

REGISTRARS BEING REDUCED

Many Thousand Envelopes Addressed to Voters Returned.

Registrar Walsh Says Total Vote Will Fall Below 56,000.

Nearly 10,000 envelopes addressed to voters by Registrar Walsh have been returned to the office of the Election Commission within the last few days. The envelopes contained sample ballots for the next municipal election and a circular of instruction to voters.

The envelopes were addressed to voters who had registered their names during the two years past, and were returned by the postoffice officials with the information that in most cases the parties had either moved or there was no such number as written on the envelope. It is expected that several thousand more envelopes so addressed will be returned, bringing the total amount to 15,000. This number will represent the deduction to be made from the total registration of 71,881 as returned by the Registrar when registration closed last month.

Registrar Walsh states that it looks as though approximately 53,000 citizens will be entitled to vote at the coming election. As about 10 per cent of the registration generally is not voted at an election, Walsh believes that the vote will aggregate 50,000, or even less.

The returned envelopes came largely from the Thirty-ninth Assembly District, while many were from the Twenty-eighth and Thirty-second districts, comprising part of the section south of Market street. Few have been returned from the Fortieth and Forty-first districts, showing that there have been few removals there. In all cases where the envelopes are returned the Registrar's clerks are marking the word "moved" opposite the name of the registrant, and the name to be changed to, and the name will be challenged unless he can prove that he still lives in the precinct, in which he is registered he will not be permitted to vote.

TRIO OF BURGLARS ARE IN THE TOILS

They Are All Caught With the Stolen Property in Their Possession.

Joe McGrath and George Murphy were arrested early yesterday morning on Mason street by Policemen Clark and Cullinane and booked at the City Prison on a charge of burglary. They appeared before Judge Cabanis and after being instructed and arraigned the case was continued till tomorrow.

Clark and Cullinane saw the two men walking along Mason street, each with new shoes on an ankle. Each also had a bundle under his arm, which contained two pairs of shoes. After being questioned they admitted having entered the shoe store of George Pollock, 1135 Market street, through a rear window and stealing the shoes, leaving several other pairs in a convenient place to be carried away. The two men are unknown to the police, but they said they were ex-soldiers and had recently returned from Manila.

Joseph Courtney, alias Gus Roberts, an ex-convict, was arrested at an early hour yesterday morning by Policeman Chappelle and taken to the Central Police Station, where Manuel Terry, whose room at 539 Third street had been entered, and a few suits of clothes and other articles from, was waiting for him. Terry recognized the suit Thompson was wearing as one of the stolen and the police took him in the face and booted, but he was quickly overtaken by Chappelle and booked on a charge of burglary. Thompson has already served a term for burglary.

BONDED TEA MUST NOT BE REPACKED FOR EXPORT

Forbidden Practice at This Port Will Not Be Permitted to Be Revived.

H. A. Taylor, Assistant Secretary of the Treasury, has decided the matter of the application of A. Levi & Co. of San Francisco in regard to the question of repacking tea in bond for export purposes, denying the application Secretary Taylor says:

As tea is neither drugs nor articles required to be changed from one package to another and purposes of the law are satisfied that such merchandise is not entitled to the privilege accorded by the law to the repacking of goods in bonded warehouses.

In June last it was discovered that the practice has existed in the port of San Francisco of repacking of tea in warehouse to meet the requirements of the export trade with Mexico and to facilitate the commerce of the port, and on June 27, 1901, the department was informed that the collector had been found in the law or regulations for reviving the practice, which has been discontinued in the present administration of the port.

Whatever may be the hardships resulting from the discontinuance of the practice, the department finds no authority in law for restoring the same, and your application is necessarily denied.

Disappearance of Two Men.

Leonard Nott, an ex-policeman and truck teamster, has disappeared. He was arrested several weeks ago on a charge of robbery for holding up Special Officer C. H. Carrington and taking his revolver, and money from him on September 7. The case was assigned to Judge Cabanis' court and Nott was released on \$500 bonds. The matter was taken before the Grand Jury and an indictment was returned against Nott, his bonds being fixed by Judge Dunne in \$500. Since then Nott has not been seen, and some say as Judge Cook, to whose court the case was assigned, issued a bench warrant for his arrest. The case was again called yesterday, but as there was no return on the bench warrant the hearing was again continued.

Miss Rosina McAfee of 526 Greenwich street reported to the Coroner yesterday afternoon that Harry R. McAfee, her husband, had been missing since the 25th. At the time he was on a schooner at Howard-street wharf.

Says Staples Was Off His Beat.

A charge has been preferred before the Police Commissioners by Captain Spillane against Policeman C. D. Staples for being off his beat. Sergeant Shaw, who reported the case, alleges that about 3 o'clock Saturday morning last an intoxicated man fired four shots at Fourth and Clara streets. The sergeant and Policemen Heinz and Flynn heard the shots and ran to the scene, but the shooter had disappeared. It was on Staples' beat, and as he did not appear the sergeant blew his whistle and continued blowing it till he reached Fourth and Elm streets. When Staples made his appearance he said he had not heard any shots nor whistles.

Tried to Rob Telephone Box.

Daniel Murphy, who says he is an inspector for the Pacific States Telephone Company, was arrested early yesterday morning at 501 Post street in the act of opening a telephone box. Professor L. Rosenberg detained him until a policeman arrived. Before the officer made his appearance Murphy threw away a bunch of keys and some slugs. He was booked on a charge of petty larceny and the case was called before Judge Conlan, but was continued till November 2. There is a similar charge pending against Murphy before Judge Conlan for rifling a telephone box in a house on Polk street.

Tried to Rob Smith.

Frank Williams, Thomas Sullivan and Edward Alwer were arrested late Thursday night on a charge of attempt to commit robbery. They held up William Smith, 27 Third street, on Mission near Third, and were caught by Policeman Harrison before they succeeded in robbing him. They appeared in Judge Moran's court yesterday and the case was continued.

MRS. WU RETURNS FROM PEKING WITH PRETTY HEIRESS OF FLOWERY KINGDOM



MRS. WU TING FANG, wife of the Chinese Minister at Washington, arrived in this city yesterday after a three months' visit to Peking. On disembarking from the steamer she was met at the dock by Ho Yow, the Chinese Vice Consul of this port, who is her brother. She was taken to the consulate, where she will remain during her two weeks' stay before leaving to join her husband, the distinguished diplomat at Washington.

Mrs. Wu, as she likes to be called, was not feeling at all well. As her brother, Ho Yow, explains it, she is a woman with a wonderfully small foot, and a wee bit of a pedal extremity is not productive of comfort when one is traveling. Besides, as her brother further suggested in excuse for her indisposition, she had to cut in the saloon cabin and indulge in European cooking while on the voyage, which she does not like and never will learn to like.

Last evening after a rest Madame Wu kindly consented to be interviewed. She is a wonderfully bright little woman, who speaks excellent English. In fact, she is very careful to speak slowly so that she cannot possibly make a grammatical error. She takes special pride in talking about Miss Wu Ching Ling, a little damsel of blushing 17, who is a distant relative of hers, and whom she has adopted as her daughter and brought to this country and will introduce in Washington society this winter. This young lady, judging from the size of her feet, must be a Chinese aristocrat through and through. She has roguish eyes and a dainty little walk that is bound to make a sensation when she makes her initial bow. Mrs. Wu says that she will give a dinner in Washington soon after her arrival at the capital, and then no doubt society columns will devote paragraph after paragraph to dainty Miss Wu Ching Ling. The young lady's parents are both dead, and from her mother she inherits quite a large fortune.

Mrs. Wu is deeply grieved over the assassination of President McKinley. During her stay in Washington she met the President often, and now she cannot find words to express her sympathy for Mrs. McKinley in her bereavement.

Mrs. Ho Yow, the wife of the Vice Consul, accompanied Mrs. Wu from the Orient, and yesterday in the Chinese Consulate was a day of happy reunion.

Bakers' Union Sued.

Ruediger & Loesch, proprietors of the Vienna Bakery on Larkin street, filed a suit against Bakers' Union No. 24 yesterday for \$10,000 damages, which they allege they have suffered by reason of a boycott levied on their bakery by the union.

They allege that the members of the union by threats of violence and false representation are endeavoring to entice away from their employment the journey-men bakers and confectioners in their employ. They pray that a receiver be appointed to take charge of the property of the union and that the union be adjudged an unlawful combination in restraint of trade and that it be dissolved by a decree of court.

MRS. NELLIE TURNBULL IS GRANTED A DIVORCE

Swears That Her Husband Only Gave Her Forty Cents in Seven Months.

Judge Sloss granted Nellie Turnbull a divorce from Walter Turnbull Jr. yesterday on the ground of failure to provide. She was granted permission to resume her maiden name, Nellie Hoyt.

Turnbull is the son of General Walter Turnbull of the National Guard. He married Miss Hoyt April 10, 1900, and they lived together for seven months, Turnbull deserting his wife in October.

Turnbull did not appear in court to contest the suit. Mrs. Turnbull was placed on the stand and the decree was granted after she had answered the few questions put to her. She said that during all the time she lived with Turnbull he had only given her 40 cents and that since he deserted her she had been compelled to live with her mother.

Petitions in Insolvency.

The Dunham, Carrigan & Hayden Company and other creditors filed a petition yesterday in the United States District Court asking that the Redwood Manufacturing Company of Trinidad, Humboldt County, be declared an involuntary insolvent. The allegation is made that the firm owes more than \$100,000. A. E. Carey, railroad brakeman, Sacramento, filed a petition in insolvency. He owes \$458.90 and has no assets.

Dr. Kenyon Sues for Large Fee.

Dr. C. J. Kenyon filed a suit against Charles V. Talmadge yesterday to recover \$277 alleged to be due for medical services rendered Mrs. Talmadge. In his complaint Dr. Kenyon alleges that he operated upon Mrs. Talmadge in 1899 for appendicitis and that her husband has since refused to pay him his fee.

TALKS ABOUT JAPANESE ART

E. F. Fenollosa Tells of Development of Oriental Prints.

Commences Second Series of Lectures Before Large Audience.

Ernest F. Fenollosa delivered another of his interesting lectures yesterday afternoon in the parlors of the First Unitarian Church on Japanese prints. The lecture was the first of his second series of three under the auspices of the Channing Auxiliary Society. The speaker presents his subjects, all on Oriental topics, in a very vivid and entertaining manner, and in consequence the addresses have been exceptionally well attended.

The discourse yesterday was appropriately illustrated by reproductions of the prints which have been executed by the most famous of the Japanese artists. The pictures in themselves presented a complete history of the art of making prints in Japan, commencing with the most simple forms in which but a very few tones were used and gradually leading to the grand culmination of the art when all colors were used and when the artist did not hesitate at the representation in prints of the most difficult pictorial problems.

The pictures aptly show how one Japanese advanced the science from where his predecessor left off, and how, with the improvement of the art, the Japanese learned to blend their color so as to lend softness to the tints and to give a present without confusion the most difficult and complex scenes. He advised modern artists to study the Japanese simplicity of design and coloring. During his lectures the speaker frequently related little incidents in connection with the prints which shed light on the character, likes and dislikes, manner of dress and personal adornment of the people of the Mikado's empire. He told how the women in various ages dressed their hair and how no females were allowed on the stage of a Japanese theater.

He also told of the changes which have taken place in the Japanese physiognomy. These changes were aptly illustrated by the prints. In the commencement of the art, Mr. Fenollosa pointed out, the features of the Japanese face were strong, almost classical, while in modern times the face as represented by the artists has been softened, the eyes mere slits and the mouth a mere dot.

FEDERAL JURORS HANDLE STRIKE

Ask Judge de Haven for Opinion About Law of Conspiracy.

Some weeks ago, when acts of lawlessness were rife on the part of strikers and sympathizers with them, the Federal grand jurors took evidence and made certain investigations which convinced them that an active conspiracy existed, having for its object the intimidation of citizens not members of labor unions from working for their daily bread. The jurors thereupon addressed an official inquiry to Judge de Haven, who made the following reply yesterday:

Gentlemen of the Grand Jury: I have had under consideration the following question submitted to us by you: "When evidence is submitted to us which shows that two or more persons, acting in concert, have conspired to hinder, intimidate or prevent certain citizens from following their usual avocations within the limits of the State and northern district of California, would we be justified in indicting the said persons under the provisions of sections 5508 and 5519 of the Revised Statutes of the United States?"

I assume that this question has no reference to the case of a conspiracy to intimidate and prevent a citizen from laboring for or rendering services to the Government of the United States, and that it is only intended to embrace the case of a conspiracy to intimidate or prevent a citizen from his enjoyment of his right to labor for private persons within the limits of this district, or to carry on any other private business in which he may be engaged.

Thus interpreting the question my answer is that the act of conspiracy to which it refers is not an offense under sections 5508 and 5519 of the Revised Statutes of the United States.

Judge de Haven explained that State statutes covered the matter.

The Pope recently sent Sinkiewicz, the author of "Quo Vadis," which was so well liked at the Vatican, a marble tablet of the time of the Emperor Constantine, recently found in the Ostriand Cemetery.

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FEDERAL JURORS HANDLE STRIKE

Directors Hold First of a Series of Important Meetings.

The first of a series of important meetings of the directors of the mammoth Associated Oil Company of California was held yesterday afternoon in the offices of W. S. Porter in the Mills building.

The thirty big oil-producing companies of the State that are represented in the gigantic combine sent officials to the meeting. It is understood that the various oil interests have been carefully inspected by experts, and their reports will be passed upon by the directors of the Associated Oil Company.

The oil operators, who met yesterday discussed the individual appraisement of the companies to be combined, and the work will be continued until satisfactory arrangements are perfected to gather the oil-producing interests under one management.

The Associated Oil Company was recently incorporated with a capital of \$40,000,000, and two-thirds of the producing oil companies are represented in the corporation. It is predicted by prominent oil operators that the Associated Company will place the oil business in this State on a satisfactory and paying basis.

Defendants Held to Answer.

Hugh Trel, a young man, was held to answer before the Superior Court by Judge Cabanis yesterday on a charge of burglary in \$1000 bonds. He is accused of breaking into the foundry, 219 Main street, September 22 and riding the telephone box. Eugene Cazneau was held to answer by Judge Cabanis in \$2000 bonds for attempting to rob Charles Romano, barber, while entering his residence in the rear of 74 Broadway. L. C. Miller was held to answer by Judge Fritz in \$500 bonds on a charge of felony embezzlement preferred against him by Kohler & Chase.



"When I could do nothing I used one bottle of Wine of Cardui and a package of Thedford's Black-Draught. Now I feel better than I have in a great many years."

Why will not every suffering woman who is discouraged in the fight for health do what Mrs. Rollins did? She did a very simple thing. She took Wine of Cardui at home and received the benefit that her family doctor or the most skilled specialist could not give her. Mrs. Rollins' letter shows women how dangerous it is to allow irregularities to run on. Her case continued so long that she became very weak—she felt she was developing quick consumption on account of the loss of blood. Then she took Wine of Cardui and was restored to health. This great home remedy seldom fails to cure disordered menses. It never fails to benefit. And in relieving the strain of irregular menstruation it drives out leucorrhoea and checks the terrible agony of falling of the womb. Thedford's Black-Draught, to regulate the bowels, liver and kidneys, and to stimulate digestion, aids materially in a cure. Don't give up, but try Wine of Cardui as thousands of other discouraged women have done. Your druggist sells \$1.00 bottles. Call for, and insist on receiving, Wine of Cardui.

I do believe that Wine of Cardui and Thedford's Black-Draught saved me from quick consumption for so long. I began to get alarmed and got weak. When I could do nothing I used one bottle of Wine of Cardui and a package of Thedford's Black-Draught and the first day's doses brought a change that I could tell. Before the bottle was gone my menses came on and a week after I felt like a new woman. I had run down so in flesh I could hardly keep my clothes on me, and now it has been three months since I began taking your medicines and now I am stout and hearty and feel better than I have in a great many years. My husband says I look better than I ever did. I expect to always keep supplied with your remedies, for I believe your medicines are the greatest boon for suffering women known to the science of medicine.

Capehart, W. Va., June 24, 1901.

Mrs. ELLEN ROLLINS.

For advice and literature, address, giving symptoms, "The Ladies' Advisory Department," The Chattanooga Medicine Company, Chattanooga, Tenn.

WINE OF CARDUI