 26, a native of Illinois, and Grace A. Royor, aged 21, a native of Nebraska, both residents of Los Angeles.

John W. Parish, aged 25, and Alice A. Fry, aged 22, both natives of Nebraska and residents of Los Angeles.

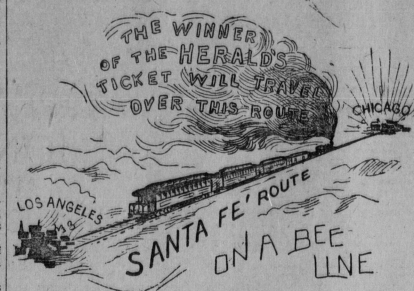
Thomas Deering, aged 36, a native of

Thomas Deering, aged 36, a native of Pennsylvania, and M. E. Workman, aged 32, a native of California, both residents of Los Angeles.

M. Harris, aged 51, a native of North Carlonia, and Delia Jones, aged 34, a na-tive of Tennessee, both regidents of Los

TUTT'S PILLS banish biliousness.

A FETE DAY FOR THE CHINESE. THE HERALD'S WORLD'S FAIR TRIP OFFER.



First-One First-Class Ticket to the | Third-Ten Days' Board, Free of all World's Fair and Return Via the Santa Fe Route.

scond-One Double Berth in Pallman Palace Sleeping Car from Los Angeles to Chicago and Return.

The HERALD hereby makes an offer of

a round-trip first-class ticket, a double berth in a vestibuled Pullman Palace

Sleeping car and 10 days' board at a

UNIVERSITY FINANCES.

NEY'S ENDOWMENT.

A Lot of Land at San Fernando Which Did Not Sell-The Judge Proposed

a Plan Against Which

a Trustee Kicked.

egution of the trust.

The lands included in the deed, a part

105, and the southwest 5 acres of the west 10 acres of block 269. There are

now mortgages and notes amounting to

The complaint states that May 1, 1893, Judge Widney proposed a new arrange-ment by which the endowment should

ment by which the endowment should be extinguished and the deed given up. When that was done he offered to give a new deed to the university to the fol-lowing lands in the rancho, free from any conditions: Blocks 256, 272, 287, 299, 303, 315, south 10 acres and west 10 acres of block 301, blocks 317 and 328, and the west 5 acres of block 269, also the notes before mentioned amounting to \$5048.95

to \$5048.95.

The board of trustees met and on May

A Pointer for Bicycle Riders.

USE GERMAN FAMILY SOAP.

Charge, at a First-Class Hotel in Chi-

Vote as early and as often as you please, and for any person you like, using the coupon printed below.

The Features of the Offer: The liberality of this offer can be HERALD'S WORLD'S FAIR COUPON ! judged when it is understood that it represents what would cost the winner JUNE 15, 1893. about \$200.

The round trip first-class ticket to Chicago will take the winner to that city over the popular Santa Fe route, the three-day line, which is the only road which has its own tracks from California to Kansas City, St. Louis and

The sleeping cars are of the latest vestibuled pattern of the Pullman palace cars, and are run through to the world's first-class hotel in Chicago FREE to the person getting the most votes between this date and August 4th at midnight. The conditions are as follows:

fair city without change.

The fortunate winner of the Herald's offer will be taken to the great show at Chicago by a most picturesque and instructive route. The road passes through eight states and territories and

through eight states and territories and presents to the traveler a most enjoyable variety of scenery. It also posses the great advantage of landing passengers in Chicago from 24 to 36 hours quicker than other routes.

The advantage of this offer can readily be seen. The person who gets the greatest number of votes in the time indicated will virtually be presented with a journey to and from the world's fair and a ten days' stay there at no expense.

It is a prize that any one might well be glad to get. It is especially advantageous to school teachers or school children, for it will enable them to make the trip during vacation.

THE SUPERVISORS. A SUIT INVOLVING JUDGE WID. PASADENANS ANXIOUS ABOUT THE

> Large Delegation Appears Before the Board - The Clock System of Montgomery Brothers Accepted-Routine Work.

ELECTRIC ROAD MATTER.

tant suit were filed yesterday in the superior court, the case being entitled power the construction of an electric G. W. White vs. R. M. Widney et al., The officer of Tasadena are in earnest trustees of the University of Southern city.

A large delegation of their prominent It is a suit involving the \$100,000 en-dowment given to the university by again before the board of supervisors aring Judge R. M. Widney, who is the presi- yesterday, occupying a considerable portion of the afternoon in the furtherance of their purpose.

They came armed with a carefully prepared ordinance to advertise the sale of a franchise, for a road, designating the route, and asked its adoption by the

It was prepared by a sub-committee of the committee of 100 appointed by the board of trade, and its provisions were explained to the supervisors by different members of the delegation.

The discussion was quite prolonged over the ordinance, the committee explaining that their object was in the in-terest of no one petitioner particularly, but designed to protect South Pasadena so that it would not be side-tracked by any bidders for the franchise.

There was considerable talk about the widening of Pasadena avenue, and sev-eral citizens from Garvenue, and sev-

price of the Rancho ex-Mission de San Fernando. It was for the purpose of providing a reserve endowment fund for the university. The lands were to be sold and the funds realized were to be invested in national, state, county or city bonds, or loaned on real estate security. Only the net income was to be used for the university in such manner as the trustees should deem best.

Only 6½ acres of the 680 have been disposed of and the complaint says that serious difficulties have arisen in the execution of the trust. eral citizens from Garvanza and High-land were on hand to see about it, and get in their work on passenger rates be-fore right of way was granted.

All these matters were carefully heard

All these matters were carefully heatuby the supervisors and they frequently asked questions of the speakers.

The ordinance was finally taken under consideration and the hearing was ad-The lands included in the deed, a part of the rancho named, were as follows: Biocks 254, 262, 268, north 10 acres, the west 10 acres, the south 10 acres of block 272, blocks 287, 299, 301, 303, 315, 317, 328, 329, south 10 acres and west 10 acres of block 330, blocks 331, 343, 344, 345, west 10 acres of block 106, east 81/2 acres of the south 10 acres of block 105, and the southwest 5 acres of the

A GOOD CLOCK SYSTEM. The matter of the acceptance of the clock system of the court house, supplied by Montgomery Bros., the Spring street jewelers, under their contract, came up before the board. The new system has proved to be an admirable one. All the clocks from the big one in the tower down keeping strictly good time and performing their duties in an exact manner which has satisfied the supervisors. The following resolution

was unanimonsly adopted:
Whereas, it appears that the terms of the contract of Montgomery Bros. to furnish a system of clocks for the court house have been fully complied with, it is therefore ordered that the clocks and clock system be and the same is hereby accepted and a warrant drawn in favor of said Montgomery Bros. in the sum of \$843.75, being 75 per cent of the contract price, the amount due upon the acceptance of said system in accordance with the terms of said contract.

ROUTINE MATTERS. Jacob Miller was appointed director at arge for the Big Rock Creek irrigation district to fill the vacancy caused by the

district to fill the vacancy caused by the failure of Jacob Miller to qualify.

The resignation of W. A. White as manager of the Los Angeles city and county free labor bureau was accepted, and upon motion of Supervisor Hanley, Homer O. Katz was appointed.

The resignation of 'Paul P. Conant as justice of the peace of Los Nietos township was accepted, and Samuel W. Burke was appointed to fill the vacancy.

A special meeting of the park commissioners will be held today at 9 a. m. The meeting is called to consider the proposal made by the boatmen at Westlake park of floating a huge raft in the center of the lake during the evening and having music and dancing thereon.

DR. C. V. P. WATSON IN THE CITY

He Will, However, Testify in the McWhirter Case.

An Attack of Erysipelas, He States, ick and McLain. Has Prevented His Progress.

read and approved.

The Stories About His Unwillingness to Testify He Asserts Have No Foundation-Detective Lawson's Opinion. coming Fourth of July.

Dr. C. V. P. Watson, one of the most important witnesses in the McWhirter case and about whom sensational stories have been told, to the effect that he had tried to escape the subpœna of the court by going out of the state, is in this city. Dr. Watson is at present confined to his room in the Smithsonian house, on South Hill street, at which place he arrived last Tuesday.

He told a HERALD reporter today that he was interested in some very important business affairs in Phoenix, Ariz., and was there when his property in Sanger, Cal., was burned. "I returned to Sanger at once," said the doctor, "and collected the fire insurance due me through the destruction of my building. While in Sanger, on June 2d, I was subpecnaed to appear in Fresno on the 12th inst., as a witness in the McWhirter case. My business in Pheenix was of so great importance that I at once returned there to look after it. When I arrived in Pheenix I wrote to one of the officers of the court in Fresno, stating that I would be in Fresno on the 13th or 14th of the month, informing him that my business was of such importance that it would keep me until that time, but that I should not. on any account, fail to appear at the trial. While in Pheenix I was attacked with erysipelas in my left leg and, although, suffering Sanger, Cal., was burned. "I returned my left leg and, although, suffering greatly, I started for Freeno, leaving Phoenix last Monday afternoon. I suffered untold agony during the trip, and on my arrival here on Tuesday afternoon I felt myself unable to proceed further, and consequently went to bed, as you find me."

With the intention of learning some facts, which would throw additiona llight on this subject, if possible, a reporter called on Detective Lawson.

Mr. Lawson said that one week ago yesterday a Fresno officer arrived here, looking for Dr. Watson, and called at

Detective Lawson went to the tempo-Detective Lawson went to the temporary residence of the doctor's wife, 312 South Hill street. There, in answer to questions as to the present locality of the doctor's whereabouts, it was learned that he was in Phœnix, Arizona, where he was attending to some very important business, but was expected to return on the 12th inst. to Freeno.

Mr. Lawson had no doubt of the lady's truthfulness, and at once communicated with his correspondent at Phœnix and ascertained that the doctor was there and suffering very much with ery-

there and suffering very much with erysipelas in his leg. Lawson then sent one of his operators to Phœnix and kept him there until last Monday, but being satisfied that the doctor intended to return, telegraphed his agent to do likewise, and he came back on the same train with the doctor. Mr.

Lawson states that the accusations brought against the doctor and pub-lished in various newspapers were an inpossible for him to reach Freeno at the time specified he is confident he would have been there and would have been there and would have appeared as a witness in the case. As it now stands the doctor will be in ample time to testify, all newspaper reports to

THE COURTS.

New Suits. Yesterday morning the district attorney filed a new information in the case of Arthur Chesterton, alias Edward Fonds, charging him with obtaining money under false pretenses and June 19th was set for the time of his arraign-

In the case of the People ex rel Hart vs. The Pacific railroad company to for-feit certain franchises, the final brief was filed yesterday and the cause was

In the case of Bert vs. Newton, Judge Shaw yesterday appointed Martin For-rest receiver and fixed his bond at

The insurance case of W. H. Clark vs. The London and Lancashire Insurance company was on trial again yesterday in Judge Shaw's court, and additional tes-timony for the plaintiff was taken.

Joseph C. Price, a native of England,
was admitted to citizenship by Judge

Smith yesterday.

A NEW SUIT. A new suit was begun yesterday by Kerckhoff-Cuzner Mill and Lumber company vs. Charles Crew. It is a suit on a promissory note for \$376.56.

FONDA FOUND GUILTY.

The Adroit Operator Found Guilty of Petit Larceny.

Edward Fonda was tried before Judge Smith and a jury yesterday upon another of the charges against him. The crime with which he was accused was stealing a typewriter from Mrs. Kate Sullivan.

The machine had been left at the house where Fonda lodged by the lady who ewned it. He took it and pawned it at L. B. Cohn's pawn shop on Main street for \$25. There was no question about his having taken the property, but upon its value evidence was introduced by the defense tending to show that it was not worth \$50 with the lady on the lady what he did not he would run over him, but that he ought to be run over, and also pleaded that his horse became unmanageable and he could not help what he did that it was not worth \$50, with the object of reducing the crime to petit

larceny.

The jury received the case at 2:30 o'clock, and returned in a few minutes with a verdict of guilty of petit larceny.

Time for sentence was waived and the defendant was sentenced to six months in the county jail.

THE FIRE DEPARTMENT. Proceedings at Yesterday's Meeting of

The regular weekly meeting of the board of fire commissioners was held yesterday at 10 o'clock in the city hall. Those present were Mayor Rowan, Commissioners Wirsching, Kuhrts, Brodr-

The minutes of the last meeting were

A petition was read from the Pacific Insurance Union in regard to the observance of advisable precautions on the

On the motion of Mr. McLain it was ordered that the chief engineer have all the apparatus of the department practically tested, and also all the fire hydrants inspected and tested between this time and July 1, 1893, as a precaution against any fire which may occur on or about July 4th.

The chief engineer reported that he had ordered fire hydrants placed at the corner of Dakota and First streets, and also at the corner of Orescent and Marion avenues as instructed by the board. The teams of engine company No. 3, as ordered, has been turned out to

It was ordered that the horse named "George," which is now in the corporation yard, be sold, as he was entirely unfit for duty in the department.

The city was asked to extend the sewer on Hayes street to the north end of engine house No. 1, and on motion of Mr. Kuhrts such recommendation was referred to council.

Estimates in regard to the raising and refitting of engine house No. 1, amounting to \$480, were submitted and ordered filed.

The petition of F. T. Bingham for permission to erect and maintain a steam boiler and engine in connection with the Los Angeles Tool works at the corner of Second and Vine streets, was read and referred to the chief engineer, with power to act under the ordinance.

The application of C. A. Johnson for position of callman, was read and or-dered filed.

Requisitions were reported by the chief engineer for \$54.15 and approved. The board then adjourned.

THE BOYS' BRIGADE. The Youngsters to Camp on Catalina

Island.

The Boys' Brigade of Southern California, the cadet religious-military organization which has companies in nearly all of the churches of Southern California, as well as throughout the country, have decided to go into camp at Catalina island from July 6th until July 13th. Nearly all of the companies of Los Angeles, as well as companies from the majority of churches in other towns in this section, will be fully represented at this camp of instruction, which will be conducted according to military

It is expected that fully 500 youths will be present at the camp. Captain Curtis D. Wilbur will be in charge of the camp, with Captain F. V. Fisher as adjutant. The following order has been promulgated:
The camp of instruction of the Boys'

Brigade of Southern California for the year 1893 will be held at Avalon, Cata-lina, for the period of eight days, com-mencing July 6th and closing July 13th, proximo, Captain C. D. Wilbur commanding.
Company commanders will at once

who will attend the encampment.

Companies coming from a distance will provide themselves with a lunch, unless they can reach camp before noon of July 6th.

Each man will provide himself with one single blanket, one extra pair socks, three handkerchiefs, one extra suit of underclothing, soap, towels, brush and comb. Flannel outing shirts will be worn in preference to linen. worn in preference to linen.

company quartermaster, who will attend to the transportation of all com-

pany baggage.

Quartermasters will see that each bag, satchel or bundle is properly tagged with owner's name, company number and residence. Blankets must be tagged similar to other baggage and turned over to company quartermaster, who will make a bale of them for shipment.

Each man will provide himself with one tin plate, tin cup, knife, fork and

AN EXPENSIVE COLLISION.

G. L. Wilson Wins His Damage Suit Against A. Vitagliano. A. Vitagliano, a fruit dealer on Upper Main street will not run into anyone with a wagon hereafter without careful deliberation.

The damage suit brought against him by G. L. Wilson for maliciously running into his cart with an express wagon and spilling him out, was concluded in Judge Van Dyke's court yesterday afternoon, and the defendant looked green when the jury brought in a verdict for the plaintiff and assessed his damages at \$1000.

It took the jury just 20 minutes to do the business for Mr. Vitagliano, and the jurors when polled spoke right out loud when asked if it was their verdict, ap-pearing to be glad not only to give it but to say so.

In answer to the clear cut evidence

of the plaintiff that the defendant harshly ordered him to get out of the way, when his cart was drawn up where he could move no further, and when Wilson said so, the remark of Vitagliano

horse became unmanageable and he could not help what he did.

The jury evidently believed the wit-nesses for the plaintiff who swore that Vitagliano after saying he would run over Wilson, deliberately proceeded to do so, and turned his head so that he could see his wheel hub strike the wheel to Wilson's cart. A stay of execution for 30 days was granted.

KOEBIG'S WEE VERDICT.

A VERY SMALL JUDGMENT AGAINST THE SOUTHERN PACIFIC.

Case Similar to that of De Baker Against the Santa Fe, But in Which the Defendant Got Off With a Small Verdict.

The damage suit of Julius Koebig vs. the Southern Pacific Railroad company was concluded yesterday morning in Judge Wade's court, the jury returning a verdict at 9:30 o'clock in favor of the plaintiff and assessing the damage at

The damages were to the plaintiff's land southeast of the city by reason of a land southeast of the city by reason of a low railroad bridge that caused the water to flood it. He sued for \$34,000 and about \$8000 interest. The jury received the case about 5 o'clock Tuesday evening and did not agree. There was an arrangement that they might return a sealed verdict and separate, but they did not agree and were kept together all night. They did not agree until after breakfast vesterday morning.

The case was very ably contested on both sides. Senator Stephen M. White and Messrs. Pillsbury, Blanding and Hayne appeared for the plaintiff and Col. A. B. Hotchkiss for the company. It presented almost indentically the

It presented almost indentically the same questions involved in the De Baker same questions involved in the De Baker suit against the Santa Fe company, where the plaintiff secured a very large verdict of damages. The verdict in the present case is regarded as an evidence of the ability of Colonel Hotchkiss, who prepared and tried the case alone, with his usual thoroughness, and against eminent counsel, and won it against the precedent established in the De Baker case. This is one of the most brilliant victories ever won in a Los Angeles. victories ever won in a Los Angeles court, but is only one of a number of cases in which Colonel Hotchkiss has distinguished himself.



KNOWLEDGE

Brings comfort and improvement and tends to personal enjoyment when rightly used. The many, who live bet-ter than others and enjoy life more, with less expenditure, by more promptly adapting the world's best products to the needs of physical being, will attest the value to health of the pure liquid laxative principles embraced in the remedy, Syrup of Figs.

Its excellence is due to its presenting

in the form most acceptable and pleas-ant to the taste, the refreshing and truly beneficial properties of a perfect lax-ative; effectually cleansing the system dispelling colds, headaches and fevers and permanently curing constipation. It has given satisfaction to millions and met with the approval of the medical profession because it acts on the Kidneys, Liver and Bowels without weakening them and it is perfectly free from

every objectionable substance.

Syrup of Figs is for sale by all druggists in 50c and \$1 bottles, but it is man
208 North Main street ufactured by the California Fig Syrup Co. only, whose name is printed on every package, also the name, Syrup of Figs, Company commanders will appoint a and being well informed, you will not

KAMAME

Oriental Medicine Man,

> Whose remedies were introduced in Los Angeles in the spring of 1892, is here again. Friends who have used his remedies, or expect to do so, may have a free interview

KAMAME.

Parlors 34 & 35, Ramona.

9:30 to 10 A.M. and 2:30 to 3 P.M.

\$1000 IN GOLD

CHALLENGE FOR THE EQUAL OF Kamame Pink Oil

AS AN EXTERNAL REMEDY.

Schumacher blk, Los Angeles. Cal. 107 N. Spring St., A SET OF TEETH, \$5. All operations painless to a degree that cannot fail to satisfy. All work warranted. Consultation and examination free. Office hours: 8 a.m. to 5 p. m. Open evenings from 7 till 10 o'clock. 3-11 lyr

The Cure That Cures. FREE I have cured thousands, and can cure thousands more of emissions, impotency, nervous debility, variance, by a simple remedy which cured me, recipe for which I will send (sealed) FREE to any sufferer. Address, with stamp, DAVID B. EMMETT, Englewood, Ill. 5-9 Im In baking, to get to the top,

"Take

the

Elevator.'

Cleveland's baking powder saves time, saves labor, never fails,

AMUSEMENTS.

PARK THEATRE. FRED A. COOPER, Manager. ONE WEEK, COMMENCING JUNE 12. Every Night, including Sunday night and Sat-urday Matinee at 2 p. m. A GREAT MODERN COMEDY,

AN ACTOR'S ROMANCE The Old Favorites in the Cast and Assisted by the

EXCELSIOR QUARTETTE PRICES-10c, 20c, 30c; box seats, 50c. MONDAY, JUNE 19th.

GEORGIE WOODTHORPE AND COMPANY -IN-

AMONG THE PINES. GRAND OPERA HOUSE.
MCLAIN & LEHMAN, Managers. TWO NIGHTS.

MONDAY AND TUESDAY, JUNE 19 AND 20.

A cyclone of laughter from start to finish.

Reappearance of the monarch
of Irish comedians,

ROBERT GAYLOR. SPORT MCALLISTER.

One of the 400.

25—COMEDIANS — 25 — COMEDIENNES — 25
All the latest fads. Hear the new songs.
The Man that Broke the Sank at Monfe Carlo,
The Cat Came Back, A fter the Ball,
Johnny Dugar,
SHOUTS — LAUGHS — YELLS — ROARS
Box office open for the sale of seats Friday, at
10 a.m.

A THLETIC PARE,
Take electric cars.

BASEBALL! (CALIFORNIA LEAGUE.)

JUNE 14th, 15th, 16th, 17th, 18th,

LOS ANGELES OAKLAND. Admission 50c, Ladies 25c—Sunday, and Hol-idays Excepted.

Ladies' day, Friday.
Game called Sundays at 2:30 p. m.: other
days, 3 p.m.

TURF EXCHANGE, 115% South Spring Street. C. E. PENNELL AND J. B. DUKE Desire to announce to the public that they have opened the

Old Turf Exchange, AT 115% S. SPRING ST.

The great racing events at Morris Park with the noted. All admirers of horse flesh and the public in general are respectfully invited to attend. Good odds will be given on all the events, and a full description given on every race.

ENTERTAINMENT AND DANCE

GIVEN BY THE ROSEBUD SOCIAL CLUB,

Tickets, Fifty Cents.

NEW VIENNA BUFFET.

Court st., bet. Spring & Main sts.
F. KERKOW, PROPRIETOR.
Free Refined Entertainment!
EVERY EVENING, from 7:30 until 12, and
Saturday Matinee from 1 to 4 p.m.
First Appearance in Los Angeles of the young
and talented song and dame artiste, MISS NELLIE HOWARD,

MISS LIZZIE HASTINGS, Burlesque and Comedy Artiste, and MISS EMELINE TENSFELDT, Swedish, English and German Vocalist.
The Celebrated BERTH FAMILY ORCHESTRA.

Miss MARGUERITE BERTH, Directress Admission free.
Fine commercial lunch daily. Meals a la carte at all hours.

3-24 1 yr THE PALACE,
Corner First and Spring streets

(Family and ladies' entrance on First st.) -THE-VENETIAN LADIES' TROUBADOURS Will tender a concert every day from 12 to 1:30 p.m. (during lunch hour); also a

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