

MADE SOME OF THEM VERY SICK

The Board of Public Works at the Animal Golgotha.

A Place of Stenches and a Breeder of Disease.

An Inspection of the Place Where Dead Animals Are Permitted to Contaminate Land and Water.

At the last meeting of council, the board of health complained through a communication that the disposal of dead animals was not being done according to contract, and recommended that the contract be annulled.

Mr. Garret, the lawyer representing the contractor, George Tuttle, was on hand and stated that this was the first time his client had received notification that the said disposal was done according to contract. He further stated that the board of health had visited the locality specified, had examined it and recommended that certain improvements should be made.

In accordance with these instructions, Messrs. Munson, Innes, Strohm, Nickell and Rhodes of the board of public works and Dr. Powers, health officer, met at the city hall at about 8 o'clock yesterday morning and drove out to the locality on the Pasadena road, about half a mile beyond the city boundary.

The members of the party proceeded upon the section made a thorough examination of the place. On a platform which had recently been built, lay the skinned and partly desiccated body of a horse. From its appearance it had evidently been there for several days. It was surrounded by a multitude of flies, which rose when the visitors approached, in countless numbers, and the stench was intolerable.

It was upon a complaint sworn to by a young man named Charles Herford, who is a nephew of the defendant. The charge made by the young man was that Mr. Davis had threatened to kill him. Herford was not present at the examination and is said to have gone back to Tulare county where he formerly lived.

The court held the defendant under a \$400 bond, mainly on his own testimony. The circumstances of the case are peculiar as told by Mr. Davis. He said that his daughter, a well-developed girl 14 years old, had been made the subject of pursuit recently by several of his company, and he was convinced that they were attempting to persuade her into evil courses.

He told Herford that he did not want him to come to his house any more or keep up an acquaintance with his daughter. He also told his daughter that he did not wish her to speak to Herford.

The girl saw some one going by the house in a buggy and it was Herford, although she did not know it. Thinking it was some one else, she called to him and he stopped. Mr. Davis came out, and thinking his request had been disobeyed, he tackled Herford, and they had quite a fight. Then he went into the house and came out with a pistol, which he flourished and said:

"Some of you will get the contents of this gun don't stop trying to ruin my daughter."

It was these words upon which the complaint was issued. Mr. Davis said that he was not particularly frightened by Herford, but that the whole gang who were acting with him, had seen their actions, and had been long as he could, and wanted to give them a decided warning.

Upon his own statements the court was obliged to place Mr. Davis under bonds to keep the peace.

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THE ROAST-DUCK CASE.

Justice Bartholomew Decides Against Mrs. Kavanagh.

The case of Cobb vs. Kavanagh, which has been popularly designated the "roast-duck" case, was finally determined by Justice Bartholomew yesterday morning.

Mr. Cobb, liverman, and his wife took rooms and board at the Livingston on Hill street, conducted by Mrs. Kavanagh. They left in the middle of the month not satisfied with the place. The landlady asked them the rent for the full month, and they offered to pay up to the time they left, \$45, which was refused.

When they attempted to go away Mrs. Kavanagh seized their personal effects, and she was replevined. It was to determine the rights of the parties that Justice Bartholomew listened to the evidence of some 17 witnesses, and learned more about roast duck and the profession of running a boarding house than he had ever known before.

After turning the matter over for a day or two the court, with much common sense, concluded that Mrs. Kavanagh had been too previous in her actions. He gave judgment for Mr. Cobb for the possession of his goods and chattels or their value, \$100, for \$12 damages and costs. The costs in the case amounted to \$45.

A HARDSHIP ON DAVIS.

HE SHOULD HAVE SHOT FIRST AND EXPLAINED AFTERWARDS.

A Father Who Attempted to Protect His Daughter Put Under Bonds to Keep the Peace.

An examination was held yesterday in Justice Bartholomew's court, that seems to have resulted in an undesired hardship to Frank M. Davis of Alhambra.

It was upon a complaint sworn to by a young man named Charles Herford, who is a nephew of the defendant. The charge made by the young man was that Mr. Davis had threatened to kill him.

The court held the defendant under a \$400 bond, mainly on his own testimony. The circumstances of the case are peculiar as told by Mr. Davis.

He said that his daughter, a well-developed girl 14 years old, had been made the subject of pursuit recently by several of his company, and he was convinced that they were attempting to persuade her into evil courses.

He told Herford that he did not want him to come to his house any more or keep up an acquaintance with his daughter. He also told his daughter that he did not wish her to speak to Herford.

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THE NORMAL SCHOOL BUILDING.

Proceedings of the Board of Trustees.

The Site for the New Building Finally Determined.

It Will Cost \$60,000 and Will Be a Handsome Structure Through-out-The Meeting Held Yesterday.

The board of trustees of the normal school held an adjourned meeting yesterday morning and determined upon the exact location for the new building to be added to the present school. The site selected is on the level ground just west of the school and not in the southeast part of the grounds as first proposed.

At the meeting yesterday there were present Trustees General Mansfield, who presided, T. P. Lukens of Pasadena, Prof. Molyneux of Pomona, and A. E. Pomeroy of Los Angeles—Dr. Davidson of San Bernardino being absent. It was an adjourned meeting from last week.

The original proposition for the addition was to have it erected in the southeast portion of the grounds facing Grand avenue.

At the previous meeting the matter was thoroughly discussed, but was continued until yesterday for final action as it was desired to have a full quorum present and act in harmony as much as possible.

The grounds in the southeast corner are almost at the bottom of the hill, the slope being very abrupt. Several surveys for the proposed work were made and these were considered and examined by the board of trustees.

They finally decided that the erection of the building on that site was impracticable, because the grading and retaining wall necessary before commencing upon the construction of the building would cost fully \$15,000, and they desired to reserve this amount as surplus for fitting up the new building.

After discussing the matter at some length it was finally decided to reject the first site and select the one upon the hill and in the rear of the present building. The matter was decided unanimously. It had been virtually decided upon before the meeting, but by two women who had just turned into Main street.

The constable kept up with him and got between him and one of the men, because the old man was evidently beligerently inclined.

"What have you done with my daughter?" he fiercely asked of a young man Rafael Ortiz, foreman of Mr. Burnett's ranch near Chatsworth, at the same time trying to get nearer to him.

The young fellow looked nervous and ill at ease, but spoke up quite coolly and said: "She is all right. We are married."

This seemed to strike the old man all of a heap, and he did not say anything for a minute, when he inquired where and how the marriage had taken place.

Ortiz replied that it was on board the steamer between San Pedro and Catalina Sunday morning.

"That does not go," said the old man, and he gave way while Constable Rogers read a warrant of arrest to Ortiz upon a complaint issued by a justice of the peace at San Fernando charging him with the abduction of Mary Ruiz, whose age was about 16.

Ortiz was walked up to the court house, the girl's father keeping about as close behind him as he could.

He was taken before justice Bartholomew, and there was a grand consultation. It was finally decided by the old man, cooling down to the extent of insisting that the couple should be regularly married.

Consequently a marriage license was procured and it was not long before the regulation marriage ceremony had been performed, and there was no question that the chains had been welded together as fast as anything could be.

At the conclusion of the ceremony the father-in-law shook hands with his son-in-law in a reluctant kind of way; and the girl, who is a pretty little girl with looking bride, threw her arms around his neck and kissed him.

The history of the romance which at last resulted so peacefully is quite interesting. The bride became acquainted with Ortiz at her father's ranch and they grew to love each other. She was so young that they feared they would be unable to secure the consent of the old folks and determined to run away and get married at sea.

The girl usually slept with her little sister, and went to bed as usual that night—Saturday last. Her lover was at the barn that night, with other workmen, and noiselessly in the middle of the night arose and saddled his horse and his sweetheart's, putting on the latter her side saddle.

She slipped from her sister's side, dressed and joined Ortiz. She was soon riding as fast as they could go to San Fernando. They caught an early train and reached Los Angeles in time to go to Catalina.

It was not very long after the girl got up that her little sister awoke feeling cold, and discovered that her sister was not in bed. She called out and it aroused her parents. The investigation revealed the fact that an elopement had taken place.

There was a great saddling of horses and a pursuit, but the runaways had secured such a start that they were not overhauled. The father was in an extremely ugly mood when he started after his daughter and her lover, and if he had succeeded in catching them there would no doubt have been a terrible scene if it is they are married, and on their way back home, with a reluctant consent from the old man.

A beautiful specimen of agatized wood from the famous petrified forest of Arizona can be seen in the window of Gardner & Oliver's book store, placed there on exhibition by W. B. Woods of Holbrook, who is in the city for a few days. Mr. Wood's relatives own about 100 acres of this marvelous forest of stone, and he is well informed of its wonders.

THE RAILWAYS.

General Notes Which Were Picked Up Yesterday.

General Manager Wade is just recovering from the wear and tear consequent upon the care of the vice-presidential party during Mr. Stevenson's recent visit.

Mr. Wade likes to please everybody, and his amiability is exhaustless, but on this occasion he was the object of the protests of everyone who wanted to monopolize the distinguished visitor. The programme was all arranged by the reception committee and Mr. Stevenson, and had to be carried out in spite of the kicks of hotel keepers at various points.

Mr. Wade's special train to San Diego, considering the high grade and crooked road, made very fast time. The party left Redondo at 2:58 and reached San Diego at exactly 7:15.

The name of the Santa Fe's First-street depot, which will be opened on the 29th, is properly La Grande, instead of El Grande.

General Manager Burnett of the Terminal railway left on important business for St. Louis last Monday.

The passenger agents of the city held a meeting with General Passenger Agent Thomson of the Southern California railway yesterday. The matter discussed were local rates. The meeting will be continued today.

RAFAEL AND MARY.

AN ELOPEMENT WHICH ENDED HAPPILY YESTERDAY.

Francis A. Ruiz, a Stern Parent of Chatsworth, Relents and Gives His Daughter His Blessing.

What might have resulted in a tragedy wound up in a wedding yesterday morning, the ceremony being performed by Justice Bartholomew.

About 8 o'clock Constable Rogers and Francis A. Ruiz, a rancher at Chatsworth, about 14 miles from San Fernando, were walking along Main street near Commercial, when Mr. Ruiz suddenly exclaimed:

"There he is now," and started off almost on a keen run to catch up with two women who had just turned into Main street.

The constable kept up with him and got between him and one of the men, because the old man was evidently beligerently inclined.

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LIKE THE PRINCE OF WALES.

Aguilar Perjured Himself Like a Gentleman.

The Result of the Divorce Suit of Richards vs. Richards.

Judge Van Dyke Rules That Because Both Parties Proved Their Allegation Neither Can Have a Divorce.

The result of the Richards divorce suit in Judge Van Dyke's court yesterday was decidedly novel.

The case has attracted some attention, owing to the publicity given to the parties in the recent trial of Antonio Aguilar for shooting Mr. Richards, at which trial Aguilar was convicted.

D. F. Richards and his wife, Mrs. Mary Richards, lived in East Los Angeles, and the neighbors have been in attendance at the divorce suit in great numbers.

Mrs. Richards was divorced from her husband some time ago, and afterwards married him. They never seemed to get along well together, however, and it was not long after the second marriage that Richards went away and did not turn up for about seven months.

Mrs. Richards appears to be quite a thrifty woman, and accumulated a little money in bank by hard work as well as supporting her children, a boy and girl. Amongst other things she rented her barn to Antonio Aguilar and boarded him. When her husband returned he was consumed with jealousy and accused her of intimacy with Aguilar.

The result in the shooting, of which Aguilar has just been convicted.

Mrs. Richards brought suit for divorce against her husband charging him with failure to support herself and children. He filed a cross complaint, charging her with adultery and cruelty.

It is the examination of these charges and counter charges that has occupied the attention of Judge Van Dyke for several days' past.

The last witness in the case yesterday afternoon was Antonio Aguilar, who, when asked if he had ever been criminally intimate with Mrs. Richards, stood up from his witness chair and solemnly raised his right hand, and as did the Prince of Wales once in a somewhat similar occasion, exclaimed, "I swear, no."

Judge Van Dyke at once proceeded to pronounce judgment. Mrs. Richards, the plaintiff, had charged her husband with non-support. This charge the evidence had already sustained and the plaintiff on that charge would under ordinary circumstances be entitled to a divorce.

But, the judge continued, the charge of adultery brought by the husband against his wife had also been sustained. While the testimony upon that point was circumstantial, yet the circumstances were so strong that it could not be held that the charge had been substantiated.

This entitled the husband to a divorce, and a decree would be given him under ordinary circumstances.

The anomalous state of affairs, however, by which both plaintiff and defendant had proved the charges made, brought the case within the law of recrimination. Each would have been entitled to a divorce had the other not investigated. Recrimination having been established, however, the court held that the parties must go out of court, neither taking a decree.

The announcement of the decision of the court was eagerly followed by all present. When Judge Van Dyke said that Mrs. Richards had proved her charge, the face of that matron lighted up and she felt that she had won. But when the court went on and said that her husband also had proved the charge of adultery, her face was a study. It was a surprise, and the principals scarcely knew "where they were at" when the final words were spoken and the judge marched towards his chambers.

THE COURTS.

Cases on Trial Yesterday—New Suits Filed.

George Carpenter, charged with the robbery of C. H. Wiley, was tried in Judge Smith's court, but the trial was not finished. A number of witnesses were examined during the day and the case will be resumed this morning. Carpenter is said to have held up Wiley and relieved him of about \$6.

Charles Geason was before Judge Smith yesterday under the citation charging him with contempt during the Young murder trial. He denied having any conversation with Attorney King charged him with. After hearing his statement the court dismissed the proceeding.

An information was filed yesterday by the district attorney charging Edward A. Frey and W. M. Carnahan with burglary, and July 19th was set as the time for their trial.

J. Calhoun was yesterday found guilty of assault with a deadly weapon by the jury, and Thursday was set as the time for his sentence.

Trinidad Burrell pleaded guilty of petit larceny, the second offense, in Judge Smith's court yesterday, and was sentenced to one year's imprisonment in the penitentiary at Folsom.

In the case of J. Keen vs. G. Henry, an action to quiet title, Judge Shaw yesterday gave judgment for the plaintiff, subject to the lien of a tax certificate.

Judge Shaw yesterday gave judgment for the plaintiff in the case of Jacobs vs. Merrill. It was a suit to recover fees in a suit in chancery in the United States court, assigned to the plaintiff by C. W. Batcheller.

Judge Van Dyke yesterday gave judgment for plaintiff for \$46.50 in the case of H. Roos vs. A. H. Edwards, an action for labor and material on a bake-oven. Judgment of foreclosure was given by Judge Van Dyke yesterday for plaintiff in the case of the National Bank of California vs. Johnston et al. The suit was upon a promissory note and mortgage for \$14,000.

NEW SUITS.

New suits were filed yesterday in the county clerk's office as follows: Petition by A. J. Blackman for probate of the will of Mary M. Blackman, the estate being valued at \$2750. Petition by John L. Seisch for letters of administration upon the estate of Luca Seisch. The estate consists of a block of houses in Los Angeles known as the Oakland block; 52 West front Santa Monica street; three lots at Santa Monica; one lot on Boyle Heights; household effects and personal property, the aggregate value being placed at \$50,000. Frank H. White, guardian, vs. Edwin Smith et al. Suit for foreclosure on a note and mortgage for \$1725. Fred Schaefer vs. S. B. Hall and A. V. Trudel. Suit for breach of contract for \$1000 damages. Petition on insolvency by Jay W. Lamberton, proprietor of the New York bakery on South Spring street, below Sixth street, alleging depression in business and strike of the journeyman bakers as the cause of his failure. Liabilities, \$2459.08; assets, \$800.

BOLD PAUL JONES.

THOUGH ONLY 16 HE HAS DONE MUCH TRAVELING.

A Young Tramp Who Saw a Great Portion of the World and Gained Some Knowledge But No Money.

A 16-year-old youth was up before Justice Seaman yesterday on a charge of vagrancy. He was found sleeping in a box car by Officer Valencia and arrested on the above charge.

The boy bears the historic name of Paul Jones, and has done as much traveling, probably, as his namesake.

At 11 years of age Jones ran away from his home in Denver and tramped to New York. From there he worked his passage to England, where he spent a short time, after which he worked his way over the entire continent, visiting Germany, France, Italy and other continental countries. He then returned to New York where he started a bootblack stand, but a sedentary existence was not to his taste, and he tramped it from New York to San Francisco.

From San Francisco he sailed across to Australia, and returned a few weeks ago landing in San Francisco.

He came here three days ago, and with the resource of a traveler of such high standing spent the night in the afore-said box car.

He said he wanted to go to Kansas to see his father, and he had. He acknowledged having no money, but such a small consideration did not apparently alarm him, and Justice Seaman discharged him from custody. Jones set out for Kansas.

In a talk with a HERALD reporter Jones showed considerable knowledge of the countries he states he has visited, and also spoke French, German and Italian with fluency.

If half his adventures are true, a history of his travels would be more than exciting reading.

Found At the drug store, a valuable package, worth its weight in gold. My hair has stopped falling and all dandruff has disappeared since I found Skookum Root Hair Grower. Ask your druggist about it.

Hotel Metropole, Catalina Island. Enlarged, American and European plans. Fine orchestra. Fishing, boating, bathing. For rates apply to J. J. Martin, manager, or 130 West Second street, Los Angeles.

Big Out In prices of shoes for 30 days, Fitzhenry's, 255 South Spring street.

DIED. HAGENBAUGH—In Santa Monica, July 17th, Hazel, infant daughter of Mr. and Mrs. William Hagenbaugh, of Los Angeles. Funeral from the residence, 451 San Julian street, today at 1 o'clock a.m. Friends invited without further notice.

Scrofula In Its Worst Form—"White Swelling" Cured. The remarkable effect of Hood's Sarsaparilla in the following case illustrates the power of this medicine on all blood diseases: "My son, 7 years old, had a white swelling come on his right leg below the knee, which contracted the muscles so that his leg was drawn up at right angles. Physicians lanced the swelling, which discharged freely, but did not help him materially. I considered him

A Confirmed Cripple. I was about to take him to Cincinnati for an operation, expecting his leg would have to be taken off, and before giving him Hood's Sarsaparilla in order to get up his strength. The medicine woke up his appetite, and soon pieces of bone were discharged from the sore. We continued with Hood's Sarsaparilla, as it seemed to be doing him so much good, and the discharge from the sore decreased, the swelling went down, the leg straightened out, and in a few months he had perfect use of his leg. He is now apparently as well as ever." JOHN L. MCMURRAY, Notary Public, Ravenswood, W. Va.

Hood's Sarsaparilla Sold by druggists. \$1; six for \$5. Prepared only by C. L. HOOD & CO., Apothecaries, Lowell, Mass. 100 Doses One Dollar

JOE POHEIM I have just received the Finest Assortment of Trousering AND A FULL LINE OF ENGLISH WORSTEDS Which I purchased AT A BARGAIN And Now Offer them to the Public 20 PER CENT. REDUCTION SEE THE WINDOWS! Perfect Fit Guaranteed or No Sale

JOE POHEIM, THE TAILOR 143 SOUTH SPRING ST. LOS ANGELES, CAL.

FOR ALL KINDS OF GUNS, RIFLES, PISTOLS, Cutlery, Ammunition. All kinds of SPORTING GOODS, Fishing Tackle, Bamboo Rods, Baseballs, Muffs and Gloves, REPAIRING AND CHOKING OF SHOTGUNS A SPECIALTY. Guarantee or money refunded. H. SLOTERBECK, 7-16-17 211 N. Main St., Temple Block.



KNOWLEDGE

Brings comfort and improvement and tends to personal enjoyment when rightly used. The many, who live better 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 pleasant to the taste, the refreshing and truly beneficial properties of a perfect laxative; 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 manufactured by the California Fig Syrup Co. only, whose name is printed on every package, also the name, Syrup of Figs, and being well informed you will not accept any substitute if offered.</