

ALAMEDA COUNTY NEWS.

ALAMEDA COUNTY NEWS. GATES OFF THE TRAINS. Proposed Move of the Railroad to Hold Travel.

Broadway Lines Are Not Paying Operating Expenses.

Opposition on Eighth Street to Be Fought at Any Cost.

NEW SYSTEM ON TRIAL.

Free Travel on Seventh Street Is the Next Move on the Program.

Oakland Office of San Francisco Call, 908 Broadway, April 4.

The startling information leaked out today that the railroad company may take the gates off the local trains for the street traffic patronage between the Realy Syndicate and Southern Pacific becomes more bitter.

The system of transfers between the Broadway lines, owned by the Southern Pacific, and the steam trains on Seventh street commenced to-day.

The Southern Pacific has now begun issuing transfers from the steam trains to the streetcars as well as the other way, and the company expects thereby to get back much of its lost traffic.

It was stated to-day by one of the employees of the company that, if after a fair trial, the new transfer arrangement does not come up to expectations, the Seventh street local will be again turned into a free line and the gates will be taken off.

The syndicate is just now connecting the East Oakland road with the Eighth street line to West Oakland. This will provide an electric road clear across town paralleling the steam road at only a distance of one block.

Passengers coming from Berkeley, Alameda, Fruitvale and any part of its territory can be transferred to the through Eighth street line either way for one fare, and even with transfers to other lines the railroad is as big a disadvantage to the streetcar only run every thirty minutes and every hour after 7 p. m. while the electric cars keep up as usual.

There will be considerable opposition to any attempt to restore free travel on the streetcar line, although there has always been a desire on the part of many that the gates be removed.

The Eighth street line is now the best-paying of all the roads in the city, and the place of Seventh street would naturally draw off a portion of the patronage.

At the same time the syndicate held an option on the Broadway lines, but did not take it up, and it is believed that, should the gates be taken off, the Southern Pacific will be glad to dispose of its two lines and go out of the street railroad business together in this city.

The sworn statements of the company and the arguments of E. Black Ryan, for the past few days have been the subject of much discussion, and it is believed that the question of the Southern Pacific street railroads in this city and doubtless be brought to the attention of C. P. Huntington. When he was out here last he gave an interesting and complete account of both electric plant to run the local trains and streetcars, but so far nothing has developed.

The Realy Syndicate, headed by F. M. Smith, the principal manipulator, is undoubtedly the strongest competitor the Southern Pacific Company has ever encountered in Alameda County.

SUING FOR RECIPES.

The California Food Company Wants to Keep Secret Its Cook Book.

OAKLAND, April 4.—The California Food Company filed a suit against George O. and George P. Sanborn and W. R. Thomas this afternoon to recover \$200 damages for the alleged use of a recipe and formula held by the defendants, and an injunction to restrain the defendants from making the same public. It declares that the defendants "not of sufficient pecuniary responsibility to respond in damages for any injury which shall be wrought by the use of such use and disclosure," and "waives any claim for damages which it may have against defendant, R. Thomas."

The cause of the suit is a recipe and formula for the compounding and preparation of table relishes and food preparations for which the plaintiffs claim to have purchased the exclusive right. Later they found there was another copy in possession of the defendant, and for this they sue.

MEMORIAL DAY PROGRAMME.

No Parade This Year, but Two Orations Are Being Planned.

OAKLAND, April 4.—The usual parade will be omitted this Memorial Day, this year, but all members of the G. A. R. and all ex-Union soldiers and sailors, the Woman's Relief Corps, the Ladies of the G. A. R., Sons of Veterans and Daughters of Veterans will assemble at the headquarters of Lyon Post No. 202 at 9:30 o'clock; they will take the electric cars for Mountain View Cemetery at the corner of Eleventh and Washington streets.

S. P. Knight, past commander of Appomattox Post, G. A. R., No. 29, will have charge of the exercises at the cemetery, which will include the reading of Lincoln's famous Memorial Day address, and a thirty-minute oration by a speaker to be chosen. J. R. Scupham, past commander of Admiral D. D. Porter Post No. 169, will be chairman of the evening exercises at the cemetery.

The speakers and place of meeting have not yet been selected.

Respite for Hinrichs.

OAKLAND, April 4.—The second trial of Jockey Hinrichs, charged with assault and battery on Thomas H. Williams Jr., president of the California Jockey Club, to-day at Emeryville, resulted in a seven to five verdict in favor of Hinrichs.

Deputy District Attorney Moore will ask for dismissal of the charge on the ground of lack of evidence. He does not believe a conviction can be had.

The New Gas Works.

OAKLAND, April 4.—It is announced that the recently organized and incorporated Alameda Gas Company is making an effort to secure the old Pacific Iron and Nail Company site, for its proposed plant.

Buy Your Carpets in the Mission.

Roxbury Carpets, 824; Cordova Brussels, 7; Axminster, 8; cottage carpet, 27; matting, 10; linen warp matting, 20; window shades, 7 feet long, 20c. Patison Company, cor. Sixteenth and Mission streets.

ALAMEDA COUNTY NEWS. A LOST ESTATE. Secret of Its Existence Died With the Woman.

Mason. Belonged to Her Sister, Who Expired in an Insane Asylum.

Belonged to Her Sister, Who Expired in an Insane Asylum.

Mrs. Salome Anderson's Death Has Abruptly Ended Court Proceedings.

Oakland Office San Francisco Call, 908 Broadway, April 4.

Judge Ellsworth was forced to dismiss a citation to-day that was brought, when issued, might lead to some sensational testimony. The hand of death, however, has closed the case.

Several years ago a man named Petschler died and left an estate to his widow. He had made his will some years before his death, and bequeathed all his property to his wife. After making the will, his wife became a lunatic and was placed in an asylum. The husband declined to alter the terms of his will and to make provision for a guardian, so that when he died, she was incompetent to manage the estate.

The sister of Mrs. Dorothea Petschler was Mrs. Salome Anderson, who was known as the "woman Mason," and who was buried a week ago. Mrs. Anderson, hearing some years ago of the estate left to her sister, and knowing her to be incompetent, applied for letters of guardianship over her sister and her estate.

She was granted the same, and she took charge of the estate. Some time later her insane sister died and no attention was paid to the estate, and she was, of necessity, no will. The property remained in the name of Mrs. Anderson, and was absorbed in her own personal affairs.

A few weeks ago the fact that Mrs. Petschler had left an estate was brought to the attention of the court, and the information that the guardian had rendered no account.

Judge Ellsworth issued a citation against the "woman Mason" to show what she had done with her dead sister's property. The day after being served with the citation she died, and no record of the lost estate can be found, and it is said to be impossible to find out its whereabouts from the Anderson estate.

When Judge Ellsworth was informed by Attorney G. de Colton of the death of the "woman Mason," he dismissed the citation, and there is little hope now of finding the insane sister's estate.

STORY OF MOFFETT'S DEED.

Mrs. Dora Guernsey Goes Into Hysterics at the Sight of the Murderer.

OAKLAND, April 4.—Mrs. Dora Guernsey, who swore to a complaint charging Joseph H. Moffett with the murder of her mother, broke down into hysterics this afternoon when Moffett came into the Police Court. This was the first time that she has seen her stepfather since the morning he killed her mother.

She had to be taken from the courtroom by the police, and she was taken to the home of her mother, where she was held in custody. Moffett covered his face with his hands and kept it so until the woman was taken out.

Dr. O. D. Hamlin testified to finding the dead woman and the defendant lying on the floor of the room, and to the condition of the room at that time. Dr. R. F. Stratton, of the Receiving Hospital, never heard the defendant make any statement of the shooting, but said that ordinarily the wound inflicted by Moffett would have been fatal. Dr. S. H. Bueckle testified to holding an autopsy over the remains of Mrs. Moffett, and to the nature of the wound.

Mrs. Guernsey, who had become somewhat comatose, was called and sworn. When asked what she had seen before the shooting, she answered: "She was my mother," and gave way to her grief again. She later related the talk between her mother and Moffett before the shooting, in which he claimed that she was getting more money from the estate than she was entitled to.

Next morning Mrs. Moffett arose first and returned after leaving the bedroom, but was not excited. She went to the shed, when the witness heard her scream and two pistol shots. She ran back and saw Moffett with a pistol in his hand. He stepped it at her and she ran out front. The witness then broke down again.

The case was continued until 9 o'clock to-morrow morning.

Stacey Rogers Arraigned.

OAKLAND, April 4.—Stacey Rogers was arraigned this morning before Recorder Quinn E. Emery, in Judge J. L. Laurier's court in East Oakland, for the killing of E. E. Halsey, in South Berkeley, last Tuesday night. Upon his arrest, Rogers was taken to the station by Marshal Richard Lloyd of Berkeley. Rogers pleaded not guilty, and the examination was set for Tuesday, April 6, at 10 o'clock. He was represented by the District Attorney's office and E. M. Gibson and J. H. Lucas the defendant.

A Fire at a Saloon.

OAKLAND, April 4.—A serious fire occurred yesterday morning in a saloon, which was a valuable property was burned. An explosion of a fifty-pound can of powder during the fire added some excitement to the affair. The estimated losses of the property owners are as follows: all fully insured; J. Schmidt, stock, \$500; C. Delmeu, stock, \$200; Mark the saloon, \$200; Paul Fischer, hotel and pavilion, \$300; McDermott, blacksmith shop and contents, \$500.

Bitten by a Bulldog.

OAKLAND, April 4.—Josephine Nell, the 10-year-old daughter of a saloonkeeper at Fifth and Commercial streets, was bitten by a bulldog brought into the saloon by a customer, last evening. The dog was clubbed nearly to death before she was released, and she was taken to the hospital, where her arms and shoulders were badly lacerated.

Circumventing the Law.

ALAMEDA, April 4.—Another Alameda couple has taken the Reno road for circumventing the law forbidding persons in this State to marry within a year after the granting of the decree of separation. Frank Higley, an express driver in this city, is the man and Angel Drex of Oakland is the woman in the case. Higley was married for sixteen years, but a month ago secured a divorce from his wife and last Tuesday he and Miss Drex were married by Judge J. L. Laurier at that place. They returned home yesterday.

Alameda News Notes.

ALAMEDA, April 4.—The Board of Library Trustees will meet to-morrow evening, at which time it is expected that the expert's report on the Harbournore bookkeeping method will be made.

Mr. and Mrs. Emile Payet, proprietors of a restaurant in this city, quarreled yesterday for sixteen years, but a month ago secured a divorce from his wife and last Tuesday he and Miss Drex were married by Judge J. L. Laurier at that place. They returned home yesterday.

Jones of this city had his shoulder dislocated, his ankle sprained and his face cut and J. W. Donald had one of his hands broken in a runaway on the Redwood road yesterday. They were driving Bedford, a well-known race horse, and the animal took fright at something unknown.

The "Koh-I-Noor" lead pencil will outlast three others. Try it.

INVESTED IN THE JUPITER.

Widows Tell the Stories of Their Lost Fortunes.

Promoter Blanding Explains to the Court Where the Money Went.

Expecting Twenty-One Millions if He Can Only Raise a Few Hundred.

Oakland Office San Francisco Call, 908 Broadway, April 4.

The ghost of Winsor A. Keefer, the mining man who disappeared some months ago to the great disappointment of many speculative widows, has been hovering around Judge Greene's courtroom. The court sat continuously from 10 a. m. to 5:30 p. m. to-day, allowing no time for lunch, as it is anxious to get the Ingalls case off its calendar.

The case is a petition of the creditors of Sarah T. Ingalls to have Assignee Charles F. Blanding removed and to have a mortgage of \$2000 set aside. Incidentally widows tell of how they lost fortunes through the representations of Blanding and he talks of incorporating the Jupiter Consolidated Deep Blue Gravel Hydraulic Mining Company for twenty-one millions as calmly as though he had the imaginary value of the mine in hand.

Mrs. Nagle is an old lady. Before she met Blanding she was wealthy. Now she is a domestic and she holds her power of attorney. She testified that some years ago she lived East and was introduced by Mrs. Dr. Newlands to Blanding, who was then incorporating the Canfield Cannon Coal Company. This venture fizzled out and everybody lost all they had. Blanding then conceived the idea of incorporating the Jupiter mines, and he came west for that purpose. He met Mrs. Ingalls and with Mrs. Dr. Newlands and Mrs. Nagle he got together \$6,000, which he says he expended in paying debts on the mine and in buying claims of those who held title.

Blanding gave large blocks of stock in the proposed incorporation to his clients, but he has not yet incorporated, and Judge Greene tried for some hours to find a reason, but was apparently far from being satisfied. A month ago Blanding tried to sell a mortgage on Mrs. Ingalls' property to the attorneys for the creditors of Mrs. Ingalls. As Blanding holds the latter lady's power of attorney he was at liberty to do as he pleased. As the mortgage is in dispute the attorneys have assigned to Mrs. Ingalls blocked the loan.

Mrs. Nagle told a very interesting tale. She said she had \$40,000, but that now Blanding had it invested for her and she felt safe. "I believe I shall get my penny back again when his schemes are successful," she said. "I have seen a beautiful shining coal mine, full of Jupiter to be worth \$2,000,000, and I gave Mr. Blanding my power of attorney and left my business to him. I believe he signed everything he brought to me to sign. I know he acted for my best welfare, and I am not sorry for anything I have done."

Blanding told of his transactions with the ladies and said he intended to incorporate under the laws of Tennessee as soon as he had money enough, to file the papers at Nashville. He prefers Tennessee because stock is non-assessable there. Judge Greene took the witness' word and drew from him the information that his interest in the Jupiter mine is confined to 20 acres. The claims of the people to whom Winsor A. Keefer sold part of the mine have not been acquired, and Blanding said he had three old men living on the section he claimed. They were impaled at the four corners of the Bagdad bridge. One of them lived for nine days.

Impaling was used as a punishment in Turkey up to 1855. The last men so executed were four Arab sheikhs who had rebelled. They were impaled at the four corners of the Bagdad bridge. One of them lived for nine days.

Berkeley News Notes.

BERKELEY, April 4.—William Acheson, a brakeman on the local trains, while descending the steps of one of the cars at 9 o'clock this morning to uncouple the engine from the train, fell and struck his head on the step, receiving an ugly scalp wound which necessitated the taking of eight stitches.

The two-story residence of James E. Matthews at the corner of Baker and Sixth streets, South Berkeley, was burned to the ground yesterday morning. The firemen could get no water, and their efforts to save the building proved futile. The building was valued at \$3000 and the insurance had recently expired.

The executive committee of the Associated Students met at the university this afternoon and decided to give notice to the sophomores that any infringement on their part of the rule of the student body would be summarily punished. A meeting of the Associated Students to elect officers for the coming year will be held on Friday, April 15.

Professor John Fryer, head of the department of Oriental languages at the university, will lecture before the college Y. M. C. A. to-morrow afternoon on "Two Thousand Years of Missionary Work in China."

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WITNESSES WANTED.

Letter Received by Him Is Produced in Court.

Purported to Come From the Office of the Chief of Police.

Preliminary Examination of Theodore P. Haynes Continued Until This Morning.

The preliminary examination of Theodore P. Haynes on the charge of murdering Lieutenant Burke, was to have been continued before Judge Conlan yesterday morning, but when the case was called Attorney J. N. E. Wilson asked for a continuance until to-day, as his associate attorney, Mr. Sweeney, was unavoidably detained.

Prosecuting Attorney Mogan vigorously opposed a continuance on the ground that it entailed a hardship upon the witnesses, but the Judge thought as no continuance had been asked before the defendant was entitled to it, so as to have the benefit of both of his counsel being present. The case was accordingly laid over until this morning at 11 o'clock.

Thomas Dudy, the witness examined on Saturday, was present, and produced the letter which he had received warning him as to the evidence he should give. The letter was received by him on March 28 through the post, and is as follows:

We write this to you to warn you to stop your giving so many false statements. We have one statement already, and we do not wish to let you give any statements to people who come around there. We understand from your neighbors that you would sell your whole family for whisky or beer. You have varied in every statement you have given since you were arrested. You are a liar. We will look you up and take your little cottage from you and show you no mercy. The idea of you writing to give any statements is going to make you prove that. We have got your name on the books, and if you refuse to go to court we will kindly give you a free ride and lock you up till the case is over. Now, Tom, take care of yourself, and keep your mind to yourself, and for God's sake do not drag your poor hardworking wife into court for you have done it before. Your neighbors speak very hard of you and say you are a two-faced man. I remain, as ever, your friend. Will call and see you and give my name by order of Chief Lee.

No action was taken upon the letter, but it will probably be referred to when the case is called to-day. The police are inclined to look upon it as the production of some of the witnesses who were examined by Dudy, but the view may not be taken by the court, and the author may find himself in serious trouble if he can be discovered.

ADVERTISEMENTS.

LADUE-YUKON TRANSPORTATION CO.

"GOLD PICK LINE" FOR COPPER RIVER, JUNEAU, SKAGUAY, DYE, via SEATTLE.

The Fast, Elegant and Completely Refurnished Steamer, "MORGAN CITY," Capacity 700 Passengers and 2500 Tons of Freight, will sail from San Francisco (on her arrival from New York)

ON OR ABOUT APRIL 10 And take the outside passage for Juneau, thence to Skagway, Dyea and Copper River.

In this way the inside passage will be avoided. The "Morgan City" is one of the finest Steamers afloat, lighted by electricity, has a fine dining saloon, ladies' parlors, special cabins, grand saloon, social hall, smoking rooms and buffet. Large number of handily equipped bath rooms furnished with porcelain bath tubs, steam heat, 20,000 and 100,000 feet of stoves. The best table will be served on the "Morgan City" of any steamer on this coast. This beautiful Steamer will later on run between San Francisco and St. Michael. For freight and passage apply to

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We write this to you to warn you to stop your giving so many false statements. We have one statement already, and we do not wish to let you give any statements to people who come around there. We understand from your neighbors that you would sell your whole family for whisky or beer. You have varied in every statement you have given since you were arrested. You are a liar. We will look you up and take your little cottage from you and show you no mercy. The idea of you writing to give any statements is going to make you prove that. We have got your name on the books, and if you refuse to go to court we will kindly give you a free ride and lock you up till the case is over. Now, Tom, take care of yourself, and keep your mind to yourself, and for God's sake do not drag your poor hardworking wife into court for you have done it before. Your neighbors speak very hard of you and say you are a two-faced man. I remain, as ever, your friend. Will call and see you and give my name by order of Chief Lee.

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