THE WATER BOND SALE VOID,

The Matter Brought Up Before
the Council

The Council

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the Council

The Matter Brought Up Before
the Mr. Munson said the company had promised to run the line as soon as the court matters could be adjusted. the Conneil.

A Number of Important Matters Which Were Acted Upon.

Reports From City Officials - Recommendations of Committees - The Street Car Companies to Be Brought Up Short.

The city council met yesterday morning in the city hall at 10 o'clock, all of the members being present with the exception of Mr. Pessel.

The city clerk read the minutes of the preceeding meeting, which were approved.

THE STREET SUPERINTENDENT'S REQUESTS. The street superintendent asked for an additional force of 20 laborers and five teams to hasten cleaning, graveling accepted. and repair of streets. Referred to the board of public works.

The street superintendent asked to be authorized to lay an eight-inch vitrified pipe line for carrying away seepage water at Baker Iron works to catch-basin at College and Upper Main streets. Referred to sewer committee. FOURTH OF JULY APPROPRIATION.

Capt. A. F. Mackay of the Fourth of July committee addressed the council on behalf of securing aid for proper celebration of the day. He explained that the celebration this year was to be more elaborate than usual, and it would be necessary to have aid from council Many taxpayers had referred the last solicitors to city council as the proper source of help. The committee therefore asked for \$2000 for this purpose.

the appropriation, the latter especially pointing out the fact that the organic law of the city allows the council to set reported for the past week 107 applicants aside as much as \$3000 for the purpose

Mr. Munson moved that \$1100 be ap propriated for the celebration, and that it be taken out of the dog tax fund, so that the dogs can be put to some good

gate the funds and report at afternoon

The building superintendent reported having issued a permit to build an engine house at Main and Adams streets on verbal explanation, but stated that Mr. Tee full plans and specifications must be submitted before he can consistently advise the city to rent the same for any Referred to committee on public buildings.

"OLD HORSE." The chief of police reported inventory hand store.

COMMITTEE RECOMMENDATIONS. The fire commissioners' recommenda- designated. The motion was adopted. tion to extend the Hayes-street sewer to the north end of Engine House No. 1 was presented.

Also that the committee be empow-

ing about 260 feet, lowered so the street can be graded. Adopted. water the ordinance regulating making, \$1000, instead of \$800, and on a vote it sale and storage of fireworks was re-

ferred to committee of the whole. The sewer committee recommended construction of sewer on Alameda street from Third to Eighth streets, where the Southern Pacific company is about to

grade the street. Adopted. The supply committee recommended acceptance of bid of H. M. Sale & Son to furnish the city drugs. Mr. Strohm moved that the report be filed. There was no second to this motion and the re-

The committee reported that they declined and shall decline to report favorcouncil, for repairing paved streets the of the whole. Mr. Nickell occupied the chair. the contract is for such streets as council orders and not such as may be chosen by the street superintendent or paving contractor. Adopted.

FIRST STREET WIDENING. The report of the board of public works was read. In the matter of widen- find them unprepared to observe it ing First street action on the recom- without great pecuniary loss. The momendation was postponed to 3 p. m. so | tion was carried. that attorneys and property owners can

STREET RAILWAY TRACK WARRING. parts of street railway tracks, Mr. Gaf- Seventh street was passed. fey moved that unused Blue line track

a provision to allow the track to remain | Macy street was passed.

if cars be run over the track every 15

on Ninth and Pearl in the same condi- passed. tion as that of Main etreet.

The ordinance of intention to establish the grade of Sixteenth street from

about the power of council as long as the

nothing had been do

I troud companies and let them know district to be assessed to pay there is a city government here and pense of the improvement, 158,250 feet; that its orders shall be respected. He a majority of this is, 79,126 feet; former was willing to spend public money to push a test case against them to determine who has control of the streets of the city. The railroad companies have still lacks 28,983 feet of being the necession. been ordered time and again to remove sary majority of frontage. Ordered to of the city auditor showing the condition unused track, but they have refused to be received and filed.

Mr. Gaffey said the tracks were left the control of the same, the condition of the same, tion, and it was time to find out and I find as follows:

the superintendent of streets tear up the tracks of the Blue line within ten days unless the Cable company operates

The city attorney stated that the counotherwise, although there might be liability to contempt of court. After more confusion and discussion the council finally adopted unanimously an amended recommendation of the

heard of public works, as follows: "That the street superintendent be instructed to remove, after 10 days from date, that portion of the tracks of the so-called 'Blue Line' which are not being used on schedule time." Action on recommendation to grade,

gravel and cement-sidewalk Union avenue between Eleventh and Pico streets was deferred until afternoon.

The remainder of the report of the board of public works, as already pub-

lished, was adopted.

F. Chinoworth's bid to grade, curb and sidewalk Washington street, between Figueros and Central avenue, for \$234.39 and 131/2 cents respectively was

On report of the finance committee, rebate of \$3.50 was made to D. Munroe, and \$13.17 to Max Harris on account of erroneous taxation.

COLLECTION OF CITY TAXES. The finance committee also reported having examined the tax collector's report of taxes collected and delinquent list, finding the same correct and recom mend crediting to the tax collector s ot \$145,298.26, and charging him with the amount of taxes due on quent list with penalties added, \$10,-578.45.

MISCRILANEOUS MATTERS. The clerk was authorized to advertise

for bids for constructing bridge on Magnolia avenue.

Ordinance abandaning certain old parts of streets in the old Bentley & Major Starin and Attorney J. W. Crippen tract was passed, as there has Mitchell also spoke in favor of making been a new subdivision and new streets

> and 88 permanent positions secured. Two of the 88 were females. Mr. Munson moved that services of the consulting engineer for water works

be dispensed with till further orders. Adopted. Mr. Innes moved that a fire plug be The matter was finally referred to a special committee composed of Messrs.

Innes, Munson and Campbell to investi
Mr. Nickell moved that the city clerk notify the Southern Pacific company to

place a watchman at the crossing of Workman street and Albambra avenue. STREET CONTRACTORS.

Mr. Teed moved that the street superintendent be directed not to accept any money from contractors for incidental expenses upon the issuance of his assessment warrant, and diagram, but to The city auditor reported having eximined the reports of city justices and to the treasurer to the credit of the cash building superintendent for May and pland, and to accept the treasurer's receipt as full evidence of the payment of said incidental expenses; and that the city auditor be instructed not to issue to any contractor or to the street of unclaimed property, "old horse," in superintendent any receipt for street his possession, as required by ordinance. expenses unless the same shows the The list is large enough to start a second street or streets upon which it is paid, and if for more than one street, the amount paid in upon each of the streets

THE FOURTH. The special committee on the Fourth of July reported that \$800 would be ap. new act. The sewer committee presented in propriated and that the amount would connection with above a recommenda- be taken from the dog fund. Ex-Mayor connection with above a recommenda-tion to make the connection, which was Hazard as a representative of the comconnection with above a recommendation to make the connection, which was adopted.

The sewer committee also reported in favor of accepting land of Register and Darcey, \$1.18 per foot, to make sewer on Crescent avenue. Adopted.

Crescent avenue. Adopted.

Crescent avenue. Adopted.

Crescent sevenue connection, which was adopted.

The connection with above a recommendation to be issued without a new vote by the clectors of the city. Tho act of March 19, 1859, section 3, which section of the clectors of the city. The act of March 19, 1859, section 3, which section of the second trial of the committee also reported in favor of accepting land of Register and Darcey, \$1.18 per foot, to make sever on the dog fund.

The differences between the amount of the committee also reported in the clectors of the city. Tho act of March 19, 1859, section 3, which section of the clectors of the city. The act of the clectors of the clectors of the clectors of the city. The act of the clectors of the city. The act of the clectors of the clect ered to have such portions of sewer on would be compelled to return all sub-Bartlett street that are above grade, best scriptions already collected, and give

up all idea of the celebration intended.
Mr. Gaffey moved to amend the re-On report of the committee on fire and port of the committee so it would read

STREET MATTERS.

Mr. Munson moved that the Alameda street improvements be postponed three weeks, which was adopted.

On motion of Mr. Manson, the grades Jewell and Sapphire streets were

FIREWORKS DEALERS.

In regard to the ordinance regarding fireworks, combustibles, etc., Mr. Gaffey ably requisitions, unless ordered by asked that the council go into commit-

Mr. Gaffey moved that action on this ordinance be put off until the second Monday in July, giving as his reasons that many persons had purchased fire-works with the view of disposing of them, and that it would be a hardship

CITY ENGINEER'S REPORT.

In the matter of removing unused grade of Moore street from Ninth to

The final ordinance establishing the on Main street between Commercial and | grade of Kane street from Belmont avethe plaza be removed by the street su- | nue to Bonnie Brae street was passed. The final ordinance establishing the Mr. Munson said that there should be grade of Lyon street from Aliso street to

The ordinance of intention to establish the grade of St. Paul's alley from President Teed said there was a track Orange street to Sixth street was

clude those portions also in his motion. Grand avenue to Hope street (this is at Mr. Munson said it was a question the request of Mr. Rhodes) was passed. Ordinance of intention to establish the

In the matter of the Chavez ravine

tion, and it was time to find out and assert the city's rights.

Mr. Munson amended his motion so that the city attorney should report this afternoon. This was lost, 5 to 3.

Mr. Gaffey renewed his motion that

be appointed as an additional inspector. cil had as much right to tear up the tracks when in a seceiver's hands as At request of Mr. Campbell I present an ordinance for the grading, graveling and curbing with redwood of Brooklyn evenue, from the southeasterly line Bridge street to the westerly line of Evergreen avenue, repealing the former In t ordinance. It was passed.
Mr. Munson moved that the city en-

gineer be instructed to prepare a con-tract between Mackey & Young and the city, which would offer all the timbers city could purchase at 75 cenis apiece. The motion was passed.

THOSE WATER BONDS. Mayor Rowan then entered the council chamber and submitted the followwhich was to the effect that as Judge works in place of the 20-year serial ones already voted, and that should it be concluded to hold the new election sug-gested by Judge Dillon, and the city of our purchase, they asked that they be advised by wire or letter and they would then say whether such a course would be acceptable to them.

JUDGE DILLON'S OPINION. The mayor then submitted the opinion of Judge Dillon, as follows:

Messrs. N. W. Harris & Co., New York: Referring to my letter of June 2nd, in regard to Los Angeles, Cal., water works bonds, I have to say that since that letter was written I have seen a copy of the statutes of California for the year 1891, which contains the proposed amendment to the constitution. At the time of writing that letter the volume was out of the law library here, so that I did not have the proposed amendment before me. I have no means of knowing whether the amendment was adopted, but I presume that it was, and I write the following opinion on the assumption that the amendment was odopted as it was proposed and set forth in the session laws of 1891, at page 523. This amendment required, "inter alia," that when any debt or liability is in-curred "before or at the time of incurring such indebtedness provision shall he made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed 40 years from the time of contracting the same."

Assuming that the amendment was adopted as proposed before March 1, 1893, then my opinion is that under the act of the legislature approved March 1, 1893, it is necessary to issue bonds payable one-twentieth part each year. It is true the vote was taken in this case on November 2, 1892, but the bonds were not issued before the act of March 1, 1893, went into effect. When that act went into effect the authority to issue bonds payable one-twentieth each year ceased, and there was no saving clause permitting the issue of bonds of that kind which had been previously Hence the act of March 1, 1893, stands as the only authority for the the issue of public improvement bonds of lows: this kind, and the bonds so issued must | First half, including 10 per cent

be of the character prescribed by this I am further of the opinion that the bonds payable one-fortieth each year cannot be issued without a new vote by shall be serial in character, and onetwentieth of the principal shall be paid each year after their issue." The no-tice also probably stated the amount of the tax levy to be made for the payment of the bonds, that is in substance sufficient to pay the interest one-twelfth part of the princi-ple each year. The vote of the people was to issue bonds of this character. Non constat, if the bonds pavable onefortieth each year had been submitted to the voters, that they would have voted to issue such bonds. The constitution provides that the bonds shall not | to city attorney. in my opinion a new vote is required.

I believe this fully answers the ques-tions submitted for my opinion. If the proposed amendment to the constitution above referred to, was not adopted, a different question would be presented, and I might reach a different opinion. So, also, a different question might be presented, if there was any express pro-visions in the laws of California by which the repeal of an act still left it in the power of the municipality to continue the proceedings ahead, begun, and The city engineer reported as follows: such provisions were made in such manner as to control the statute now in The final ordinance establishing the | question. But I have not been able to find any such provision in the laws of California. Unless, therefore, the city attorney can refer me to some such provision, my opinion is as above stated. On motion of Mr. Gaffey the city clerk was instructed to return the \$5000 to

Harris & Co., which they had deposited in good faith on the bonds. FIRST STREET WIDENING. In referring to that portion of the report of the board of public works which was deferred to the afternoon session, relative to the widening of First street between Wellington and Main streets,

on the motion of Mr. Rhodes, the dif-

ferent property holders being absent, was adopted. matter.

Mr. Gaffey said there had already been a report from the city attorney but nothing had been depond in the city attorney but nothing had been depond in the city attorney but the city attorne

> ex. pointment of the dix condition in . will of the chief of police. FINANCE COMMITT. The finance committee reported as

We recommend that the weekly report of the funds for week ending June 10, 1893, and monthly report of the same

in the vicinity of the city pest house project as much as 30 feet in said road. Was read and referred.

The street superintendent was ordered to remove the obstruction from the specific committee that the assament of improvements against said Recommend that Mr. J. F. Greenough | property for the year 1892-93 is erroneous, and that no improvements existed on said property at the time of making the assessment, we recommend that upon the filing of a proper demand on the tax 1892-93 fund the sum of \$3.50 be returned to petitioner, and it was so or-

In the matter of petition No. 278, from Max Harris, asking a return to him of \$14.17 on account of tax sale certificate No. 1459 for the year 1890-91 it appears that the property described in said tax sale certificate No. 1459 for in the out fall sewerat a figure which the | the year 1890-91, is doubly assessed, and that the taxes have been paid by the owner of the property, Mr. A. Workman, but that the petitioner has received a tax deed from the city on account of this tax sale. The petitioner had filed with the city clerk a deed of ing letter from N. W. Harris & Co., all his right, title and interest in and to this property to Mr. A. Workman, the Dillon had delivered an opinion respecting the necessity of a new election to authorize 40 year serial bonds for water commend that upon the filing of a commend that upon the filing of a proper demand, the sum of 13.17 being the amount of money actually received by the city on account of this tax sale, be returned to the petitioner, and that should desire us to take the new 40-year the city clerk be instructed to deliver serial bonds so voted, under the terms the deed filed by Mr. M. Harris to Mr. A. Workman. So ordered.

(a) In accordance with the terms and provisions of section 32 of ordinance No. 630 (new series) the city tax and license collector delivered to the city council the amount of taxes and penal-ties by him collected, together with a complete delinquent list of all persons and property then owing taxes, and at the same time returned the assessment

rolls. Ordered filed. The report and statement of the city tax and license collector, together with the delinquent books, have been before this committee, and we have carefully compared the list with the original assessment rolls, have compared and checked all doubles and erroneous assessments found upon the books after having been delivered to the city tax and license collector, and find the same

The city auditor has reported to this committee that all monies claimed as a redit by the city tax and license collector have been paid into the city

We are satisfied that the delinquent list contains a full, true and correct tatement of all taxes due on the first half of said assessment rolls together with 10 per cent thereon, and also a full, true and correct statement of the second half of the taxes remaining un-We therefore recommend that the

said R. D. Wade, city tax and license collector, be credited upon the books of collection of the taxes for the fiscal year 1891-92, with the following amounts:

Unpaid personal property tax Total \$145,298.26 (b) Statements having been made by the city tax and license collector as set forth above, the city auditor is hereby directed to charge R. D. Wade, city tax and license collector, with the amount of taxes due on delinquent tax list with the penalties added thereto as fol-

thereon ... \$ 3 977.58
Second half of delinquent tax list. 6,214.48
Five per cent penalty on second half ... 306.48 306.48

were not given them by the council they would be compelled to return all subscriptions already collected, and give up all idea of the celebration intended.

Consacter of the bound to be paid, and the amount of the delinquent second half amount of tax levy to be made for the \$312.22, said difference being \$5.75, is because intended.

The constant is that and the same occurs in adding the penalty. Which was adopted.

PETITIONS. The following petitions were then read

by the city clerk: Kenney et al. wish the wages of carpenters in street department to be raised to \$2.50 a day. Referred to finance committee. E. L. Blanchard wanted the gravell-

Third street. Referred to the board of public works. William Ferguson et al., asking for the abandoning of Negro alley, was referred

be issued without a vote; and as the William Garland wants grade changed voters have never voted to issue the on certain portions of North Fourth bonds payable one-fortieth each year, street. Referred to board of public

E. Boughton et al., lines of Adobe treet made plain. Referred to the street made plain. I board of public works. N. P. Conrey et al., wants a cement sidewalk on Council street. Referred to

tha board of public works. V. Poney et al., protesting against a sidewalk on Pico street. Referred to the board of public works.

ALLEGED CITY COAL LANDS. A communication was received from James W. C. Deckman, saying: "I have been prospecting the coal formation of this section for several years, and all of the lands belonging to the city, north of the new court house, are all lignite coal running northwest and southeast. The cappings for the beds of coal are large, and the coal will be of superior quality, and much superior to the coal from New Mexico. The lowest estimate for coal lands are worth \$1000 per acre. I also find natural gas, but I place no value on the find. I may remain over until Monday, but in case I do not I shall be in San Buenaventura, and shall be at your

The only Pure Cream of Tartar Used in Millions of Home

from Bellevue avenue to a point 90 feet south of southwest corner of Boston and Montreal streets, which was ordered to The city attorney also reported that he had prepared an ordinance for the appointment of an inspector of meat, milk, cattle, &c., as ordered by you. Mr. Gaffey said he thought that this inspector should also look after the mis-

> It does more work and finer work than any other. If you do not find it exactly as represented you can return it to your grocer and he will pay you back your money.

A MERCIFUL DETENTION.

attorney, to redraw it, embodying the Lulu Dorman Sent to Jail Until "Billy" NEW LOS ANGELES THEATER. Young's Second Tripl.

tion in the suit to be brought against Donegan & Co. for the destruction of the On motion of the district attorney Judge Smith issued an order yesterday iountain, asking what value was for the detention of Luln Dormau, the upon it. Different values were given. principal witness in the Young murder generally agreeing however on \$300. Mr. Innes was delegated to confer with the city attorney and arrange the dam-The detention of the girl is based on

the grounds that her habits and methods of life are such as to render it a matter of uncertainty whether she would be From William Garland, asking change present at the second trial of the case on July 10th. Her bail was set at \$200, which is not at present forthcoming. of grade on Fourth street between Grand From N. P. Conrey and others asking It is also uncertain whether the woman will live until the date menfor a cement sidewalk four feet wide on tioned. She is one of the worst cocaine fiends among her class, taking, it is

He is Sued for Making an Arrest of a

Woman.

This is an action brought by the

plaintiff against Officer O'Reagan, she

claiming that he arrested her in the

named Richards three weeks ago.

middle of the night upon a groundless

"I speak not out of weak surmises,

but from proof."

TO THE WAY THE WAY TO THE WAY TO

since COTTOLENE has come to

take its place. The satisfaction with which the people have hailed the advent of the New Shortening

evidenced by the rapidly increas-

POSITIVE not only of its great

value as a new article of diet

but is also sufficient proof of the general desire to be rid of indi-

lard promotes. Try

gestible, unwholesome, unappe-tizing lard, and of all the ills that

at once and waste no time to discovering like thousands of

FOR LARD.

N. K. FAIRBANK & CO.,

ST. LOUIS and

CHICAGO, NEW YORK, BOSTON

LOS ANGELES

MEDICAL and SURGICAL INSTITUTE.

Many years' experience in hospital and office practice. Regular physicians, EXPERTS in treatment of all forms of

PRIVATE DISEASES.

MEN, YOUNG OR OLD,

permanently cured of LOST VIGOR, NERV-OUS DEBILITY, Seminal Losses, Varicocele, Stricture. Syphilis in all its forms, Gleet and Gonorrhea and Kidaey and Bladder troubles, Circumcision without pain. Curable cases

GRAND OPENING

others that you have now

PNO USE

MUST

CO. 5

north side of Council street from Bel-mont avenue to Hobart street. From V. Ponet et al., protest against stated, three grains of the drug per dav. From S. C. Hubbell and others, ask-OFFICER O'REAGAN. ing to have graded, graveled, redwood curbed and cement sidewalked, three

charge of vagrancy.

LARD

Orange and Sixth. The trial of Aguilar vs. O'Reagan was From E. Bouton and others, asking set for yesterday in Justice Bartholothat Adobe street be surveyed and defined between College and Bernard mew's court, but the plaintiff not being prepared for trial on motion of his council the case was dismissed without preju-

From William Ferguson and others, asking repeal of ordinance vacating Ne- dica. From Main Street Improvement com-

feet wide, Providence street between

York for the grading of Montreal street

erable exhibitions of horse flesh which

were frequently seen in harness in the

city, and that he should have the power

to condemn them.

After considerable discussion Mr.

Gaffey's motion was carried and the or-

dinance referred back again to the city

The city attorney asked for instruc-

PETITIONS AND PROTESTS.

avenue and Bunker Hill.

sidewalking Pico street.

aforesaid motion.

pany, asking permission to build light areas in sidewalk for new building at northeast corner of Main and First streets.

From N. E. Davisson and others, asking for change of grade of Michigan avenue at Schuyler. From G. W. Morgan and others, asking council to vacate certain lands in

Highland View tract on the ground that portions of Highland View street and Prospect drive do not coincide with the streets and avenues laid out on the plat of Morgan's subdivision of part of Hunter tract. This makes a cloud on the title of petitioners' and other property. From J. E. Whissen and others, asking that the grade of Florida street from west line of Moore to west line of Flori-

From J. M. Davies and others, protesting against improving of Wolfskill avenue and Vine street. From C. E. Cristy and others, asking

that grade be established on Lincoln street from west line of Moore street to west line of Florida tract.
From A. M. Edelman and others, stating that the requirements of fire ordinances having reference to improve-

ments of property are too strict, and

Adjourned. THE COURTS.

asking that the same be amended.

Cases on Trial Yesterday-New Suits

Joseph Jame was examined for insanity before Judge McKinley and was adjudged not insane and was discharged. John Bogue, a native of Ireland, was admitted to citizenship yesterday by Judge McKinley. 50.00 In the case of V. Ponet vs. J. Driller and J. Bassett, suit upon promissory

notes, judgment was readered by Judge

judgment yesterday in the appeal cases of Ah Kew, Ah Hing, Ah Sing and Quock Wah. Charles Bell, an old soldier, was tried in Judge Smith's court yesterday under a charge of grand larceny, in having stolen some clothing and money from two companions. The defendant claimed he took the things by mistake. The jury found the defendant guilty of petit larceny and he was sentenced to six

months in the county jail. WONG DIP KEN.

His Case to Be Appealed to the District A new twist to the Wong Dip Ken Chinese deportation case took place yesterday when the Chinaman appeared before United States Commissioner Van Dyke through additional counsel in the person of Mr. A. B. Hotchkiss.

He filed a notice of appeal to United States District Judge Ross, and a stay of

judgment was entered pending a hearing upon the document. It is expected that the matter will come up before the court Thursday morning when district court meets, The effect of this move on the part of counsel will be to delay the carrying out of Commissioner Van Dyke's order until

it can be seen whether it will be entertained or not.

The order of the commissioner is that Wong Dip Ken be imprisoned at hard labor in the penitentiary at San Quentin for two days, and that he then be deported to China from whence he came.

THAT WORLD'S FAIR TRIP.

Names of Persons Who Have Received Ten or More Ballots. Hereafter no names will be published in the HERALD's world's fair free trip ticket contest until the persons have received at least 10 votes. Below will be found the list to date:

service when required."

Referred to the mayor, the president of council, the city engineer and the city attorney.

J. M. Davis protested against the improvement of Wolfskill avenue and was referred to the city attorney.

CITY ATTORNEY'S REPORT,

The city attorney's report was then submitted and was as follows:

As directed by you I have prepared contract between the City and J. T.

Service when required."

Fisher, Mrs. L. K., 942 Georgia Bell st. 1448 Hough, Mrs. G. A., 1131 S. Hill street. 1405 Hough, Mrs. Mrs. G. A., 1131 S. Hill street. 1405 Hough, Mr

SPRING AND SUMMER GOODS Prices that Defy all Competition I have just purchased 1000 full pieces of the Best English

DIACONALS, CHEVIOTS & SERCES JOE POMERM, The Tailor 143 SOUTH BPRING ST. LOS ANGELES, --- CAL. Branch of San Francisco.

Baker Iron Works 950 TO 968 BURNA VISTA ST., ANGELES, CAL. Tern Pacific grounds, TelARTISTISTEMES.

H. C. WYATT, Manager. WEDNESDAY, JUNE 28.

DRAMATIO RECITAL BY THE

LUDLAM SCHOOL OF ORATORY AND ARTS TWO SPARKLING COMEDIES,

A BOX OF MONKEYS AND

THE LITTLE TREASURE Reserved Seats, 25c. and 50c., according to location. Box Office open Wednesday at 9 a.m.

PARK THEATRE. FRED A. COOPER, Manager. One Week, including Sunday night, COMMENCING MONDAY, JUNE 19TH.

"AMONG THE PINES."

MISS GEORGIE WOODTHORPE In the title role. FRED A. COOPER and all the old Stock Company.

GRAND MATINEE SATURDAY.

Prices: 10, 20 and 30 cents. Next week-CINDERELLA.

Officer O'Reagan states that he was asked by the proprietor of the house to arrest the woman for trespass. FIRST GRAND EXCURSION

River given by the new PASADENA AND MT. WILSON R. R., The Aguilar woman is a sister of the man Aguilar who shot an old fellow Under the auspices of

> SIMPSON CHURCH AND SUNDAY SCHOOL And their friends, on SATURDAY, JUNE 24. TRAIN LEAVES TERMINAL DEPOT AT 9 A.M.

Returning at 5 p.m. Adult Tickets, \$1. Children, 59c. For sale at Bartlett's Music House, 103 North Spring Street, and at depot on Saturday morning. All who desire to join in this new and wonderful trip can do so at the same low rate. Finest scenery and steepest railroad in the world. world.

Tickets issued will be limited to 500. All who desire to purchase should do so early.

GRAND CONCERT

AT THE Y. M. C. A. AUDITORIUM SATURDAY EVENING, JUNE 24,

GIVEN BY PROF. M. S. AREVALO WITH HIS FAMOUS

GUITAR OLUB. Assisted by His Most Advanced Pupils and Some of the Most Prominent Talent in the City.

Tickets, 50s.; Reserved seats, 75c. For sale at J. B. Brown's Music Store, 111 North Spring GRAND OPERA HOUSE.

MCLAIN & LRIMAN, MAUSZETS.

TWO NIGHTS.

MONDAY AND TUESDAY, JUNE 19 AND 20.

ROBERT GAYLOR, (Popularly known as Bobby Gaylor) in his great comedy success.

SPORT MCALLISTER. One of the 400.

25—COMEDIANS—25—COMEDIENNES—25

All the latest fisds. Hear the new sougs.

The Man that Broke the Bank at Monte Carlo,

The Cat Came Back, After the Ball,

Johnny Dugar. One of the 400. SHOUTS-LAUGHS-YELLS-ROARS

Box office open for the sale of seats Friday, at 10 a.m.

A THLETIO PARK,
Take electric cars. BASEBALL (CALIFORNIA LEAGUE.)

JUNE 21st, 22d, 23d, 24th, 25th. LOS ANGELES SAN FRANCISCO.

Admission 50c, Ladies 25c—Sundays 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,

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