

COMMENTS ON THE WORDS OF STANFORD'S PRESIDENT.

Professor David Starr Jordan's address on "A Sober Mind" before the Unitarian Society of Berkeley on Sunday last is causing all the strident criticism among the several religious denominations that believe in instantaneous conversion that might have been expected of it.

myself among the number, who can testify to a sudden and instantaneous reversal of all the currents of belief and action which is called in Scripture language conversion. If Mr. Jordan has uttered the language attributed to him he has demonstrated his utter unfitness for the position he occupies. The moral sense of California and of the United States will demand of Mrs. Stanford the removal of such an incompetent and dangerous personality from the presidency of the Stanford University.



PRESIDENT D. S. JORDAN.

these words of President Jordan, but I do not wish to enter into a controversy with him upon a general declaration like this, made without any reference to myself or my work; but it seems strange, doesn't it, that a member of the Congregational church, which believes in revivals, and of course in instantaneous conversions, should make a declaration like that?

day last may serve as a warning to keep thousands of others from entering into Death Valley—from whence there is no return. W. W. CASE, D. D.

signed the following as his comment upon Professor Jordan's address: "I do not understand Dr. Jordan to characterize all revivals as religious dislocations and spiritual drunkenness. There have been enthusiasms, excesses and fanaticisms which have masqueraded under the garb of religion, but religion and genuine revivals of religion are no more responsible for these vagaries and follies than they are for the good dances of the Putes or the good Mrs. Woodworth's followers."

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GROW OLD GRACEFULLY.

How You May Do So and Continue to Be a Joy to Your Friends. Young ladies may be beautiful, but nothing is more attractive in this world than a lovely old lady with her white hair, her rosy face, wrinkled, it may be, but with eyes beaming with kindness even through her spectacles.

But there is really no need for elderly ladies to be weak or sickly. They can build up their health and keep it after it is once secured if they will only adopt the right means. Many aged people have covered a page to renew their strength and vitality when they feel weak and worn out, and others may profit by their experience.

Dr. Walter P. Chapman, 29 Hanover St., Baltimore, writes: "My grandmother, who is past 70 years of age, has been using Duffy's pure malt whiskey for about three years, and it has acted almost like a charm. It has always given her an appetite and prevented any disorder of the stomach. She could not do without it."

RAILROAD TRAVEL.

SOUTHERN PACIFIC COMPANY. Trains leave and are due to arrive at SAN FRANCISCO.

Table with columns: LEAVE, FROM, ARRIVE, TO. Lists various train routes and schedules.

NEW TO-DAY. THE MAKER. Of Deviled Crabs Asks a Question. The following correspondence between Mr. McMenamin, the well-known producer of hermetically sealed sea food, of Hampton, Va., and the Postum Cereal Co. may interest our readers.

THE SHARON BABY

Judge Cook Gave the Late Senator's Grandniece to Her Mother. Strange Plan of a Divorced Couple for Probation Before Remarriage.

Mrs. Weyle Threatened Suicide and Child-Murder If Her Infant Were Taken From Her.

Mrs. Leah Weyle wept and her baby-girl Louisa sobbed as if her heart would break in Judge Carroll Cook's court yesterday morning.

"Last Wednesday I left my child, who is 3 1/2 years old, at home with my present husband, Ernest Weyle; and as I was getting home a man spoke to me and said he was Mr. Holbrook, an officer. He showed me a star, and said he wanted to talk to me about my baby. He compelled me to go with him to the Donohoe building, where I met other men, among them being Frank Sharon, my former husband's brother. They all gave me a check for my child, because, they said, I was an improper person to raise her, and I refused. Then they took her from my arms by main force."

"You see, she wants to come back to me, Judge. You see that for yourself."

"Never mind that for the present," said the Judge, who had been looking at the child with his eyes to the fact that the child was stretching out its tiny arms to its mother and smiling at her through its tears. It was held firmly on the lap of its father, Fred Sharon, a nephew of the late Senator William Sharon, who built the Palace Hotel and the Golden Gate Park.

Boxing Club Entertainment. On Friday, February 12, there will be held at Woodward's Pavilion, on Valencia street, a boxing exhibition and fourteenth grand bout between Athletic Association.

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JURORS' MEALS MAY RAISE A RUCTION

License Committee of the Supervisors "Roasts" the Judges. The Issue Is Whether the City Shall Pay for "Chops and Tomato Sauce."

On One Side Are Threats of Criminal Action, and Upon the Other Side Sarcasm.

The Board of Supervisors yesterday afternoon listened to a little "roast" of the Superior Judges, who have agreed that the jurors in criminal cases must have their meals supplied to them by the City and County, notwithstanding that the Judiciary Committee of the board has decided that demands for such meals will not be admitted by the Judiciary Committee.

Referring to the communication from Judge Cook of the Superior Court, stating that he will discontinue the provisions of resolution No. 15,702 (which series in the matter of meals for trial jurors, your committee, in view of the large expenditures made during the current fiscal year on account of jurors, simply for attorneys, and that it is not reasonable to continue to pay for their meals as they would have to do under other conditions.

There the matter stands and may stand for several days. Whether the jurors will have "chops and tomato sauce" or other "delicious" meals, which the City and County will very soon be determined. The Supervisors voted some weeks ago not to pay any such bills, and the Judiciary Committee of the board has decided that demands for such meals will not be admitted by the Judiciary Committee.

On the other hand it is said that the provision for paying the jurors a per diem has been enacted since the Criminal Code proposition went into effect. The committee yesterday made other recommendations concerning jurors as follows:

In the matter of demands for service or attendance as jurors in the criminal department of the superior court it is also recommended that the City and County Attorney be requested as to whether it is possible to have the persons named as delinquent for State City County taxes, they be required to pay delinquent taxes before the same demand for jury duty is also whether the board can deduct from said demands the amounts due.

It is recommended to place on file the communication from the City and County Attorney, with his opinion that the City and County should not be liable for the fees of Grand Jurors at the rate of \$2 per day for each juror's attendance and for the fees of trial jurors at the same rate for each day, the juror has been summoned and the court is engaged in a trial, and the juror is actually in the courtroom, and that the City and County is not liable for the fees of jurors in civil cases except when a party litigant is in criminal cases in the Police and Justices' courts.

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WHICH SOCIETY IS DOING

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The Concordia is making arrangements for a elaborate entertainment and ball at the clubrooms on Van Ness avenue on the evening of February 20.

There is to be an amusing programme, at which only gentlemen are to take part, the menu of which is being kept secret.

Mr. and Mrs. A. Ross will celebrate their silver wedding on the 14th of February. They will entertain 100 guests at dinner at the Palace Hotel. A dance for several hundred guests will follow.

On Thursday, the 21st, the wedding of Thomas Longmore of Nevada and Miss Lizzie Armstrong of Virginia was celebrated at the home of the bride's parents. The entire house was artistically decorated with violets and pinks, interwoven with smilax.

The board of the Independent Order of Foresters. G. A. McCreesh of Los Angeles, High Chief Ranges of the Independent Order of Foresters in California, C. Bull, Jr., in which the former is the local officer. On Monday he was with Court Golden Era and after the court had closed he was next for the deputy high chief ranger.

Damages for the Loss of a Hand. The Supreme Court has handed down a decision in the case of William H. Matthews against John C. Bull, Jr., in which the former is favored. Matthews was employed by Bull in 1895 in the construction of a jetty in Humboldt Bay, and the superintendent, placed Robert Astorfo, the superintendent, driver crew, of which Matthews was a member. While Matthews was at work on the jetty, the head of a pile the foreman ordered the engine to let go, and the hammer fell on Matthews' hand, crippling him for life.

Rates for Pilots. The San Francisco Commerce and Commerce met with a number of representatives of the pilots yesterday and discussed a bill to be presented to the Legislature regulating and reducing the present high rates for pilots. The legislators desire high rates for pilots, to all as they don't want the differences between the ship-owners and pilots fought at Sacramento. No conclusion was arrived at, and the meeting adjourned till to-day.

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