

ESTABLISHED OCTOBER, 1878.

Coulter Dry Goods Co. 219-229 S. Broadway 224-228 So. Hill, St.

Tailored Garments to Measure

Many of our regular customers came to this Tailoring Section the first time out of pure curiosity. They didn't believe that we could do really first-class tailoring—hand work, etc.—and charge as little, for instance, as thirty-five dollars for it. We've convinced them; we'd like to do the same for you:

From black or colored serges and smart chevots, we will make to your exact measures skirts with mohair braid and tailored belt, in plain or pleated style, complete, for \$10.50. And from the finest selected imported suitings, Venetians, broadcloths, panamas, hopsackings, basket weaves, home-spuns, diagonals, worsteds, etc., in light or dark shades, we will make suits in the newest styles, lining coats with Skinner's, all-silk serge, or "400 Special" linings, for the low price of \$45.00. And we make suits at many other prices, depending entirely upon the material you select; in every instance, guaranteeing every detail of workmanship, fitting, etc.

Staple Hosiery and Three Specials

Here is news of staple hosiery, and of three special bargains for those of you who appreciate just such worth-while savings:

Wayne-Knit hosiery, for women and children, here in full assortment; children's at 25c and 35c; women's 50c pair. Buyable in tan and black. Women's black lisle hosiery, with split white feet, are just now on special sale at 3 pairs for \$1.00. A good range of sizes in black embroidered lisle thread hose, specially priced at 40c. And good choosing, still, among the pure silk, self-embroidered hose, in colors, at the special price of \$2.00.

January Muslinwear Sale

This January sale of undermuslins was planned months ago, quantities being bought before prices advanced so materially. We secured sample lines of high-grade undermuslins, among them being the well-known LaGrecque Tailored and the Home Made brands, the latter being made entirely on lockstitch machines, in sunny, sanitary factories, and the only make of muslinwear trimmed in materials so closely imitating French hand embroidery as to make it difficult to detect the difference.

To get such garments as these at much below real, honest worth is extraordinary good luck, indeed.

Coulter Dry Goods Co.

Rebuilding Sale



of PIANOS

Pianos were never sold at so low a price and on such small terms as we are offering them during our great remodeling and rebuilding sale. WE MUST MOVE EVERY PIANO, so we are now offering both new and used pianos at prices never before equaled.

We are renting new pianos at \$3.00 and \$4.00 per month, and are making the exceptional offer of cartage free. You simply pay \$3.00 or \$4.00 per month for the rent; if you buy a piano a cash payment of only \$3.00, simply showing good faith. We deliver at once. Then make arrangements for weekly payments as low as \$1.50 per week.

This is the chance of a lifetime. Secure one of the world renowned pianos at prices never before heard of.

READ THIS

- 2-\$450 Pianos, Sale Price \$187.50
2-\$700 Steinway Pianos, sale price \$287.50
1-\$700 Knabe Piano, Sale Price \$287.50
3-\$350 Pianos, Sale Price \$148.00

Our Store Is Open Every Evening Until 9 o'Clock

We are offering many bargains not mentioned in this ad and almost any piano can be purchased on terms, from a selection of 60 pianos.

Lucore Piano Co. WORLD'S LARGEST EXCLUSIVE DEALERS IN PIANOS

Seventh and Hope Streets

Check That Cold

It is a great mistake to let a cough or cold run unchecked. Aside from the unpleasantness and discomfort there is a real danger in the resulting irritation of the throat, lungs and bronchial organs, which leaves them sore and very susceptible to pneumonia and consumption.

THE CITY

Strangers are invited to visit the exhibits of California products in 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 any one 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.

Membership in the Los Angeles Realty Board is a virtual guarantee of reliability. Provision is made for arbitration of any differences between members and their clients. Accurate information on realty matters is obtainable from them.

The Legal Aid Society, at 232 North Main street, is a charitable organization maintained for the purpose of aiding in legal matters those unable to employ counsel. This society needs financial assistance and seeks information regarding worthy cases.

The Herald, like every other newspaper, is misrepresented at times, particularly in cases involving hotels, theaters, etc. The public will please note that every representative of this paper is equipped with the proper credentials, and maintains a high standard of accuracy in all reports.

AROUND TOWN

To Give Masquerade Ball Los Angeles council No. 737, Knights and Ladies of Security, will give a masquerade ball tonight at Blanchard hall.

Steals Bicycle Police Judge Frederickson yesterday sentenced Harry McDonald to pay a fine of \$25 or serve twenty-five days in the city jail for stealing a bicycle.

Fine for Speeding P. M. Haswell pleaded guilty in Police Judge Frederickson's court yesterday to a charge of violating the speed ordinance and was sentenced to pay a fine of \$25.

Chinese Plead Guilty Sing Sing and Wong Chung, who were arrested Tuesday night for conducting a lottery in Chinatown, pleaded guilty in Police Judge Frederickson's court yesterday and were fined \$25 each, which they paid.

Accused of Battery Deputy District Attorney Arthur Keetch yesterday issued a complaint against H. W. Mack, driver of a coal wagon, charging him with battery on the person of Fred A. Lau, driver of a bakery wagon.

Mark Lev to Speak Mark Lev, the Hebrew evangelist, will deliver an address at the Young Men's Christian association building, Seventh and Hope streets, tonight at 8 o'clock. His subject will be: "The Past and Present of the Jews and a Glimpse into Their Future."

Dugans Sentenced Peter and Vincent Dugan, who were found guilty in Police Judge Rose's court yesterday of battery on the person of Mrs. Mary Krause, a dance at Mammoth hall last November were sentenced to pay a fine of \$15 or serve the alternative of fifteen days in the city jail.

Will Address W. C. T. U. "Why Every Woman Should Wear the White Ribbon" will be the subject of an address by Mrs. E. Bates under the auspices of the Los Angeles Woman's Christian Temperance Union at the First Methodist church this afternoon at 2 o'clock.

Veteran of Two Wars Dies J. N. MacAllister, a veteran of two wars, died yesterday at his home, 548 West Forty-third street. He was 69 years old and served during the civil war with the Sixty-third Indiana regiment. He resided in Southern California the past twenty-two years. He leaves a widow, two sons and two daughters.

Fined for Abusing Wife F. M. Roberts, a railroad man, was sentenced by Police Judge Frederickson yesterday to pay a fine of \$25 or serve fifty days in the city jail for disturbing the peace by cursing and abusing his wife. Witnesses said that Roberts frequently went home and abused his wife in such loud tones that his arrival was known almost a block away.

Thought Policeman Joking "There were other persons smoking on the car and I thought the policeman was joking when he arrested me," said Thomas Kristovich, the first man arrested for violating the recent ordinance prohibiting smoking on the front end and inclosed part of street cars, when he was placed on trial in police court yesterday. Police Judge Frederickson took the case under advisement and will render a decision Saturday. The accused is a former policeman.

Woman Abused Pleads Guilty C. W. Scott, who was arrested early Tuesday morning after a wife screamed for aid and told the officers who responded that she awoke to find him bending over her with a knife held close to her face, pleaded guilty in Police Judge Frederickson's court yesterday to a charge of battery and was committed to jail for sentence today. Mrs. Scott, who suffered a slight cut on her upper lip from the knife held by her husband, told the officers that Scott frequently jested.

Boys Lead Police on Chase Two 16-year-old boys, who are alleged by the police to be members of a "gang" of youngsters who for several weeks have made life miserable for the street car employees by placing small but loud torpedoes on the street railway tracks, led Patrolman W. G. Barr of the east side police station a lively chase last night that took the policemen over fences, in alleys and around a block before he arrested them at the intersection of Broadway and Avenue Twenty-two. At police headquarters they gave their names as Harvey La Zelle, 125 South Daly street, and M. Van Voice, 227 North Avenue Twenty-one. They were charged with a misdemeanor and transferred to the county jail. Their case will be heard in the police court this morning.

Municipal Affairs

BOND ELECTION TO BE DELAYED

EAST HOLLYWOOD WISHES TO PARTICIPATE

Mayor Paves Way for Action by Vetoing Measure Relating to Harbor and Power Development Bonds

Although the date had been fixed at February 16 by the former council, the election for the harbor and power development bonds may not be held until about the middle of March. The city council will meet at 9 o'clock this morning to pass the ordinance fixing the date and to consider the claim of East Hollywood for participation in the bond election.

Several months ago the former council passed the ordinance for the bond election and fixed the date at February 16. Subsequently proceedings for the consolidation of Los Angeles and Hollywood were begun and the date for the consolidation election fixed at January 24. As the bond election ordinance had been passed without considering the consolidation of Hollywood no provision was made in the bond ordinance that would give the Hollywood voters a choice to cast their ballots in the bond election in case consolidation became effective before that time.

To correct this defect City Attorney Hewitt asked for a session of the council yesterday afternoon to pass a bond election ordinance providing a precinct for Hollywood.

In order that plenty of time may elapse between the completion of the consolidation of Los Angeles and the bond election the city attorney yesterday asked the council to fix the date of the bond election at February 24.

Chance for East Hollywood But L. A. Newman, chairman of the annexation committee of East Hollywood, asked that the bond election be still further postponed so that East Hollywood can also participate in the bond vote in the event of its annexation to Los Angeles. The date for the East Hollywood annexation has been fixed at February 8 and the ordinance passed. Mr. Newman told the council that East Hollywood has an assessed valuation of \$2,000,000 and this property would help pay the bonds in case the East Hollywood property owners had an opportunity to vote on them.

Consolidation of East Hollywood, chairman of the finance committee, and he suggested that further action be postponed until this morning. The board of public works, on their commission, the harbor commission and the president and secretary of the San Pedro consolidation committee have been invited to meet with the council this morning to assist in determining what is best to do.

In order that the matter can be presented to the council in its proper form Mayor Alexander yesterday vetoed the ordinance passed by the former council fixing the date of the bond election at February 16. The veto was merely formal, but the procedure that followed put the ordinance in an embarrassing position. City Attorney Hewitt advised that someone would have to move to pass the ordinance, notwithstanding the mayor's veto. None of the council took kindly to this suggestion and each waited for the other to make the motion. Finally Councilman Andrews, when he understood the matter was merely formal, presented the motion, and he was seconded by Councilman Gregory.

Andrews Changes Vote When the roll was called Councilman Andrews supposed he had to vote to pass the ordinance over the veto, as he had made the motion, and he voted "aye." Councilman Lusk, who was acting as president pro tem. in the absence of Councilman Gregory, playfully shot his gavel at Mr. Andrews, and Mr. Andrews changed his vote to "no."

The motion was lost by unanimous vote and the mayor's veto sustained. The veto message is in part as follows: "The ordinance providing for the bond election having been passed by the council pro tem, I have the honor to concur in the proceedings for consolidation, do not make any provision for the participation therein of voters in the city of Hollywood. In the event that the proposed consolidation of Los Angeles and Hollywood is effected, voters residing in the city of Hollywood can take part in said bond election."

HUBBARD IS RE-ELECTED The board of public works reorganized yesterday for the following year by electing A. A. Hubbard president to succeed J. M. Humphreys. Mr. Hubbard was again chosen inspector of public works and Gen. A. R. Chaffee as head of the aqueduct department. The reorganization was merely formal and the result of the reappointment of Mr. Hubbard to the board.

BROKER DROPS DEAD NEW YORK, Jan. 12.—Charles Head of the stock exchange firm of Charles Head & Co. dropped dead of apoplexy in the firm's office in the Mills building today.

News of the Courts

CANDY MAKER'S WEALTH SOUGHT

FORTUNE OF CHICAGO WOMAN IN LITIGATION

Sensational Charges of Fraud Filed by William Servis and Wife in Asking for Settlement

The proceeds, estimated at \$50,000, of a wholesale candy business in Chicago are involved in a contest in the superior court between two brothers, William E. Servis and Charles A. Servis, surviving sons of Sarah A. Servis, who died December 17, 1908. In a suit filed yesterday William E. Servis demands an accounting from his brother and asks for a court order compelling him to turn over to their mother's estate property, he claims, wrongfully withheld.

In another action, Emma C. Servis, wife of William E. Servis, sues her brother-in-law for damages in the sum of \$25,000, claiming he permanently injured her November 22, 1909, when she protested against his rifling her husband's trunk.

Allegations that a defective will has been filed in the court and that Charles A. Servis induced his mother to transfer her property to him before her death in order to prevent any of the other heirs from claiming anything made by William E. Servis.

Mrs. Sarah A. Servis embarked in the candy-making business in Chicago in 1888, and was assisted by her son, Charles A. Servis, who retired and came to Los Angeles several years ago, dying in this city in December, 1908. William E. Servis was appointed administrator of the estate of Sarah A. Servis, and immediately made a demand on his brother to turn over any property belonging to the estate. The response to his demand was the filing by Charles A. Servis of a petition for the probate of a will, by the terms of which he was to receive all property left by his mother. The petition accompanying the will fixed the value of the estate at only \$21, giving its description as "clothing of nominal value."

Validity of Will Questioned It is contended by William T. Servis that real estate and other property has been omitted in the schedule and that his brother holds it by virtue of deeds which he fraudulently induced his mother to sign. The validity of the will is also questioned, William E. Servis claiming the document was not signed by his mother.

The depositions of these witnesses, both of whom live in Chicago, have been received and are on file in court. One, at least, apparently bears out the assertion of William E. Servis that his brother, Phillip, who lives in Chicago, has been received and are on file in court. One, at least, apparently bears out the assertion of William E. Servis that his brother, Phillip, who lives in Chicago, has been received and are on file in court.

WOMAN RAFFLES SEEKS RELEASE ON PROBATION Rosa Buser Pleads Guilty to Charge of Burglary and Her Case Is to Be Investigated

NEW INCORPORATIONS The following articles of incorporation were filed in the county clerk's office yesterday: Phelps-Shannon Investment company—capital, \$50,000. Directors: Frank W. Phelps, I. E. Shannon, M. M. Phelps, M. Shannon, I. W. Phelps.

REALTY DEALER ARRESTED D. Marks, a real estate broker with offices in the Citizens National bank building, was held to answer to the superior court yesterday after a preliminary examination in Judge H. H. Hartsough's court on a charge of obtaining money by false representations. Marks is accused by E. Kruehl, a druggist at 1011 South Grand avenue, with obtaining \$50 from him, given as security a trust deed to sixty acres of land in Riverside county, which, it is claimed, was never delivered. His bonds were fixed at \$500, which he was unable to furnish and he was placed in the county jail.

SEEKS TO ENJOIN RANCHER Claiming its right-of-way over the Arroyo Seco is in danger on account of the diversion of storm water, the San Pedro, Los Angeles & Salt Lake Railroad company yesterday filed suit in the superior court asking for an injunction to restrain a rancher from diverting water from the Arroyo Seco to his property. The suit was filed in the superior court, accompanied by a suggestion that criminal proceedings be brought against the rancher on a charge of bigamy. It was stated later by the district attorney that no prosecution could be had as the offense, if any, was committed in another state.

CLOSE LAND FRAUD CASE Closing arguments in the Imperial land fraud trial of Frank N. Chaplin, David H. Chaplin and Francis McPherson in the United States district court, were continued yesterday. Shirley C. Ward ended his argument late yesterday afternoon and was followed by A. E. Marver, who probably will take up the greater part of this morning's session. The complete trial will close the argument with the defense this afternoon. It is expected that Oscar Luther, United States district attorney, will close the argument for the prosecution tomorrow afternoon.

DEPUTY CHANGES POSITION Deputy District Attorney Harry Alexander was transferred from his duties at the police station to the main office yesterday on account of the absence of Deputy John C. North, who was called to Riverside by the death of his father.

PARENT TEACHERS' MEETING A meeting of the Parent Teachers' association was held yesterday afternoon in the kindergarten room of the Avenue Twenty-one school. There was a good attendance of teachers and mothers. The program, consisting of recitations and drills, was furnished by the pupils of the kindergarten grade of the school. Judge Wilbur will address the Avenue Twenty-one school tomorrow evening at 7:30 in the John R. Paul hall at the corner of North Broadway and Avenue Twenty-one. His subject will be: "Helping the Children to Do the Right Thing."

DISMISSES SUIT On motion of the plaintiff, Judge Monroe yesterday dismissed the suit of D. T. Bentley against the Kline Invalid Bed company, in which Bentley demanded \$44,774, which, he alleged, was owing him by the company. Bentley is the company's stock. Bentley, in his complaint, which was filed in September, stated he had entered into a contract with the bed company more than two years ago by which he was given exclusive right to sell 100,000 of its shares. He stated that the company failed to keep the agreement and sold most of the stock itself.

FAILS TO PAY ALIMONY Frank Peely charged with contempt for failing to comply with a court order to pay alimony to his divorced wife, Elizabeth Peely, was arrested by Deputy Sheriff Harry Wright yesterday on a bench warrant issued by Judge James. After an examination Peely was released on his own recognizance until next Tuesday, stating he would make an effort to comply with the order in the meantime.

UNABLE TO FURNISH BAIL Hugh A. Clett of Hermon was arraigned in Justice Lutz's court yesterday charged with threatening to kill his wife Tuesday night. His preliminary examination was set for Friday. He was unable to furnish bonds and was sent to jail.

CITY ENGINEER OPPOSES SOUTH PASADENA SEWER

Action Deferred in Regard to Connecting with the Los Angeles System

City Engineer Hamlin yesterday recommended to the board of public works that South Pasadena be refused permission to connect with the Los Angeles sewers unless South Pasadena is annexed to Los Angeles. The board did not act on the recommendation of the engineer, but deferred the matter for further consideration on the earnest plea of C. B. Booth, president of the South Pasadena board of trustees.

Both the board that only a small portion of South Pasadena wanted connection with the Los Angeles sewers and that, in the event of annexation, Los Angeles would have to cure for this sewage anyhow. He asked that the board of public works look over the ground and determine the matter for itself, and the board offered to accompany Mr. Booth on a trip of inspection.

The engineer fears a precedent would be established by permitting other cities to connect with the Los Angeles sewers and the capacity of the sewer main fall is nearly reached, in the rainy season, even as it is.

PROHIBITION CHAMPION AGAINST HIGH LICENSE

Says Might as Well Try to Regulate Hell as to Regulate the Liquor Traffic

"Might as well regulate hell as to regulate the liquor traffic," said Dr. E. S. Chapman, superintendent of the Anti-Saloon league, yesterday at the noon luncheon of the prohibition club. His subject was: "Shall We Increase the Liquor License Tax?"

"It would be an unresponsible calamity," said Dr. Chapman, "for Los Angeles to increase the liquor license tax to \$20 or more a month. When the license capacity of the saloon man increases his iniquity accordingly. "When the prohibitionists reach a point of victory, there is the time when the increase of the saloon license is loudly proclaimed which is a method of deceiving the people. "Progress is not along the line of the least but the greatest resistance. Let us fight the increase of the saloon license tax in Los Angeles."

Nathan Newby, president of the club, announced that Thomas E. Gibson would continue the discussion next Wednesday and John Topham the following Wednesday noon.

SHOT WIFE AND SELF

TRINIDAD, Colo., Jan. 12.—Jealous because of the alleged attentions of other men to his wife, Tod Williams, a barber, aged 28 years, this morning shot the woman and then killed himself. The woman will recover.

BROWN'S BRONCHIAL TROCHES

An immediate relief for Hoarseness, Coughs, Sore Throat, Bronchitis and Asthmatic Troubles. An agent of superior merit, absolutely free from any harmful ingredients. Price, 25 cents, 50 cents and \$1.00 per box. Sample mailed on request. JOHN L. BROWN & SON, Boston, Mass.

MATHIE'S MALT TONIC

THE FOOD DRINK ONE DOZEN BOTTLES DELIVERED 15c THE MATHIE BREWING CO. LOS ANGELES

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CANCERS CURED

WITHOUT KNIFE OR PAIN OR PAY UNTIL CURED HUNDREDS OF TESTIMONIALS FROM PEOPLE WHO WILL WRITE YOU THAT WE SAVED THEIR LIVES BOOK SENT FREE. PRINTED GUARANTEE THIRTY-SIX YEARS CURING CANCERS. We cure other diseases on same terms. CANCERS NEVER PAIN until last stage. Come while it is small, before it poisons deep or attaches to bone. We refuse hundreds who wait too long, AND MUST DIE. ANY Tumor or Lump is often CANCER also.

Address U. S. CANCER CURE CO. FOR THE FREE BOOK Offices 745 and 747 S. Main St., Chamley Bldg., LOS ANGELES, CAL.

HARNESS SADDLERY

Shoes Half Price and Less over two hundred big display bargain tables are displaying shoes for men, women and children, on sale in many instances for half price and less. Convince yourself and come to the MAMMOTH SHOE HOUSE, 819 South Broadway.

You Take No Chances WHEN YOU BUY A GLENWOOD RANGE EVERY ONE FULLY GUARANTEED—NO MATTER WHAT THE PRICE For Sale By JAS. W. HELLMAN 713-723 S. Spring St.

Tape Worms Stomach and intestinal worms easily and quickly removed by Yglesias treatment.

Dr. G. J. SOREMEYER, 745 South Hill st.

CRYSTAL DOMINO SUGAR A TRIUMPH IN SUGAR MAKING Best Sugar for Tea and Coffee 2 lb. AND 5 lb. SEALED BOXES! BY GROCERS EVERYWHERE!