

SHORB MUST RETURN TODAY

Or the Office of County Treasurer Will Be Vacant.

He Was Very Ill in Philadelphia at Last Accounts.

Names of Those Nominated for Appointment to the Office—The County Funds All Right—Action of the Supervisors.

If County Treasurer J. de Barth Shorb does not return to the city today it will become the duty of the board of supervisors to declare the office vacant and appoint a new county treasurer to fill the unexpired term.

County Treasurer Shorb has been away from the county 60 days, the time being up yesterday.

From all accounts obtainable he is still a very sick man at a hospital in Philadelphia.

Such was the information furnished the supervisors yesterday afternoon by his relatives, and it was intimated to them that it is very doubtful when Mr. Shorb will return to California.

It is understood that the last direct advice from the county treasurer were received about a week ago by his family. Telegrams sent Tuesday and yesterday had not been answered.

The board of supervisors would probably have taken some action in the matter yesterday, but owing to the uncertainty of the movements of Mr. Shorb, thinking that there might be a possibility of his arriving home today, they deferred final action until this morning.

The situation was made the subject of extended and earnest deliberations yesterday, in which District Attorney Dillon participated. The matter was discussed privately, the board being cloistered in their side room the greater part of the afternoon.

The situation becomes the more important owing to the complications arising from a new appointment in connection with the large bond required. Treasurer Shorb's bond is \$300,000 and his bondsmen embrace officers and directors in all the clearing house banks of the city.

There has been so much discussion and trouble over the handling of the county funds by the banks that the bondsmen of the treasurer are not a bit backward about saying they will go on no more treasurers' bonds.

A \$300,000 bond is a very large one to be raised by any one who might be appointed, and especially when a number of the solidest men financially in the city decline to go on it.

The supervisors, however, have no option in the matter. The law is very explicit and mandatory in prescribing their duty in just such cases as the one that has arisen. The political code and county government act cover the case completely.

Section 67 of the county government act reads: "A county or township officer shall, in no case, absent himself from the state for a period of more than 60 days, and for no period without the consent of the board of supervisors of the county."

Article 9, section 906, of the Political Code, says: "An office becomes vacant on the happening of either of the following events before the expiration of the term: His absence from the state without permission of the legislature beyond the period allowed by law."

Section 25, subdivision 1, of the county government act, provides that boards of supervisors have power "to fill by appointment all vacancies that may occur in any office filled by the appointment of the board of supervisors, and elective county or township offices, except in those of judge of the superior court and supervisor, the appointee to hold office for the unexpired term."

MR. SHORB'S LEAVE OF ABSENCE. Mr. Shorb has not been in a very good condition as far as health goes for several months. Upon the advice of physicians he decided in July last to go east to Philadelphia, where his brother resides and undergo medical treatment. His condition was described then and now as that of nervous prostration.

He obtained a leave of absence from the board of supervisors July 14th, for 30 days. At the end of that time an extension of 30 days more was granted by the board upon the representations made to them by physicians and the family.

That time also expired, yesterday being the last day, as figured by the supervisor, and no word had been received by them in regard to the movements of the treasurer, except in an indirect way through his relatives.

The office during Mr. Shorb's absence has been in the hands of J. M. Reed, assistant treasurer and deputy treasurer. Those J. Fleming, careful and capable gentlemen. Its business has been kept up to the mark and everything has moved like clock work.

WHO WILL BE TREASURER? In the event that the supervisors are required today to take action, the subject of whom they will appoint to fill the vacancy becomes a pertinent one. It is known that they have seriously considered the subject of the appointment, and that several names have been mentioned in connection with the office. It could not be ascertained how the supervisors stood on any of the gentlemen mentioned. Among those who have been spoken about as standing a show for the place are Dr. W. G. Cochran, Frank Gibson, Thos. J. Fleming, J. M. Tiernan and Mr. Gillette.

In the event of appointment it is stated on very good authority that the choice would in all likelihood be made from those named.

THE COUNTY FUNDS. It is not likely, but in the event that the bankers should adopt a different policy than has prevailed regarding the county funds which are now distributed among the clearing house banks, that all the county funds might be turned back into the vaults of the county treasury.

At the present time there is about \$19,000 in the treasury in coin, while the banks hold some \$250,000 of the county's cash.

The question confronting a new treasurer may be the locking up of large amounts of cash in the treasury vault and having it guarded. The vault is a very good one. A HERALD reporter was shown through it yesterday afternoon. The outside vault is as strong as that of any in the city, and inside that there is a fine safe, which is equipped with a

time lock. The safety of the county money would be very well provided for in the treasury vault.

NOT GENERALLY KNOWN. So little has been said about Mr. Shorb's absence, and his office is one which generally excites so little attention, that the seriousness of the present situation has not been known much outside of the county officers and the bondsmen. Among them it has been felt for some time that the appointment of a new treasurer was one of the probabilities during the summer or fall.

The action of today will be awaited with great interest over the county. It means, probably, that the new incumbent would be a Republican instead of a Democrat, inasmuch as a majority of the supervisors are Republicans, thus changing the present political status of the county.

The board of supervisors hope to hear something from Treasurer Shorb today, as they are perfectly willing to allow him to resign if he cannot return rather than perform the duty of declaring the office vacant.

THE BOARD OF HEALTH.

A COMPLAINT AGAINST THE CUDAHY PACKING COMPANY.

Is the Equalling of Hogs a Nuisance? Meat and Milk Inspector to Be Appointed—Physicians Who Fail to Register.

Several matters of public import were considered by the city board of health at its meeting in the city hall yesterday. The most important thing considered was the complaint of Mr. Stern against the Cudahy Packing Company's establishment near the river.

Health Officer Powers reported that offal, refuse and other contaminating matter is being dumped into the river by the various establishments located near the river. This led the mayor to ask what right they had for doing so.

The location of the packing company had been opposed by at least one member of the board before the police commission. Dr. Kuhrtz jokingly remarked that the matter of the hogs squealing was a question for the police commissioners to dispose of.

"For goodness sake, don't bring anything more before the police commission," remarked the mayor, as much as if to say the anti-dive crusade the commission has in hand is about all it can attend to at present.

Mr. Stern again took up his argument in behalf of the residents in the vicinity of the packing company by saying that he was sure it could be declared a nuisance if the board would take the initiative in the matter. He said he would fight the packing company on legal grounds and pay for it himself.

It was finally moved that the health officer present a specific report on the matter at the next meeting of the board. The appointment of a meat and milk inspector came up before the board, and Dr. Gillingham moved that an ordinance for such office be drafted for presentation to the council providing for the appointment of such an officer; also that Charles Hayden be recommended to the council for the position.

Dr. Kuhrtz moved that Joseph Q. Blackington, a veterinary surgeon, be recommended.

As the last motion received no second, the former was put and carried. A letter asking that the board of health send a representative to the Pan-American Exposition, was read by one from George Barton of Park Arhington, Ireland, regarding cholera, were filed.

Geo. W. Hollenbeck presented a communication charging the health officer, Dr. Powers, with dereliction of duty in not complying with his wishes regarding the removal of an offensive barn ranch near 416 East Twenty-first street. Dr. Powers said the owner of the property had been arrested for maintaining a nuisance, and that the matter had been attended to. The communication was filed.

It was ordered that bids be again advertised for to fill the Centennial lot, which was at one time declared a nuisance during the rainy season.

Mrs. S. A. Uhrlich was permitted to practice as midwife. Dr. Hittchcock inquired as to the registration of physicians. It was found that a large number have not registered. A motion was adopted that any physician, pharmacist and dentist in the city be given 10 days further time in which to register, after that expiration of which time all those not registered will be arrested.

A TOTAL LOSS.

The California Box Factory Destroyed by Fire. A disastrous fire occurred last evening at 210 South Los Angeles street, between Third and Fourth streets. The buildings and considerable lumber and stock of the California Box company were a total loss.

The alarm was turned in from box 45 by Officer Mercer, and subsequently another alarm was sent in. Engines numbers three, four and five, with the hook and ladder company, were soon at the scene, but the fire had gained such a headway that the buildings could not be saved. The department did good work in saving the lumber yard and the German nursery buildings adjoining.

The fire originated in the second story of the building, which was a frame structure two stories in height. It extended back nearly to the Panoramastables, and was occupied by the California Box company, Rommel Bros., carpenters, and O. H. Harlan, a cabinet maker and carpenter. The box company was managed by Garret R. Reed. All attempts to find out the cause of the fire were futile. Mr. Reed could not be found, as he resides west of the Roseadale cemetery. Mr. Harlan had not been in a shop at all yesterday. He said Mr. Reed was unusually careful in removing all shavings and rubbish from the factory, and he had not the slightest idea as to how the fire originated.

The loss probably amounts to \$4000. There was an inventory of several hundred dollars on the stock of the factory while so far as known the building was not insured. Mr. Harlan's loss will reach two or three hundred dollars.

Electric Bitters. This remedy is becoming so well known and so popular as to need no special mention. All who have used Electric Bitters will bear witness of its efficacy. It is guaranteed to do all that is claimed. Electric Bitters will cure all diseases of the Liver and Kidneys, will remove Pimples, Boils, Salt Rheum and other affections caused by impure blood. Will Drive Malaria from the system and prevent as well as cure all Malarial Fevers, for cure of Headache, Constipation and Indigestion try Electric Bitters. Entire satisfaction guaranteed, or money refunded. Price 50c and 1 per bottle at C. F. Heinze's drug store.

WARRANTS STILL BEING ISSUED

The Anti-Chinese Policy Still Being Pursued.

The Status of the Gamblers Not Yet Decided by the Judge.

Marshal Gard's Advice to a Deputy Regarding Writ of Habeas Corpus. Vegetable Peddlers Returning to Their Work.

There were no Chinese cases on trial yesterday in Judge Ross's court, but there was much attending of complaints and issuing of warrants.

The Cahuenga Farmers' association applied for a considerable number of warrants, as many being granted as time would allow for.

No opinion was handed down by Judge Ross, upon the gambler question, and it is still a matter of doubt as to whether the wily tan and domino dealers are laborers or not.

United States Marshal Gard returned from San Francisco yesterday and appeared somewhat incredulous as to the determination of the government to deport the Chinese.

The order preventing the deportation of the Chinese taken by the marshal to San Francisco is as follows: To George E. Gard, Esq., United States Marshal of Southern District of California, and Hon. J. H. Wise, Collector of the Port of San Francisco.

You will please take notice that in the case of Long Wye, who is now in your custody for the purpose of being deported to China, under an order of the Hon. E. M. Ross, district judge for the Southern District of California, we this day filed a petition in the United States district court in and for the Northern district of California, praying for the issuance of a writ of habeas corpus, and the custody of the prisoner in the hands of the Southern district judge for the issuance of said writ, but that said court declined to grant said writ and dismissed the petition filed therein. From said order declining the writ and dismissing said petition we have appealed to the supreme court of the United States.

You are therefore notified that pending the appeal from said decision you must retain the custody of said prisoners.

We respectfully refer you to subdivision 1 of rule 34 of the supreme court of the United States, which reads as follows: "Pending an appeal from the final decision of any court or judge, declining to grant the writ of habeas corpus, the custody of the prisoner shall not be disturbed. Yours respectfully, 'HARVEY S. BROWN, THOS. M. RICHMOND, Attorneys for Petitioner."

Marshal Gard was of the opinion that every Chinese taken by East Francisco would be deported in the same manner. Yesterday the deputy marshal at Redlands arrested seven highlanders. The attorneys in that city endeavored to obtain their release on writs of habeas corpus. The deputy marshal telegraphed United States Marshal Gard for instructions. Gard informed the deputy to send the writs of habeas corpus to a warmer place, and to pay no attention to them, but bring his highlanders direct to this city.

VEGETABLE MEN REAPPEAR. Greatly to the aggravation of the farmers and laboring men the Chinese vegetable peddlers of the city yesterday began their former work of supplying households with vegetables.

This of course was caused by the official statement that the enforcement of the Geary law cannot be made owing to a lack of funds for this purpose. The Chinese were greatly elated over the announcement, and immediately cast off fear and entered again into competition with the white laborer with renewed vigor.

It is thought the Six Companies have instructed all Chinese to have no fear of arrest and deportation, and the Celestials are acting upon the belief.

The news created quite a stir among the laboring men of the city.

THE COUNTY FUNDS.

County Auditor Lopez Reports on Their Condition. County Auditor Lopez has submitted a report to the board of supervisors, showing the condition of the county funds at the present time. The following is the report in full:

I beg to submit to your honorable body a statement showing the condition of the funds of the county on above date. We have in the unapportioned money fund \$50,163.06.

There are several school and road funds which need the money due them, and I think it best to apportion the road and school money, which amounts to \$7947.54, it will then leave a balance of \$42,215.52, which you can transfer to the funds needing the same, and by so doing you can avoid borrowing money, as has been the custom for several years back.

I have figured out the amount necessary to transfer to such fund to tide us over until November 1st, when we will have about \$100,000, collected from taxes of 1892-'94. We can retransfer the amount to the unapportioned money fund, and make the proper distribution.

CURRENT EXPENSE FUND. Sept. 1, Balance, \$13,450.00 Miscellaneous receipts, \$5,500.00 Transfer from unapportioned money, 15,000.00 \$33,950.00 Estimated expenditures, two months, 30,000.00

Nov. 1, Balance, \$950.00 All moneys received from licensees goes to the credit of this fund, and on November 1st we will receive about \$15,000.00.

SALARY FUND. Sept. 1, Balance, \$3,285.00 Estimated expenditures, two months, 13,000.00 Transfer from unapportioned money, 10,000.00 \$23,285.00 Estimated expenditures, two months, 24,000.00

Nov. 1, Balance, \$2,285.00 HOSPITAL FUND. Sept. 1, Balance, \$1,000.00 Estimated expenditures, two months, 5,000.00 Transfer from unapportioned money, 9,000.00

Estimated expenditures, two months, 14,000.00

Nov. 1, Balance, \$1,000.00 The above transfers amount to \$34,000, which would leave a balance in the unapportioned money fund of about \$8200, and besides this we have in the court house and jail funds \$3400, which makes a total of \$11,500, which would be available should you want to apportion the balance of the world's fair money, which is \$7500.

THEY DO NOT WANT THE MONEY

The Citizens, and University Banks Return County Coin.

They Decline to Keep It on the Special Deposit Plan.

A Complication of Affairs in Consequence of the Proceedings Against the City Bank—Will the Other Banks Follow Suit?

"Take your gold and cart it away, if I can't use it." The above sensational words were used by T. D. Stimson, the millionaire president of the Citizens' bank, about a week ago in connection with the county money on deposit in his bank.

He had at the time some \$28,000 of the county money in the bank, and sent it all back to the county treasury.

It all came about through the lines that are being drawn closer around the handling of county funds since the failure of the City bank.

The law requiring the county money deposited in the banks to be treated as a special deposit has been very publicly discussed lately, and Mr. Stimson arrived at the conclusion that if he could not pay it out in the ordinary run of business as any other money he would rather send it back to the bank.

He seized the opportunity in returning the money to crystallize his sentiments in the terse sentence before quoted. But he is not the only banker who has arrived at the conclusion that he does not wish the county funds under the conditions imposed by law.

The University bank, of which R. M. Widney is president, three days ago adopted the same policy, and returned to the treasury \$25,000 of county funds on deposit in that bank.

The bank gave as the reason for returning the money that they are unwilling to certify that they hold the county money as a special deposit.

This change in the policy of two of the well known banking institutions of the city makes a decided revolution in the way bankers are coming to look at the question of county funds deposits.

It has been kept very quiet, and it was only yesterday that the news of the action of the two banks was ascertained. Just what effect, if any, it will have on the course of other banks has not developed. Up to the present time they are the only ones which have declined to continue receiving the money as special deposits.

After it was returned to the county treasury the \$53,000 was redistributed among the other clearing house banks in the ratio adopted heretofore.

These banks now have about \$250,000 of county money. The amount rarely goes below that sum, and frequently goes above \$400,000.

If all the banks which now hold the county money should do as the Citizens' and University banks the county coin would no longer be in the vaults of the banks where it has the same protection as that afforded by the banks, but would be piled up in the county treasury vault. The situation is quite an interesting one.

A prominent banker, in speaking about the matter yesterday afternoon, said that he believed the county funds are better kept in the banks, which necessarily provide the very finest safes and vaults for the storing of large amounts of coin, than it would be in the treasury vault.

BAILEY'S COPPERS.

A Colton Editor's Experience at Trinidad. Will C. Bailey, of Colton, is generally known as the editor of the Colton News, one of the best papers outside of Millipitas in the state. Bailey is a very kind, liberal, every-day sort of country editor, with chin appendages like unto those of the versatile Scipio Urquiza. Scipio was once a country editor but since Redlands grew up—but that is another story.

Well, Bailey has just returned from a visit to the "Windy city" show. On the return trip he was compelled to stop over a day at Trinidad, Colorado.

The Salvation Army is about the only attraction in Trinidad, so the Colton editor had to kill time by watching one of their parades.

After partaking of a hearty and unusual luncheon, diversified with a light decoction of spirits frumment, he proceeded to view the town from the cognate vantage of a kindly lamp post.

Presently the army came along. Now Bailey had been playing a cent "ante" with a fellow passenger on the train to while away the time. Incidentally he came in the possession of a large number of coppers.

When the army made the circle and halted at the post which Bailey was assisting in pointing toward the heavens, the lady captain made the customary rounds with the upturned tambourine. She thrust the ultra delightful instrument under the nasal appendage of the country editor in such an emphatic manner that smacked loudly of the financial stringency having struck Trinidad harder than any other western hamlet.

Reaching into the trouser's side office, the editor brought forth a copper and carefully placed it in the instrument. The sudden, want-some-more look which the army captain bestowed upon the Colton editor only betokened the dire necessity for more.

Again he fished out a copper. Another "Thank you; May God bless you," was spoken in hiear. But the look she gave him signified the possibility of having the two cents increased by others of like denomination. A third copper was given to "spread the good news". The tambourine still remained. Another copper went in. The sport soon became interesting and the entire army gathered around the charitable Colton gentleman. After each of the members had "caught on," the entire force were engaged in saying "God bless you".

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"every little mite helps". "You will be rewarded in heaven", etc.

For nearly half an hour, Bailey stood gazing out coppers one by one, until he had deposited 32 in the tambourine. The army "fired a volley", and departed, singing "There's room for many more".

THE COURTS.

Cases on Trial Yesterday and New Suits Filed. Judge Shaw yesterday approved the bond of Wm. J. Washburn as receiver of the City bank for \$75,000. Receiver Brodbeck filed his final account and it was set for a hearing for September 18, 1893.

On motion J. T. Jones and Messrs. Allen and Flint were substituted as attorneys for the receiver instead of F. W. Burnett.

John F. Glascoe was granted a divorce from Mrs. Glascoe by Judge Clark on the ground of desertion; also a decree was granted in the case of Fithen vs. Fithen on the ground of desertion.

Jennie Smith was adjudged insane in Judge Shaw's court yesterday morning and committed to the asylum at Highlands.

Several routine probate matters were disposed of yesterday by Judge Clark. The grand jury was in session yesterday, and several witnesses in cases under consideration were examined.

NEW CASES. Preliminary papers were filed in the county clerk's office yesterday in the following new cases: F. C. Reed vs. John Croes—Suit transferred from San Luis Obispo county. An action for \$100.00 alleged to be due from defendant as his share in payment of a mortgage.

Thomas Kelly et al. vs. Florence Mather—Suit for \$200, balance of purchase money on lot 70, block N, Montana tract. Lewis B. Reed vs. city of Los Angeles—Suit to quiet title to lots 9 and 10, block 1, C. M. Wells tract.

Victory! THE GREATEST THE WORLD HAS KNOWN—To many a man, stricken on the field of battle, the cry of victory has been a relief; but even more grateful to an individual is a realizing sense that by the use of Dr. Miles' Restorative Nervine he has achieved a victory over any nervous affliction, such as prostration, sick headache, poor memory, dizziness, sleeplessness, neuralgia, hysteria, fits, dizziness, sexual debility, irritability, convulsions, spinal irritability, St. Vitus dance, etc. Testimonials of thousands of such cures are in possession of the Dr. Miles Medical Co., Elkhart, Ind. Restorative Nervine is sold by G. H. Hanson, the popular druggist, 177 N. Spring street, on a guarantee. Ask for a book, free.

Itching, Aching Piles—Hall's Cream Salve will give immediate relief and is a positive cure. 25 and 50c. Off & Vaughn's drug store, Fourth and Spring sts.

CARPETS

Good Quality at the Lowest Price Is What We Aim to Show.

You Will Find We Are Showing a Larger Number of New Styles in Wiltons, Body Brussels and Ingrains at Cut Prices Than Any Other Carpet Store in the City.

MISS PAULINA KLAUS Has been inaugurated with a corps of able assistants in a SPECIAL GRAND CONCERT.

A FULL ORCHESTRA. Every night and Wednesday and Saturday matinee. Concert every evening from 7:30 to 12. The finest Commercial Lunch in the city. Meals a la carte at all hours. 9-7

NEW VIENNA HUFFET. Court st., bet. Main and Spring sts. F. KERRICK, PROPRIETOR. Free Refined Entertainment. EVERY EVENING, from 7:30 until 12, and Saturday Matinee from 1 to 4 p. m. Reappearance of the Favorites of Los Angeles, MISS LINA CREWS, MISS MINNIE HUFF, LAWRENCE SISTERS

BERTH FAMILY ORCHESTRA, MISS MARGUERITE BERTH, Directress. Fine commercial lunch daily. Meals a la carte at all hours 3-24 1/2

TURF EXCHANGE, 115 1/2 South Spring Street. C. E. PENDELL and J. B. DUKE. Desire to announce to the public that they have opened up

Old Turf Exchange, AT 115 1/2 S. SPRING ST. Adjoining the Nadean Hotel.

The great racing events at all the principal points that will be noted. All admirers of horse show 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. 5-30 5/2

Unclaimed Mdse. & Trunks -AT- CITY WAREHOUSE UPPER MAIN ST., NEAR WALTERS ST. FRIDAY, SEPT. 15, 1893. AT 10 O'CLOCK A. M.

Consisting of Furniture, Bedding, Trunks, Valises, Boxes of Household Goods, Mats, Bedsteads, Tables, Ice Chests,