

RAISED A STORM. Oakland Democrats in a Ferment OVER THE POSTMASTERSHIP. Curiously Conflicting Wires About Candidates. THE BLIND RAILROAD TRAIL. A Story Which Will Require Energetic Explanations on the Part of Politicians.

The Democracy of Alameda County is in a whirlwind of excitement over developments of the last few days regarding the Oakland postmastership, about which there has been much talk of late as to the chances of its being given to the incumbent, Mr. White, who was recommended by Congressman English, was fairly certain, while the friends of Cleveland were also busy in their interests. The name of Councilman Snell had been mentioned, but not with much thought of success. "Thinking the postmaster," it was the bringing of this last factor into the fight that has caused all the row that is going on, and which will leave at least one Republican in high standing in an unenviable position. There have come to the attention of the press, the chairman of the Republican State Central Committee, and chairman of the Alameda delegation to the next Republican convention, will have some explaining to do as to just how and why he got mixed up in a Democratic matter, and why with a railroad attorney, who is also a Republican.

F. T. Moffitt of the Oakland Times, who seems to be taking a leading interest in the fight of Mr. White, said last night: "Yes, there is a very interesting story connected with this matter, and I'll tell you about it." "Colonel F. H. Meyers and G. W. Baker, late of Nevada, now of Oakland, an attorney for the Southern Pacific road, but who was in the Democratic ranks in the Nevada Legislature, and a howling anti-monopolist until he developed into a railroad attorney, became a hero of Colonel Meyer when he came to California and joined the Republican party. The association of the two men was very close, as will be seen in the matter of the Oakland postmastership. "Now, a year ago, when the City Council began its attack on the railroad water-front property, the attorney, who was then representing the company, was torn down and dragged to the corporation yard. One night Mr. Baker and Mr. Towne appeared at Council meetings and some very important anti-railroad legislation was defeated because of the votes of Mr. Snell and several others, who made up a majority. Defeated by the vote of Councilman Meyer, who had been pronounced anti-railroad man, but after Towne's remarks and Baker's grooming he voted the other way, and was a candidate for the Oakland postmastership. His friends and Baker particularly were very sanguine he would get the job.

"Two days ago a gentleman approached Colonel Meyer and asked him if he would add his endorsement as a citizen of Oakland to Mr. White's petition for the postmastership. He replied that he could not because he had endorsed Mr. Dan for the position. I would like to say here that all candidates in the Democratic party have received the endorsements of citizens of Oakland.

"A week ago a telegram was received from a reliable source at Washington stating that Meyer had signed a telegram to Washington which made charges of incompetency against the postmaster. Meyer more serious charges against his character. When Meyer was approached regarding this matter he stated he did not know but he had, but that he was in a position to make an explanation, there was a big story behind the whole matter, and that he had placed himself in a terrible hole, and that he was in a bad office. A telegram was sent on to Washington which stated that Mr. White was an honored and respected citizen of Oakland, and that he was a citizen of the State of Nevada. "This was on Monday last, and on that day the telegram was sent to Washington. In conversation with a friend who went to Meyer on Monday last, he stated that he was sorry he had got into the Oakland Post office matter at all, but was compelled to sign a telegram reflecting on the competency of Mr. White.

"That same day both Meyer and Baker went to the railroad offices at Fourth and Townsend streets and there met Mr. Mills. I happened to be in the building at the time, and at my appearance Meyer and Baker appeared much disturbed. "Explaining the matter to the reader, and Mr. Mills explained to me that Meyer had signed the protest against White in favor of Mr. Snell, at the solicitation of Attorney Baker. Meyer said that he did not know White, but that Baker asked him to sign it. Mr. Mills denied that the railroad water-front matter, and that what Baker had done was on his own responsibility. His conduct in the matter was entirely unauthorized, and this was an extract from the policy of the railroad company to interfere.

"Baker admitted that he brought the protest to Meyer, and that he stated that Huntington and the railroad company desired his signature to the document. Baker admitted that he did not know White, but that he signed the protest at the request of Thomas Agnew, who was a candidate for the Council on the Non-Partisan ticket at the last election, but was defeated.

"The above is the story in full, and now Mr. Snell and Mr. Agnew and Colonel Meyer and Lawyer Baker have some very uncomfortable explanations to make. The matter has shaken the Oakland Democracy to its very foundation, and a great deal of mischief has been done. It was in progress in the private office of Moffitt last night.

No wonder. It is easy enough to understand why Perista is a hot-bed for cholera, says the St. Louis Globe-Democrat. The only wonder is that it should ever be free from that plague. Here is an extract from a recent report of the British Consul at Resht, a town of 40,000 inhabitants: "The cesspools that exist in each house are mere wells, more or less deep, which have no exit. Drinking water is obtained from wells sunk within ten to twenty yards of these cesspools. There are no sewers, and although gutters exist in some streets, they are worse than useless, for they have no means of carrying away the accumulated water, and consequently they are often than not full of a stagnant green liquid. The rubbish out of kitchens and other rooms is thrown into the gutters at home; here it is strewn out in certain corners of streets and open spaces, where it is allowed to accumulate. Funds have been expended for the purpose of water out of the gutter accumulates, and when in winter it freezes this filthy muddy water is turned into ice and collected in the tedious for consumption the following summer."

A Judge's Mistake. New York Sun. It was an unhappy remark that Judge McAdams made when Yuet Lee of this place, former of Chinatown, appeared for divorce from his "Molasses wife" on the ground that she had consorted with the young laundryman, Chu Fung, in supposed violation of the Chinese laws. The judge, however, was misled by the fact that the wife was another Chinese laundryman's wife. No wonder that Yuet Lee, who wore a purple

THE STOCK MARKET. The market was weak and heavy yesterday, despite the efforts made by the Pacific Board brokers on the early call to inflate prices. Considerable trading was carried on during the day, but the market had a very heavy appearance at the close last evening. News received during the day stated that high-grade ore had been struck in the drift from the upraise above the 1650 level of Col. Cal. & N. A force of miners has been put to work stopping out ore from the 1650 level, and an effort is being made to extend the drift 25 feet below this level, which the Virginia Chronicle of Thursday has the following: "It is reported that twenty-four men will be put to work at the C. & N. mine to-morrow, and that the work of extracting ore from the 1650 level will begin at once. This is good news, as there are a great many idle men here. Even with this reduction there will be many unemployed here, however."

It is reported that the south drift 25 feet below the 1650 level of the Col. Virginia is in lower grade ore than the drift above it. This is now in high-grade ore again, this accounts for the break in prices this morning. The stock market fluctuates according to the prospects of the showing was favorable to-day, hence stocks were higher. When the Virginia drift was struck the other day the drift above was probably in low-grade ore."

The assessment on Silver King is delinquent in the amount of \$100,000. Silver was steady at 61 1/2 in New York yesterday and at 25 1/2 in London. The National Lead Company has declared its quarterly dividend of 1 1/2 per cent on the preferred stock and a dividend of 1 per cent on the common stock. The Pacific Rolling-mills will pay the quarterly dividend of 2 1/2 per cent on the preferred stock and a dividend of 1 per cent on the common stock. The assessment on Silver King is delinquent in the amount of \$100,000. Silver was steady at 61 1/2 in New York yesterday and at 25 1/2 in London. The National Lead Company has declared its quarterly dividend of 1 1/2 per cent on the preferred stock and a dividend of 1 per cent on the common stock. The Pacific Rolling-mills will pay the quarterly dividend of 2 1/2 per cent on the preferred stock and a dividend of 1 per cent on the common stock.

Table with columns: COMPANY, No. Amt, Divid, Sale Day. Lists various companies like Crown Point, Hais & Norcross, etc.

Table with columns: STOCK AND BOND EXCHANGE. Lists various stocks and bonds like Alpha, Aia, etc.

Upsets All Theories in the Maheny Case. The Bench Show Continues to Attract Large Crowds—Divorce Troubles. OAKLAND.—The testimony given yesterday in the Maheny murder case was just a little mystifying to everybody. Carroll Cook, the attorney for the defendant, has been trying to make it appear that it was Officer Ely and not Maheny who killed Cashin, but this idea is dispelled by expert testimony, and the same testimony has all liberated Maheny, for the expert says that the bullet could not have been fired from the pistol found in the saloon and supposed to have been Maheny's. The bullet expert examined yesterday was Howard Carr of San Francisco. In his testimony it was brought out that the ball found in Cashin's body was of 38-caliber. The bullet is perfectly rifled and could not have been fired from the pistol of Touhill, which is of 41-caliber. A 38-ball can be fired from a 41 pistol, but the rifling marks would have been left very irregular. It was demonstrated that the ball could not have been fired from the pistol found in the saloon and supposed to have belonged to Maheny, for that pistol was a Smith & Wesson, and Officer Cole could not have fired the shot, for his pistol is of the same make, and that found in the saloon. The expert said that it was his belief that the bullet found in Cashin's body could have been fired from Ely's pistol. If the shooting was done by Maheny he must have had another pistol. If this is the case he took it with him when he jumped through the back window. Another theory called up by the latest testimony is that there must have been three men instead of two in the saloon, and that the third man killed Cashin and made good his escape. Labor in Politics. The Alameda County Federation of Trades at its last meeting decided to enter the political arena as a platform adopted the following, which will be referred to all affiliated unions for ratification: We demand the initiative, referendum and proportional representation. Compulsory education. A tax on the value of land. Sanitary inspection of workshops, mines and houses. The abolition of the contract system in all public works. The abolition of the sweating system. The municipal ownership of street-cars, gas and electric-light plants, and of the maintenance and distribution of light, heat and power. The nationalization of telegraph, telephone, railroads and mines. The nationalization of money. The issue of all money to be placed in the hands of the people without the intervention of banks. No interest-bearing bonds to be issued under any pretense or national bank. Progressive income tax and a tax upon inheritance, the smaller incomes to be exempt. The graduated income tax and the repeal of the poll tax. Employment of the unemployed by the authorities in the place of contractors. Repeal of all paper, trump and conspiracy laws. Universal and equal rights of suffrage without regard to sex. Collective ownership by the people of all means of production and distribution of goods. The Federal Labor Union has passed the following resolution, which was adopted by a vote of 100 to 10: Resolved, That Federal Labor Union No. 5761 has with satisfaction the attitude assumed by Governor Walling of Colorado toward the citizens of that commonwealth, of which he is the chief magistrate, in that he has refused to issue a writ of habeas corpus to the Federal Labor Union, and that he has forbidden the State and Federal authorities to interfere with the mine-owners, thereby establishing a precedent which is hereby acknowledged as more sacred than vested rights.

AN OPEN REGATTA. Full List of Entries and Prizes. Race to Be Followed Later On by a Jinks, When the Prizes Will Be Distributed. The San Francisco Yacht Club's open regatta, to be sailed to-morrow, will undoubtedly go down in the history of the sport as one of the features of the year 1894, thanks to the energetic endeavors of the secretary, Thomas L. Hill. The regatta, which closed yesterday, are as follows: First race at 10:30 A. M., yacht tenders, one mile with turn, two so row and one to steer. At 11:30 A. M., launch race, 1 Comet, 2 Es, P. Huppelberger, 3 Meleor, gar, M. A. Newell, 3, Hironold, gar, Dr. V. P. Buckley, 4, Waylie, gar, Charles Crocker, 5, Hub, coal oil, John Lee, G. Nemo, gar, Ben Steinkay, 7, Chrysta, gar, J. D. Maxwell, 8, Chrysta, gar, Captain George H. Maxwell will address the house on "Individualism vs. Socialism; a Plea for the American Home and the American Wage-Worker."

ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

SITUATED IN BUTTE COUNTY, California. CAPITAL, \$1,000,000 IN 100,000 SHARES, PAR VALUE \$0. DIRECTORS: The following well-known business men will act as Directors if the allotted number of shares are subscribed for: H. H. MARKHAM, Governor of California. HENRY T. SCOTT, President Union Iron Works, San Francisco. IRVIN C. STUMP, Manager Estate late Senator Hearst. D. M. BURNS, owner of the famous Candelaria Mine, Mexico. JAMES I. FLOOD, Capitalist, Nevada Bank. ARTHUR W. FOSTER, President S. F. and N. P. Railway. THOMAS B. BISHOP of the law firm of Garber, Boat & Bishop, Manager, COLONEL FRANK McLAUCHLIN, Oroville, Cal. METHOD OF SUBSCRIPTION—The Anglo-Californian Bank, Limited, has agreed to act as treasurer of the company, and subscription books for 60,000 shares will be opened under its supervision. The purchase price fixed by the vendors is 40,000 shares of the stock of the company intended to be incorporated and \$500,000 in cash. To provide this amount and the necessary working capital, \$100,000, the 60,000 shares are offered for subscription. MONEY TO BE RETURNED TO SUBSCRIBERS UNLESS ENTIRE AMOUNT IS TAKEN—Unless the 60,000 shares now offered to the public are subscribed for the company will not be incorporated and the subscribers will be duly notified and their money immediately returned to them without charge or deduction of any kind. All subscriptions will be received and held in escrow by the Anglo-Californian Bank, Limited. In case the shares are subscribed for the purchase price will immediately be paid over to the owners of the property and title given by them to the Magalia Gold Mining Company. BOOKS OPENED FOR SUBSCRIPTIONS AT THE ANGLO-CALIFORNIAN BANK 'TIL, MAY 26, AND WILL BE CLOSED JUNE 25. Further Particulars, together with Reports of Experts, Affidavits and all information can be secured at the Office of the Company, Room 4, 9th floor, Mills Bldg, or by mail.

COURT YESTERDAY OF disturbing the peace of his wife, and sentenced to pay a fine of \$100 or serve fifty days in jail. The grand jury committee has received about \$100 in subscriptions, and will put a detail at work on the lake shore drive in about two weeks. Last month \$11,300 was collected in liquor licenses. The total amount collected in the city for licenses of all kinds amounts to \$100,000. BERKELEY. This evening the Board of Trustees will meet at the Town Hall to make a report of the ballot cast for Town Trustees, to determine whether T. Whitting or W. H. Kerrison should have the seat in the board that the former at present occupies against the protest of the latter. Temperance Lectures. Thursday evening Major and Mrs. Scott lectured at the Y. M. C. A. on "The Temperance Church." Major and Mrs. Scott have acquired national reputations as lecturers in this cause. Republican Club. A mass-meeting will be held at Shattuck Hall this evening to organize a Republican Club for Berkeley. George H. Maxwell will address the house on "Individualism vs. Socialism; a Plea for the American Home and the American Wage-Worker." ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

COURT YESTERDAY OF disturbing the peace of his wife, and sentenced to pay a fine of \$100 or serve fifty days in jail. The grand jury committee has received about \$100 in subscriptions, and will put a detail at work on the lake shore drive in about two weeks. Last month \$11,300 was collected in liquor licenses. The total amount collected in the city for licenses of all kinds amounts to \$100,000. BERKELEY. This evening the Board of Trustees will meet at the Town Hall to make a report of the ballot cast for Town Trustees, to determine whether T. Whitting or W. H. Kerrison should have the seat in the board that the former at present occupies against the protest of the latter. Temperance Lectures. Thursday evening Major and Mrs. Scott lectured at the Y. M. C. A. on "The Temperance Church." Major and Mrs. Scott have acquired national reputations as lecturers in this cause. Republican Club. A mass-meeting will be held at Shattuck Hall this evening to organize a Republican Club for Berkeley. George H. Maxwell will address the house on "Individualism vs. Socialism; a Plea for the American Home and the American Wage-Worker." ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

COURT YESTERDAY OF disturbing the peace of his wife, and sentenced to pay a fine of \$100 or serve fifty days in jail. The grand jury committee has received about \$100 in subscriptions, and will put a detail at work on the lake shore drive in about two weeks. Last month \$11,300 was collected in liquor licenses. The total amount collected in the city for licenses of all kinds amounts to \$100,000. BERKELEY. This evening the Board of Trustees will meet at the Town Hall to make a report of the ballot cast for Town Trustees, to determine whether T. Whitting or W. H. Kerrison should have the seat in the board that the former at present occupies against the protest of the latter. Temperance Lectures. Thursday evening Major and Mrs. Scott lectured at the Y. M. C. A. on "The Temperance Church." Major and Mrs. Scott have acquired national reputations as lecturers in this cause. Republican Club. A mass-meeting will be held at Shattuck Hall this evening to organize a Republican Club for Berkeley. George H. Maxwell will address the house on "Individualism vs. Socialism; a Plea for the American Home and the American Wage-Worker." ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

COURT YESTERDAY OF disturbing the peace of his wife, and sentenced to pay a fine of \$100 or serve fifty days in jail. The grand jury committee has received about \$100 in subscriptions, and will put a detail at work on the lake shore drive in about two weeks. Last month \$11,300 was collected in liquor licenses. The total amount collected in the city for licenses of all kinds amounts to \$100,000. BERKELEY. This evening the Board of Trustees will meet at the Town Hall to make a report of the ballot cast for Town Trustees, to determine whether T. Whitting or W. H. Kerrison should have the seat in the board that the former at present occupies against the protest of the latter. Temperance Lectures. Thursday evening Major and Mrs. Scott lectured at the Y. M. C. A. on "The Temperance Church." Major and Mrs. Scott have acquired national reputations as lecturers in this cause. Republican Club. A mass-meeting will be held at Shattuck Hall this evening to organize a Republican Club for Berkeley. George H. Maxwell will address the house on "Individualism vs. Socialism; a Plea for the American Home and the American Wage-Worker." ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held that it was rightly decided; that the fund was a fund could not enforce his claim to the prejudice of other beneficiaries in the same class. \$500 Reward. The above reward will be paid to any person who can prove that the following payments are not facts. List of payments made by the Origin a Little Louisiana Company of San Francisco, as decided by the Honduras National Lottery Company drawing, April 10, 1894: C. F. Mallet, with Bush & Mallet (gas fixtures), 34 Geary street, held one-fourth of ticket No. 72,121, for which he received \$3750. Charles A. Roessler, 3510 Mission street, and Mrs. E. Ryan, 3504 Mission street, held the fourth of the ticket No. 72,121, for which they received likewise \$3750. W. A. Rasmuson, 212 Jackson street, and W. A. Rasmuson, 1113 Pacific street, both of San Francisco, held one-fourth of ticket No. 97,71, each receiving \$1000. Mrs. A. M. Baker, 427 Octavia street, and Mrs. Baker, 101 Sixth street, held one-quarter ticket No. 744, each receiving \$300. H. Oppenheimer, 20 Hickory avenue, held one whole ticket No. 72,710, costing him \$1, for which he received \$500. The public should bear in mind that all drawings of this company are decided by the Honduras National Lottery Company (Louisiana State Lottery Company), therefore no one can prove that the company is a fraud and draw for nothing. See that your tickets read Original Little Louisiana Company of San Francisco. The above prizes were cashed at the office of Metzger & Franklin, 35 New Montgomery street, San Francisco.

COURT YESTERDAY OF disturbing the peace of his wife, and sentenced to pay a fine of \$100 or serve fifty days in jail. The grand jury committee has received about \$100 in subscriptions, and will put a detail at work on the lake shore drive in about two weeks. Last month \$11,300 was collected in liquor licenses. The total amount collected in the city for licenses of all kinds amounts to \$100,000. BERKELEY. This evening the Board of Trustees will meet at the Town Hall to make a report of the ballot cast for Town Trustees, to determine whether T. Whitting or W. H. Kerrison should have the seat in the board that the former at present occupies against the protest of the latter. Temperance Lectures. Thursday evening Major and Mrs. Scott lectured at the Y. M. C. A. on "The Temperance Church." Major and Mrs. Scott have acquired national reputations as lecturers in this cause. Republican Club. A mass-meeting will be held at Shattuck Hall this evening to organize a Republican Club for Berkeley. George H. Maxwell will address the house on "Individualism vs. Socialism; a Plea for the American Home and the American Wage-Worker." ALAMEDA. The Severance-Marsh case has not yet had its sequel, and the bad blood engendered promises some interesting developments before the case comes before the court. Mrs. Marsh, charged with threatening the Severance's, was exonerated. Severance was exasperated at the decision, and was expressing himself freely on the subject. Charles Becker, who is a preliminary judge before Judge Linn, is to-day for the alleged shooting of Clara Edson, Deputy Sheriff Van Kopp suspended fourteen without pay for a month, and the other witnesses have yet been subpoenaed for the defense. MUST TAKE HIS SHARE. The Supreme Court denies Perpoli a Preferred Claim. The Supreme Court has affirmed the judgment of the lower court in the case of Perpoli vs. the Grand Lodge of the Legion of the West. Perpoli sued to recover \$600, due upon a coupon from the special benefit fund of the society. Unfortunately, they were other claimants besides Perpoli, and only \$200 to pay them with. If this money was divided among such claimants Perpoli's share would be \$45, which sum he was tendered, but refused. The court, however, on appeal the Supreme Court held