

DORA'S STORY

Wronged and Reparation Refused

ALL WITNESSES EXCLUDED

A CONSPIRACY CHARGED BY THE DEFENSE

D. Flint, the "Dope Fiend" Burglar, Held to Answer—Mrs. C. Weaver Discharged From Custody

Another sensational trial began yesterday in department one, and it will very probably occupy the attention of the court and jury for a week at least. The defendant is Crawford Malkin, a night watchman in fairer financial circumstances than might be inferred from the nature of his occupation, and he has to answer the charge of rape preferred against him by Miss Dora Green, a very mature appearing young lady of fifteen summers.

If the charge made resembled in general outline others of the same class no special interest would be there in it beyond the mere gratification that the prudent minded might obtain. But the story told by Dora Green at the preliminary examination is somewhat startling, and the vast mass of circumstances arrayed to corroborate the main contention assists in making the story itself additionally interesting. District Attorney Williams is engaged in prosecuting the case, while the law firm of Davis & Rush are acting for the defense.

The morning was taken up with the work of selecting a jury, and at noon the following were empaneled to try the cause: V. B. Cochran, C. L. Dunsmore, Rollin B. Lovell, Andrew S. Atkinson, John F. Powell, H. A. Barraclough, D. W. Cate, John Villinger, Daniel R. Browning, George W. Juden, Franklin B. Alderson and H. C. Thomas.

Before placing any one upon the witness stand Mr. Williams invoked the rule that all witnesses be excluded from the court room. This was agreeable to the defense, but Mr. Davis insisted that the rule should be made to apply also to Mrs. Green, who was to be an important witness in the case, and who had comfortably ensconced herself by the side of the prosecuting attorney. But this was by no means agreeable to Mr. Williams, and he appealed to the court, asking that she be permitted to remain in the court room, as she was the mother of the girl, and her presence would be necessary in the trial of the case. Mr. Davis, on the other hand, stated to the court that the defense charged Mrs. Green, in conjunction with her husband and daughter Dora, with conspiracy, that that was the defense they intended to set up, and consequently it was a necessity that Mrs. Green should not be present when Dora Green's testimony was taken. That settled it, and Mrs. Green had to meander against her wish into the seclusion of the witnesses' room.

THE GIRL TELLS HER STORY

Then Dora Green went upon the witness stand and poured the story of her wrong into the ears of the jury with a perfectly glib tongue and unabashed demeanor. In epitomized form her narrative amounted to this: On the 5th of January her brother-in-law told her that Malkin had sent word that she could have his bicycle that afternoon, and about 12:30 she went to Malkin's house and got the wheel. She then started off with her sister, who wheeled a perambulator containing her baby to the East Side park. It was a long way from where Dora lived, on Macy street, to the park, and her sister could not make great speed with the baby, so Dora sprinted

ahead on the wheel and then would return to her sister's side. The return from the park was made about dusk, and it was dark when Dora took the wheel back to Malkin's house. Malkin himself was standing in the door, and Dora stepped inside and laid the wheel against the stairway. She remarked that she was tired and thirsty, and asked Malkin for a drink of water. Instead of water he brought her, after an absence of about two minutes, a small glass of sweet wine and told her to take that, for it would make her feel better. After drinking the wine Dora almost instantaneously felt a dizziness, and she remarked upon it to Malkin, but he merely laughed. Then consciousness forsook the girl, and when she recovered she discovered herself lying upon Malkin's bed in the room adjacent to the entrance where she had been previously standing. The room was dark, but a light shone from another room, and she heard footsteps upstairs. Her clothing was disarranged, and by this and other indications she knew she had been assaulted. Dora thereupon arose from the bed, and went to her sister's house, about two blocks away, and there not only told her sister, but was examined in a perfunctory manner by her. The girl didn't tell her parents, for the sister was desirous of seeing what a little negotiation would do. On the following day, January 6th, both sisters saw Malkin pass the door and they went out. It was charged with the offense, and, it is alleged, he confessed that

DORA GREEN

he had outraged Dora, and if she would not tell her folks he would marry her. From that time on Malkin acted oddly, one day he would say he would marry her, and the next say it was a scheme put up against him, and he'd do nothing of the kind. Finally Dora told her mother, but still refrained from telling her father, for the reason that she feared that he'd hurt her, and wouldn't believe her story. That, in briefest form, is the girl's story, but there are many curious additions and elaborations which will develop more particularly during the trial. TESTS OF MEMORY AND MOTIVE Upon cross-examination Miss Dora became very much involved, and whenever nonplussed would wrinkle her brows and either repudiate her testimony given at the preliminary examination or else seek refuge in the rejoinder, "I don't remember."

"Your father is A. D. Green, the expressman, isn't he?" began Mr. Davis. "Yes, sir."

"Where do you live?" "I live back on Macy street about a block in the old left White house."

"How long have you known Mr. Malkin?" "About two to two and one-half years."

"He has been an intimate friend of the family?" "Yes, sir."

"He has considerable property, has he not?" "I know he has some houses."

"You knew he was worth \$15,000 to \$20,000, didn't you?" "I never knew just how much he was worth."

"Did you not testify at the preliminary examination as follows: (Question and answer read from the transcript.) 'Well, I can't just remember, but I



THE DEFENDANT

didn't know just how much he was worth."

"Your father, mother and yourself discussed this matter didn't you?" "My mother said he had lots of property, that's all."

"Will you swear that your father and mother didn't discuss it with regard to getting him for a husband for your sister Bertha?"

"I wouldn't swear, but my mother said he was a nice man and would make a good husband for any girl."

"Did not your mother say: 'Now, Doty, be a good girl, and perhaps Mr. Malkin will marry you?'"

"No, sir, she told me to please myself, and she said, 'Well, Dora, be a good girl, and if you like Mr. Malkin marry him.'"

"Counsel read from the previous testimony, wherein Dora had testified that her mother had spoken to her about marrying Malkin two years ago. Witness said in response that she didn't think it was that long since Malkin had first asked her to marry, and was not more than a year and a half ago."

"And you were then about 13 or 13 1/2 years of age?" inquired counsel.

"I don't know how old I was at the time he first spoke to me; I don't think it was so long ago."

"When was it he said anything to you about marrying him before the time of the assault?"

"Once in his house and once in my sister's. It was about six months previous to the assault. He said: 'If you don't marry that young man, will you marry me?'"

"Didn't you afterwards say to him, about the young man: 'Mr. Lomax has gone away, and, if you like, I will marry you?'"

"Yes, sir; I told him something like that."

"And up to the time of the assault did he take any liberties with you; attempt to kiss you or act otherwise than a gentleman?"

"No, sir."

JUST HINTING AT MARRIAGE "When your father told you that Malkin wanted to marry you, what did he say?"

"He said to my mother and me that Malkin had ridden upon the wagon with him and told him that he wanted a young wife; that he was lonely and wanted just a nice girl like me."

"Were you in love with Malkin then?" "No, sir; I didn't love him."

"Then what did you want to marry an old man for? Wasn't it because your mother wanted you to?"

"No, sir; my mother didn't want me to marry him much, but she said I could marry him if I wanted to."

(Counsel again read from the testimony previously given by witness wherein she testified to her mother having advised her to treat Malkin nicely, and that he might marry her.)

"No, sir; my father kept telling you that Malkin wanted to marry you?" "No, sir; he told me, I think, twice, and said Malkin kept 'hinting.'"

"And so Malkin could have married you any day he wanted?" "I don't know about that."

complaint by violating you on January 8th; what made you change the date to the 5th?"

"I said it was on the 5th of January when I first told the district attorney. I never said it was on the 8th."

And so on through many long and wearisome details, in many of which the witness got sadly tangled up. She remained upon the witness stand until court adjourned.

A WISE MAN

Calls the Marriage Off When the Prospective Bride Lied

All the level-headed men have not joined the great majority and one of these showed up at the court house on Wednesday. He obtained a marriage license, paid the fee and departed. He was back again yesterday, however, and said he had made a mistake.

"I swore yesterday," he remarked, "that neither myself nor the woman I was about to marry had been divorced within a year. I was wrong, for I found out that the woman had been divorced last January, so take back the license."

The man spoke with some feeling, and, desiring to give a crumb of comfort, Cupid suggested that he adopt the fashionable method of taking his fiancée out to sea and have the ceremony performed there. But this aroused in indignation of the would-be Benefactor.

"No, sir; the law is the law, and it forbids such a marriage; but even if it didn't I wouldn't do it," the woman now. I don't want to marry just to be joined to a woman. I want in a wife a true companionship. For eight long years I've remained a widower, and if in marrying again I got a woman who deceived me and lied to me before marriage, I couldn't expect much happiness after."

The license was crossed out on the record, but the fee was not returned, and the man went out with a slower step than on the previous day. He probably saw the star of hope shining a little lower on the horizon of his life but nevertheless he was a wise man.

THE SNAP BURGLARY

Duan Flint Held to Answer for Burglarizing the Castle Saloon

Duan Flint, the victim of the "steal-pigeon" who inveigled him into a burglary scheme, and after helping him through a rear window of "The Castle," at Seventh and Main streets, left him to confront the deputy sheriff who was waiting to make the arrest when the proper time came, was up in the township court yesterday for examination.

The defendant, as heretofore explained, is quite an elderly man and is a confirmed "dope" fiend. Yesterday while in court Flint was so racked by nervous twinges of conscience that he was unable to make it almost painful to look at him. But he wasn't detained long in court, and was held to answer in short order.

Deputy Sheriff Al White told how he made the capture of Flint, and how the latter's companion (?) in crime got away; and Mr. Vignes, manager of the Castle saloon, explained the part of the robbery came to his knowledge, and beyond that and the fact of the window being found open, he knew little or nothing.

On the deputy's say-so, however, Flint was held by Justice Young to answer in the superior court to the charge of burglary, with bail set at \$500.

Counsel is acting for the defendant, but reserved the defense for the trial.

MRS. WEAVER'S CASE

Dismissed on Motion of the District Attorney

On motion of Deputy District Attorney McComas the charge of murder against Mrs. Catherine Weaver was ordered dismissed in department one, she defendant discharged and sureties exonerated. Mr. McComas explained to the court that in view of the result of the trial of the case against "Dr." Hastings, the prosecution did not think a conviction could be obtained; that Mrs. Weaver was merely an employe, and anything that she did do was at the behest and direction of "Dr." Hastings.

This ends what was a most sensational trial, for Mrs. Weaver's connection with Lillian Hattery's death was simply a side issue of the main case against "Dr." Hastings. But the "doctor" is not quite out of the woods yet, for on July 6th he will be tried for having procured the abortion of the colored girl, Fanny Norris, which came so near costing her her life.

New Suits Filed

The estate of Willard H. Packard, deceased—Petition of Emma S. Packard for probate of will. The estate consists of \$100.

Jessie M. Dunning vs. Albert Rimpau—A suit to quiet title to lot 13, block "AA" of the Millard avenue tract.

The Frazier and Lamb Lumber company vs. August Welfenbach et al.—A suit to recover \$550.89 from defendants as bondsmen for F. W. Stranace, contractor for the Newell & Gammon block, to whom the advance of this amount was made.

The people of the state vs. Albert L. Myers and W. J. Davis—A suit to recover \$1000 from each defendant as sureties on the bond of William O'Keefe, who was charged with "assault with murder" upon Henry Anderson, and who left the county.

The people of the state vs. Albert L. Myers and W. J. Davis—A suit similar to the above, the assaulted person having been Darnian N. Gebhardt and the bond sought to be recovered the sum of \$2000 in the case of each defendant.

Laura T. Mattocks vs. William N. Holway et al.—A suit to recover \$1700 on a note, \$85 attorney's fee and decree of sale against lot 3 of the J. Downey Harvey and L. T. Garmsey subdivision.

George A. Betts vs. the Southern California Fruit Exchange—A suit to recover \$1451 for the division of a car of lemons which were sold at less than the cost of transportation.

W. S. James vs. E. M. Potts Co. et al.—A suit to recover \$1400 on a note, with interest, attorney's fees and costs.

William Quay vs. William George et al.—A suit to recover \$2000 on a note, \$300 attorney's fees and decree of sale against lot 4 of subdivision of the west half of lot 2 and the east half of lot 3 of the Freeman tract.

Matter of guardianship of Claud Brown, Robert Brown and Newton Brown—The petition of Harry Chandler that he be appointed legal guardian of the three minors, children of L. B. Green alias Harry Brown and Maggie Brown. The children are now at the Newsboys' home. The parents have been divorced and the minors are under the exclusive charge of the mother.

The estate of Ruth B. Austin, a minor—The petition of Phoebe A. Austin for appointment of guardian. The estate consists of an interest in a note for \$500.

To Be Called Saturday DEPARTMENT ONE—Judge Smith. 2328 May Simpson, appeal; hearing. 2329 Ella Rorick, appeal; hearing. 2330 John Vassalo, arson; arraignment. 2331 E. Reddick, burglary; arraignment. 2332 William Roache, burglary; to plead. 2333 Earl Young, burglary; to plead. DEPARTMENT TWO—Judge Clark. Nothing set. DEPARTMENT THREE—Judge York. Nothing set. DEPARTMENT FOUR—Judge Van Dyke. Nothing set. DEPARTMENT FIVE—Judge Shaw. In re assignment of Selbert; settlement of account.

Sheward Remnants and Oddments Today will be devoted to clearing out all Remnants and Odds and Ends which have been left on our counters from the Sheward Stocks. Prices are actually just about one-third or one-fourth of what the goods usually sell for

There Are Many Choice Bargain Bits For the Watchful Woman . . .

Thousands of short lengths in Wash Goods, Silks, Dress Goods and Laces. Thousands of odd little lots in Underwear, Hosiery, Gloves, Parasols, and in countless small articles at the Notion Counters

A Great Sale Is Now Going On in Our Crockery Department Also in the Household and Kitchen Utensil Department

THE GREATER PEOPLES STORE 27429-B-133-B35-B37-B39-B41-B43 NORTH SPRING STREET

Ernestine M. Baker et al. vs. L. B. Woodworth et al.—A suit to recover \$1500 on a certain contract and to set aside the same and to award interest in lots 1 and 2, block 2 of the Gate tract.

The Divorce Bill Mrs. J. B. Wildey was granted a decree yesterday by Judge Smith divorcing her from M. D. Wildey on the grounds of failure to provide.

Some further testimony was taken in the brilliant divorce case yesterday and the case was then submitted in department six.

Mrs. A. Kratzer obtained her decree in department one divorcing her from A. Kratzer on the ground of cruelty.

Court Notes In the estate of L. M. Wood, an insolvent debtor, Judge Shaw yesterday appointed M. A. Brunson assignee, with bond placed at \$200.

D. D. Sweet, charged with embezzlement, pleaded guilty to the charge to the extent of \$25. Judge Smith sentenced the defendant to ninety days in the county jail.

Harry C. Norris, charged with seduction, had his case dismissed in department one yesterday, for the reason that the defendant married the girl who preferred the charge.

Louis Hildebrand, a Whittier graduate, 29 years old, yesterday pleaded guilty of burglary in the second degree and was sentenced by Judge Smith to one year's imprisonment at Folsom.

John W. Garner, recently convicted in the United States district court of counterfeiting, was yesterday sentenced on two accounts of indictment with fines amounting to \$20 and seven years at hard labor in San Quentin.

The following informations were filed in department one by the district attorney: Manuel Ruiz, Jose Ruiz and Senadulo Ruiz, on the charge of grand larceny, in having stolen five calves from the Wolfskill ranch; also one against Mariana Ruiz for burglary.

COURT CALENDAR Cases to Be Called in the Several Departments Today DEPARTMENT ONE—Judge Smith. 2294 Crawford Malkin, rape; trial. DEPARTMENT TWO—Judge Clark. 2340 Butler vs. Falvelia et al. (N. P. 1860) The estate of Michael Gross, insane; letters of guardianship. (N. P. 1870) The estate of Camille Reynal; petition to mortgage real estate. (N. P. 1880) The estate of J. Lobangier; probate of will. (N. P. 1890) The estate of A. H. Spencer; letters of administration. (N. P. 1900) The estate of J. S. Neal; citation to give additional bond. (N. P. 1910) The estate of R. N. C. Willson; petition to set apart real estate. (N. P. 1920) The estate of Prudent Beaudry; certificate of sale of real estate. (N. P. 1930) The estate of C. N. Hassan; certificate of sale of real estate. (N. P. 1940) The estate of S. Barker; final account and distribution. (N. P. 1950) The estate of Encarnacion Bucina; certificate of sale of real estate. (N. P. 1960) The estate of L. Bauer; letters of administration (two petitions). (N. P. 1970) The estate of Grace M. Sanborn; final account and distribution. (N. P. 1980) The estate of Charlotte M. Rowland; report of commissioners in partition. (N. P. 1990) The estate of Jean P. De Villiers; petition for distribution. (N. P. 2000) The estate of Sanford Johnson; petition to sell real estate. (N. P. 2010) The estate of Mary J. Armstrong; final account and distribution. (N. P. 2020) The estate of Domingo Amestoy; annual account. (N. P. 2030) The estate of Louis C. Newstadt; probate of will. (N. P. 2040) The estate of M. C. Holman; petition to remove executor. (N. P. 2050) The estate of J. H. Tolfree; petition to sell personal property. (N. P. 2060) The estate of J. de N. Reymont; annual account. DEPARTMENT THREE—Judge York. (N. P. 2070) Wicklein et al. vs. Boger et al. DEPARTMENT FOUR—Judge Van Dyke. (N. P. 2080) Dial vs. Hunter. DEPARTMENT FIVE—Judge Shaw. (N. P. 2090) City of Los Angeles vs. Perry. DEPARTMENT SIX—Judge Allen. In re habeas corpus J. Trias. (N. P. 2100) Rappet et al. vs. Creditors. TOWNSHIP COURT—Justice Young. Michel vs. Thurston, 9. Holmes vs. Buddinger, 11. Morris vs. Colby, 130. Stanche vs. Shipman, 230. Canfield vs. Smith et al., 4.

To Be Called Saturday DEPARTMENT ONE—Judge Smith. 2328 May Simpson, appeal; hearing. 2329 Ella Rorick, appeal; hearing. 2330 John Vassalo, arson; arraignment. 2331 E. Reddick, burglary; arraignment. 2332 William Roache, burglary; to plead. 2333 Earl Young, burglary; to plead. DEPARTMENT TWO—Judge Clark. Nothing set. DEPARTMENT THREE—Judge York. Nothing set. DEPARTMENT FOUR—Judge Van Dyke. Nothing set. DEPARTMENT FIVE—Judge Shaw. In re assignment of Selbert; settlement of account.

DEPARTMENT SIX—Judge Allen. 27383 Carriss vs. Wilcox et al. trial. TOWNSHIP COURT—Justice Young. Kiefer vs. Sachse, 9. Dieker vs. Szako, 130. Fairchild vs. Stratton et al., 10:30. Casver vs. Cassen, 2:30. Claire vs. Sanchez, 3. Blakeley vs. Letts, demurrer, 4.

The Retort Courteous Postmaster Matthews is in receipt of a screed from the department in Washington, asking for a request from him that regular mail service on the electric cars be established between Los Angeles and Pasadena, and stating in reply that "the matter will be given consideration at the earliest practicable date." Signed, G. F. Stone, acting second assistant postmaster general.

Silver Republicans Attention All members of the Silver Republican club are entitled to two reserved seats at the address of Hon. W. J. Bryan in the afternoon of July 5th. Exclusive privileges will be accorded you in the selection of seats up to June 15, 1897. Apply at once to F. J. Cooper, secretary, at old headquarters, 315 West Second street.

Santa Monica Sunday Trains On the Southern Pacific leave Arcade depot 8:00, 9:00, 10:00, 11:00 a. m., 1:00, 1:35 p. m. Returning, last train leaves Santa Monica 8:00 p. m. Past time, no dust seats for everybody. Round trip 50 cents.

Long Beach Sunday Trains On the Southern Pacific leave Arcade depot at 8:15, 9:00, 10:05 a. m., 1:40 p. m. Returning, last train leaves Long Beach 8:40 p. m. Round trip 50 cents.

All prices of wall paper greatly reduced. A. A. Eckstrom, 234 South Spring street.

Drink Glen Rock water. Address F. L. Smith, 216 South Spring street, Tel. 15.

Mechanics' tools, Furrys', 129 North Spring street.

JOTTINGS New Laws for Mine Locators and Stockholder. Price 15 cents. N. A. Wolcott & Co., printers and publishers, 128 S. Broadway, Los Angeles, and all bookstores. The new blanks conforming to the laws are now ready.

Our Home Brew Maier & Zobel's larger, fresh from their brewery, on draught in all the principal saloons; delivered promptly in bottles or kegs. Office and brewery, 449 Aliso street, telephone 81.

Hawley, King & Co., cor. 5th and Bwy. agents genuine Columbus Buggy company buggies and Victor bicycles.

Largest variety Concord business wagons and top delivery wagons. Hawley King & Co.

Agents Victor, Keating, World and March bicycles. Hawley, King & Co., cor. Fifth street and Broadway.

Everything on wheels. Hawley, King & Co., cor. Fifth street and Broadway.

Joe Arnold, agent for celebrated Mexican cigars, 358 S. Spring st., Tel. main 866.

DEATHS STOLL—At his late residence, 505 Commercial street, this city, June 8, 1897, Phillip C. Stoll, beloved husband of Katie Stoll, nee Hines, of Milwaukee, Wis., aged 43 years 7 months. Funeral from parlors of Orr & Hines, 647 South Broadway, Friday, June 11, at 2:30 o'clock. Friends and acquaintances invited. Interment, Rosevale cemetery, Milwaukee, Wis., Germania please copy.

FUNERAL NOTICES Members of T. V. Germania are requested to assemble Friday, June 11th, at 2 p. m., at their hall, to attend the funeral of our late member, Phillip Stoll. By order of CARL ENTENMANN, President.

A. O. U. W.—Members of Los Angeles lodge, No. 55, are requested to assemble at their hall, 233 South Main street, at 1:30 p. m., Friday, June 11th, to attend the funeral of their late brother, Phillip C. Stoll. Members of city lodges and visiting brothers invited to attend. M. M. GILLESPIE, M. W.

PECK & CHASE CO. "The Broadway Undertakers" THIRD AND BROADWAY Office Telephone Main 613. Residence Telephone White 111. DEXTER SAMSON, Funeral Director. 523 S. SPRING ST., Los Angeles, Cal. Special attention paid to embalming and shipping bodies.

NO BETTER CARRIAGES on the market. Furniture, Carpets and Stoves. Largest house of its kind in Southern California. I. T. MARTIN, 531 S. Spring St.

Dr. Talcott & Co. THE ONLY SPECIALIST IN SOUTHERN CALIFORNIA TREATING Diseases of Men Only We have the largest practice on this coast, our fees are low, and WE NEVER ASK FOR A DOLLAR UNTIL CURE IS EFFECTED. We have a hospital connection where we cure Varicocele, Piles and Rupture In one week. Accommodations for out of town patients and others who wish to remain during treatment. Every cause of weakness, unnatural losses and discharges, blood taints and results of badly treated gonorrhea a specialty. We treat diseases of men and absolutely nothing else. We understand this class of cases and never waste our own or our patients' time when we are not sure of curing. For we do not expect a dollar until he cures. Any information on the nature and treatment of these diseases cheerfully given either in person or by letter.

Corner Main and Third Streets Over Wells, Fargo & Co.

We want Ladies' Old Wheels in trade on New Wheels. FOR SALE—Bargains in Men's Second-hand Wheels, nearly new . . . \$20, \$30, \$40, \$50

LYD. B. WINSTON CLEVELAND CYCLES—534 S. Broadway

Dr. Reum Graduate of Jefferson Medical College, Philadelphia, Pa.; the Medical Department, University of Wooster, Cleveland, O.; formerly a resident physician in the Philadelphia Polyclinic and the Rush Hospital of Consumption; hospital experience at Leipzig, Germany, and CURE ALL CURABLE CASES OF Throat, Lung, Heart, Stomach and Nervous Diseases 658 S. Hill St. Consultation free. Hours 9 to 12 m., 2 to 4 p. m., 7 to 8 p. m.

DR. WONG'S Sanitarium, 713 South Main St. If you will consult your own interests, hasten to the doctor and get advice. Dr. Wong is the great emancipator of disease. Telephone 895 Black

IMPORTED S. F. WELLINGTON COAL! \$10.50 Per Ton Delivered to your door. The certain of getting the genuine article, unmixd with inferior products. It lasts longer and saves money. HANNOCK CO., 222 S. Spring St. Office Tel. Main 30 Yard Tel. Main 1947

Wether's Mother's Syrup Mrs. Winslow's Soothing Syrup has been used for over 50 years by millions of mothers for their children while teething with perfect success. It soothes the child, softens the gums, allays all pain, cures wind colic, and is the best remedy for Diarrhoea. Sold by druggists in every part of the world. Be sure and ask for "Mrs. Winslow's Soothing Syrup" and take no other kind. 25 cents a bottle.

A Good Thing Stock in the Val Verde Gold Mines New York Specialists

Cure All Chronic, Nervous and Special Diseases of both MEN and WOMEN. Our fees are the lowest. Consultation FREE. Hours 9 to 12, 1 to 5, 7 to 8. Sundays, 10 to 2. 230 1/2 South Main.

New York Millinery . . . 344 1/2 S. Spring St. Guarantees latest styles and lowest prices. Madame Clarion

Pianos Reduced. Our Special Sale is still in full swing. You can save money now. Southern California Music Co., 216-218 West Third St. Bradbury Bldg.

DR. WHITE'S DISPENSARY 128 NORTH MAIN ESTD. 1858 Diseases of MEN only. Blood, Skin, Kidney, Yaws, Venereal, Gonorrhea, Syphilis, etc. Guaranteed a safe, speed, and permanent cure, without detention from business. No pain, no blood drawn; no pay until cured. Consultation free.

RUPTURE DR. WHITEHILL 303 SOUTH HILL ST. GUARANTEES A SAFE, SPEED, AND PERMANENT CURE, WITHOUT DETENTION FROM BUSINESS. NO PAIN, NO BLOOD DRAWN; NO PAY UNTIL CURED. CONSULTATION FREE.

Lud Zobel & Co. The Wonder Millinery 219 S. Spring St. PERRY, MOTT & CO'S Lumber Yard 136 Commercial St., Los Angeles, Ca.