

THE CITY

Strangers are invited to visit the exhibits of California products at the Chamber of Commerce building, on Broadway, between First and Second streets, where free information will be given on all subjects pertaining to this section.

The Herald will pay \$10 in cash to anyone furnishing evidence that will lead to the arrest and conviction of any person caught stealing copies of The Herald from the premises of our patrons.

Woman Held Mrs. Dora Wheeler, a negroess of 327 East First street, was arrested yesterday at the Santa Fe station on a charge of insanity. She is obsessed with the idea that someone is trying to poison her.

Set Date for Examination The examination of Edward Tracy, charged with having obtained \$200 on a forged check signed H. J. Harris from a man named Fritz, a horse trainer, was set for Wednesday by Justice Frederickson.

Boy Will Recover Fred Horowitz, the 12-year-old student of the Fremont avenue grammar school who was run over by an automobile owned by W. A. Morchouse on Monday night, will probably recover. His right leg will have to be amputated.

May Have Balance Present indications point to the Los Angeles fleet committee having a small balance on hand when the subcommittee have all finished up their work and the entire committee meets and makes a general report, which will be done soon.

Will Meet Tonight The Rosedale Improvement association will meet this evening at the Washington street school. With the consent of the board of education the association has wired one of the rooms for electric light and will hereafter hold its regular meetings there.

Trout Biting Well George F. Cline, James Urley and William Cline returned yesterday from a fishing trip to Rincon, where they made exceptionally fine catches of trout. Although small in size the trout caught by the three disciples of Isaak Walton totaled 135.

They report the rains did not affect the streams and the trout are biting good.

Ostriches Spread City's Fame There are two living advertisements of Southern California doing constant duty in the public parks of Detroit, owing to the munificence of Edwin Cawston of the Cawston ostrich farm, South Pasadena, who recently sent a pair of birds to the department of parks and boulevards in compliance with its request.

The birds are to replace those which have been one of the show features of Detroit's city parks for many years, and Secretary of the Board M. P. Hurlbut assures Mr. Cawston that all Detroit will appreciate the fact that the genial climate of Southern California has enabled Mr. Cawston to build up here an important industry.

PARK DEPARTMENT MEN GRANTED TIME TO VOTE Park department employees were granted two hours' time with pay for today in order to give them opportunity to go to the primary voting places. They will be excused from work at 3 o'clock.

POSTPONE POLICE BOARD SESSION TILL WEDNESDAY No police board meeting will be held today, notices having been posted of a postponement till Wednesday afternoon. The primaries caused the day's delay.

Herald Patterns A WAIST OF UNIQUE DESIGN



Waists which are not too complicated for home making and yet are nice enough to wear on any occasion are a necessary consideration for every up-to-date woman. Figured shantung is being used for the bodice and the waist and is especially dressy when made of this material. Here is sketched, showing groups of narrow trunks, front, wide trunks, a deep circular yoke, while the trimming bands which complete the decoration, but which may be omitted if desired, may be made of lace or embroidery. The yoke may be made of lace or of plain material, and may be omitted if an elaborate evening waist is called for. The ruffled sleeves are a pretty finish to the waist and are especially dressy when made short, though provision is made for full length sleeves if these are preferred. Any pretty silk or chiffon finished fabric would serve for making. 1/2 yards 22 inches wide being needed for the medium size. 6094—Six sizes, 32 to 42 inches, bust measure. The price of this pattern is 10 cents.

ORDER BLANK The price of this pattern is 10 cents. When ordering please inclose illustration and the following blanks: Name, P. O. Address, Pattern No., Size.

CITY NEWS IN BRIEF Dr. R. E. Chapman and Dr. F. S. Holladay have been elected at 510-511 Delta building, South Spring.

THANKS JUDGE FOR PRISON SENTENCE

SAMPSON GREENBERG'S WISH IS GRANTED

HAS BEEN INMATE OF THREE ASYLUMS

Prisoner Says He is Now Sane, but Admits He Has Frequently Suffered from Insane Impulses

"Thank you, your honor, for your kindness," said Sampson Greenberg yesterday as he stood before Judge James in the superior court after hearing sentence of eighteen months at San Quentin passed upon him.

Greenberg was arrested in January charged with forging a check for \$18. He told the court when he was arraigned several weeks ago that he had at three different times been an inmate of insane asylums—once in England and twice in Kentucky, and the court continued the case until depositions could be received from the east.

These papers reached Los Angeles a few days ago and proved Greenberg's statements to be correct, and yesterday he was tried before a jury on a charge of insanity.

During the trial Greenberg was asked to take the stand, but refused. He, however, made a statement to the court in which he declared that if sent to the asylum the surroundings there would not be so bad as he had been told.

"I want to go to the penitentiary, your honor," said Greenberg. "I am not insane now, although I admit I have been. Whether I passed that check or not I cannot say, but believe I did, as that is the way my affliction causes me to act."

The jury returned a verdict finding Greenberg sane, and he asked to have sentence pronounced at once, which was done.

STOCKHOLDERS SECURE A RESTRAINING ORDER

Directors Ordered to Show Cause

Mining and Milling Company's Stock Reaches Superior Court and Hearing is Set for May 15

M. W. Atwood and other directors of the Gold Copper Mining and Milling company were commanded by Judge W. P. James of the superior court yesterday to appear before Judge Walter Bordwell May 15 to show cause why an injunction should be issued restraining them from altering the constitution of the corporation and taking other steps in accordance with plans recently announced.

P. J. Lee and three other stockholders in the company demanded the injunction in a complaint filed yesterday. They allege that the defendant directors issued \$15,000 worth of stock in the corporation to Mrs. W. A. Benson and A. B. Royal in settlement for certain claims adjoining the company's properties in San Bernardino county which, it is alleged, proved to be worthless. The complaint also demands that the old board of directors as constituted by the articles of incorporation shall be decreed to be the controlling members of the corporation now as they were before the issuance of stock to Mrs. Benson and Royal.

YOUNG LOSES IN HIS SUIT FOR OFFICE

Judge Says There is No Merit in Claim

Former City Marshal of Long Beach Fails in Effort to Force Council of That City to Appear

George W. Young, former city marshal of Long Beach, failed yesterday in his suit in the superior court to have himself reinstated in office at the expense of Thomas W. Williams, his successor, whose removal he demanded.

Young's action for a writ of mandate was heard before Judge W. P. James, who handed down his decision, accompanied by a written opinion, yesterday.

Young's term of office expired December 31, under the provision of the city's charter as a city of the sixth class, which was approved by the legislature last year. Under the old city government Young held his position as head of the police department by vote of the electors of the city.

Under the new charter the chief of police is chosen by the board of police commissioners. Judge James holds that the two methods of choosing the head of the department are so distinctly different that there is no merit in Young's claim that he should be reinstated.

CANDIDATES SAY BALLOTS WERE CARELESSLY COUNTED

J. A. Driggs, who was a candidate for treasurer of the city of Vernon last month, yesterday filed suit in the superior court against Herman Scheider, who was declared elected to that office.

In his complaint Driggs claims he received 64 votes against 74 for his opponent, and charges the board of judges with having counted the ballots incorrectly, claiming twelve or more votes were illegally cast for Scheider.

J. H. Nieman, who ran for city marshal, filed a similar suit against T. W. Garr, the successful candidate, and both plaintiffs ask the court to order a recount of the ballots.

PLEADS NOT GUILTY TO CHARGE OF ROBBERY

A. D. Blake, charged jointly with W. R. Buckley, W. Strode and D. Crawley with robbing C. G. Morris of a watch and other jewelry, yesterday pleaded not guilty in the superior court and trial was set for May 27.

The trials of the other men have been set for later dates. N. Tassan, charged with stealing \$550 from F. Sjesta, pleaded not guilty and trial was set for June 5.

WINS PRIZE OFFERED FOR PRETTIEST BABY

Little Miss Dorothy Genevieve Fry



Dainty Youngster Awarded Loving Cup by Committee Appointed by Officers of Pure Food Show

The accompanying cut is a portrait of little Miss Dorothy Genevieve Fry, the 3-year-old daughter of Mr. and Mrs. E. A. Fry of 1815 Vermont avenue.

This pretty youngster won the loving cup at the Pure Food exposition at Twelfth street and Grand avenue last week. The cup was offered for the prettiest baby in the contest. In all 123 were entered.

Dorothy's father is proprietor of the Angelus grocery at 1572 Washington street. Both he and Mrs. Fry are proud of their little one's winning this handsome silver and gold trophy.

INVESTIGATION PROVES PATROLMAN INNOCENT

Charges Against Officer Dismissed

Claim Made by Woman That She Was Injured in Fight is Not Upheld by Police Sergeant

That Patrolman Varey did not strike Mrs. H. V. Owen of 2166 East Eleventh street is the result of the investigation of Sergeant Peterson of the University station which was submitted to Chief Kera yesterday morning.

The trouble arose over the attempt of Varey to arrest the woman's husband on the charge of robbing birds' nests.

There have been many complaints of depredations of small boys and the police were on the watch for them. Mrs. Owen caught the officer by the coat and, according to Varey, he brushed her aside but did not strike her.

Owen says that he was simply looking to see if the nest was a pet bison. He had been tampered with when the officer came upon him. He admitted to Desk Sergeant Peterson that he had been drinking.

CITY'S LAWYERS STUDY OVERHEAD CABLE LAWS

Councilman Clamplitt Asks for Fair Play for Oil Man Who Seeks Privilege Given Others to Cross Streets

Because Councilman E. A. Clamplitt thought a resolution rather than an ordinance should be passed to give George J. Ford permission to pass two cables across New Depot street the council decided to let the city's legal department get at the real facts and then vote on it.

Ford wants to cross the street in the Victor Heights tract with a cable, the intimation having been given that certain interests were trying to hold him up by forcing him to use their high-priced facilities for drilling. Councilman Clamplitt, who is an oil man himself, said Ford should get the permission in the interest of fair play.

He opposed passing an ordinance as that would, he said, make the city liable for damages if the cable fell and any one was hurt by merely passing a resolution the same thing could be accomplished without taking any chances.

Oil Inspector Blackmar thought an ordinance would be necessary while Assistant City Attorney Emmet Wilson did not agree with Mr. Clamplitt's contention that the ordinance would render the city liable for damages.

The law in the case at any rate will be known next Monday.

COUNCIL STOPS LITTERING OF STREETS WITH CARDS

Amends Old Ordinance Which Herebefore Permitted Distribution of Advertising Cards at Corners

By amending the existing ordinances the city council yesterday practically put a stop to the promiscuous distribution of cards and advertising matter on the streets.

Under the old ordinance cards were permitted to be distributed in size, with many persons have been distributing cards that certain corners in the business district are littered and the work of the street sweepers is hampered.

Y. M. C. A. representatives alone opposed the change, they saying that it would serve to keep them out of touch with men as they came through the usual means of publicity.

POSTPONE BARBECUE TO HEAR FRANCHISE TALK The barbecue at Griffith park set for Saturday has been postponed as the councilmen will be busy in committee of the whole discussing river bed and terminal railroad franchises.

25c DRESS GOODS 12 1/2c Bright plaids for children's dresses and waists; almost a yard wide; a leader in the Central stock at 25c. Today only 12 1/2c.



10c BRASS CURTAIN RODS 5c Polished extension rods with fancy beaded butt ends; to 50 in. extension.

25c WHITE CURTAIN SWISS 12 1/2c Full yard wide, new dots, figures and stripes; extra special at 12 1/2c.

20c ROYALINE CREPE DRAPERIES 9c Exceedingly attractive colors and designs in an extra 20c quality. Today 9c a yard.

15c TAPESTRY BRUSSELS RUGS 98c Size 2 1/2 x 4 1/2 ft.; fringed ends; handsome new designs and rich colors; sale price 98c.

15c BODY BRUSSELS RUGS \$10.98 Heavy Scotch body rug, 8 1/2 x 11 1/2 ft.; originally priced \$15.00. Here at \$10.98.

25c PORTIERE CURTAINS \$1.98 Fine tapestry in a number of fancy striped effects; rich color combinations; heavy fringed ends; pair \$1.98.

25c CURTAINS \$1.48 Fine white Scotch and cable net lace curtains. Sale at \$1.48 a pair.

25c TAPESTRY COUCH COVERS \$1.48 90 inches wide, 3 yards long; fringed all around; exceedingly attractive designs.

15c SMYRNA RUGS, 2x12 FT. \$11.75 Perfectly reversible, heavy rugs; in oriental and medallion designs; big saving today at \$11.75.

The Store BROADWAY COR. FIFTH ST. Rugs and Curtains Away Below Regular Prices. Central Bankrupt Stock

Immense savings today on just the merchandise you need for housecleaning.

WOMAN SAYS SHE DID NOT KNOW DIVORCE WAS NECESSARY Claiming she did not understand the necessity of securing a final decree of divorce before marrying a second time, Mrs. Elizabeth M. McFadden, of Stone, yesterday filed suit in the superior court asking for the annulment of her marriage with James L. Stone.

They married in Yuma, Ariz., March 5, 1906, the woman having secured an interlocutory decree of divorce from a former husband, Murdock Allen McFadden, less than a year prior to that time, the final decree not being secured until 1907. Mrs. Stone says she believed until a short time ago that her late marriage was legal.

CONFESSED MURDERER APPLIES FOR PARDON Man Sentenced Eighteen Years Ago to Life Imprisonment Asks Governor to Open Prison Doors

William Jackson Busby, who confessed to the murder in 1895 of W. J. Thompson and another man, has applied to the state board of pardons for parole after serving eighteen years of the life sentence imposed, and the papers have been sent to Sheriff Hamann for investigation.

Busby was out of work when the idea was conceived in his mind to poison a man named Gardner, a railroad porter. He prepared a bottle of wine and strychnine and gave it to Thompson, a train agent of the Santa Fe, to be handed to Gardner. The agent failed to deliver the package, and after the train passed decided to sample the bottle's contents. He did so, together with a section hand, and both died. Busby was arrested and confined.

HOLD UP PROMOTION OF ACTING BOILER INSPECTOR Neglected to Take Civil Service Examination, Hence May Have to Take Back Seat Pending Legal Inquiry

Though the city council named F. E. Hayward as chief boiler inspector yesterday the action was reconsidered in the afternoon until certain questions as to the legality of the proceeding could be cleared away.

Mr. Hayward had served as inspector for years. Recently when Joseph J.olloway's resignation was hurriedly accepted he had taken a leave of absence and meanwhile qualified for a better-paying job, Hayward acted as chief.

Some time ago the civil service commission held an examination for eligibles for assistant boiler inspection inspector. Hayward did not take the examination, as the place was for "assistant," in which he had served, and did not suppose it was necessary.

Yesterday morning the Republican members of the council decided to put Hayward in as chief, but in the afternoon Councilman E. A. Clamplitt, non-partisan, scented a plot, so he asked that proceedings be stayed. He procured a report from the civil service commission showing that Hayward was not one of the eligibles, and therefore questioned whether the action had been regular.

Deputy City Attorney Emmet Wilson answered for that office, saying that if the examination were held for "assistant" boiler inspector they did not apply to the chief inspector, if the ordinance appointing the incumbents differentiated between chief and "assistant." It was finally decided to let the legal department work out the details and act finally on Monday next.

SENATOR DODGE WILL SPEAK BEFORE EAGLES

Former President of Two Eastern Aeries Accepts Invitation to Address Local Lodge

State Senator W. W. Dodge, formerly of Omaha, Neb., who has removed to Los Angeles, was asked to make the principal address at the memorial exercises of the local aerie of the Fraternal Order of Eagles to be held at their hall on Sunday, May 17.

Senator Dodge has accepted the invitation of Secretary J. R. Schafer of Los Angeles aerie No. 102.

Senator Dodge stands high in that order, having been president of two aeries—No. 150 at Burlington, Iowa, which numbered 500 members, and No. 1300 members.

He designed an aerie pin for the latter, which bears the figure of an eagle with outspread wings, while generally the insignia has the eagle with folded wings, and with the name "Omaha" thereon, the only fraternal badge bearing the name of that city.

PLAN TO REMODEL THE FEDERAL COURT ROOM Postmaster Motley H. Flint, who is custodian of the federal court rooms at the Taajo building, First and Broadway, is contemplating some changes in the room occupied by the federal circuit and district courts. Judge Olin Wellborn and the jury complain of the noise at the south end of the room where they are located. Accordingly the judge's seat and the jury seats are to be removed to the north end of the room, away from the corner where so many trolley tracks converge.

WOMAN SAYS MAN FALSELY SWORE SHE WAS INSANE

Charging that W. J. Geller had falsely sworn to a complaint of insanity, Mrs. Rosie Cohn yesterday filed suit in the superior court against Geller, in which damages in the sum of \$5000 are demanded.

Mrs. Cohn says the complaint against her was sworn to by Geller for the purpose of injuring her. In his affidavit Geller said Mrs. Cohn attacked people, had delusions and tried to make other men believe she was married to them.

CHIEF PROHIBITS SALE OF LIQUOR IN RESTAURANTS

Chief of Police Kern announces the sale of intoxicating liquors in restaurants will not be permitted today during the hours in which the polls will be open for the primaries. He bases this announcement on an opinion given by the district attorney.

'INDULGENCES' THEME OF BISHOP'S SERMON

SPEAKER DESCRIBES MEANING TO CHURCH

Spirit of Brotherhood Enables the Good to Help One Another and Give Strength to the Weak

"Indulgences" proved the topic of an interesting lecture delivered last evening by Bishop Conaty before the Bible study class at the Woman's club house. Bishop Conaty gave a history of indulgences and described their meaning in the Catholic church. He said in part:

"According to the definition of the catechism an indulgence is a remission of the temporal punishment due to sin after the sin and its eternal punishment have been remitted by the sacrament of penance. Indulgence has no effect unless sin has been remitted. Consequently it requires that the person receiving its benefits be in the state of grace; that is, to possess the friendship of God and be free from the guilt of sin, and the punishment of life or by reason of the pardon of God for the sins which have been remitted. According to the teaching of the Catholic church, every willful sin has in it two things resulting from man's offense against God. One is guilt and the other is punishment. If the punishment of God is remitted, the soul is grievous and the punishment deserved by it is both eternal and temporal. If the sin be not venial the punishment due is but temporal. Eternal punishment is remitted with the pardon of the guilt of grievous, but there frequently remains an obligation for reparation for the sin. Temporal punishment follows in the wake of sin and are satisfied for by the personal dispositions of the repentant sinner. Such special blessings which stand in the way of satisfaction for the temporal punishments. According to the teaching of the Catholic church the scope of indulgences is entirely outside of sin and necessarily supposes the previous pardon of sin."

TO STOP REMOVAL OF GAS METERS

ONE COMPANY APPEALS TO CITY COUNCIL

Proposed Ordinance Requiring Day's Notice Before Connections Can Be Tampered with Laid Over a Week

At the instance of counsel for the Los Angeles Gas and Electric company an ordinance was presented to the city council yesterday requiring twenty-four hours' notice to the consumer of gas company which serves him before any meters or connections in his house can be removed.

This is an outgrowth of the ordinance which was held caused by the formation of the new City Gas company.

The ordinance as drawn up by Attorney Harvey D. Cheney grows out of alleged unauthorized cutting of connections by representatives of competing gas companies.

"We will have another deadly explosion if this practice is not stopped," said Judge Cheney, "and it is a simple matter to require proper notice so that a supply of gas can be shut off at the proper time."

"We have found some of our meters on the city's dump pile, where they have been thrown without our knowledge and consent."

"Under the civil code we are obliged to furnish gas to customers until notified to stop, a penalty of \$50 standing against violators. Now we ask that such notice of stoppage be insisted on. It is simply protective legislation."

It was decided to refer the ordinance presented to the city attorney's department for review and report at the next session of the council. Councilmen Pease and Pease said that the ordinance presented to the city attorney's department for review and report at the next session of the council, Councilmen Pease and Pease said that the ordinance presented to the city attorney's department for review and report at the next session of the council, Councilmen Pease and Pease said that the ordinance presented to the city attorney's department for review and report at the next session of the council.

COUNCIL WILL OMIT MONDAY MORNING SESSION

Lawmakers Decide to Crowd Legislative Matters Into Longer Afternoon Sittings, Adhering Strictly to Order of Business

Because of summer's approach the city council has decided to omit the usual Monday morning sessions hereafter and condense its business in the afternoon session, starting at 1:30 o'clock instead of 2.

It will also adhere to the order of business strictly which brings "new business" and "miscellaneous business" to the end of the session each afternoon.

This rule will avoid the necessity of many persons waiting in the lobby for hours in the hope of injecting their matters into the routine, a fact which has prolonged the sessions heretofore long after regular hours.

President Niles Pease says visitors with business can safely postpone their calls till after 3 o'clock Mondays unless they wish to attend the sittings out of curiosity or to see how legislative doings are enacted.

KAYSER GLOVES You avoid trouble if you get the genuine KAYSER GLOVES. The glove of the King, with the thistle. Guaranteed in every pair.