Maximum temperature, 100°; minimum, 63°. River, 9 feet 6 inches, a fall of 4 inches in 48 hours. JAMES A. BARWICK, Sergeant, Signal Corps, U. S. A.

ADVERTISEMENT MENTION. Sacramento Commandery—This evening. Choice lands for sale. Litton Springs College—Sonoma county. Sum of money found.

Dog lost.
Wanted—Skirt-makers, Mechanics' Store.
W. C. T. U.—To night.
Odd Fellows' Mutual Aid—Sunday afternoon.

Susiness Advertisements. Mechanics' Store—Price-lists and samples free. Red House—Trade Union sale. Telephone Planing Mill-J and Fifteenth streets

#### LOCAL WIELICENSE.

THE JUDGE HOLDS THE FORT.

The case of Linsey Rudolph, who assaulted John McMahon with a knife on K street, in front of the International Hotel, on the evening of the 3d of July, was called yesterday morning in the Police Court. The defendant appeared in Court with his attorney, H. L. Buckley. On the same evening of the assault Rudolph was arrested, taken to the station-house and a charge of attempt to commit murder entered on the slate opposite his name. The wounded man on the next day refused to swear to the charge, and with much rejuctance swore to a charge of bat-tery. The defendant came into Court on Monday and pleaded guilty to the charge. The Court asked that the prosecuting witness be placed on the stand, and heard his statement. The defense offered no rebutting tes-

The Court was inclined to think that, from the statement of the wounded man and other reports that had reached his ear from officers of the Court, the matter was entirely too serious a one to be dismissed so trivially, and ordered that Rudelph be held until Wednesday, when the matter would be thoroughly investigated and disposed of. In the course of his remarks the Court said: "To call this case a battery is a misnomer. To recognize it as such in a Court of justice would be a farc?. The unimpeached testimony of the prosecuting witness shows that, nost without provocation, the defendant amost without provocation, the defendant has been made a nurderous assault upon him with a deadly weapon, stabbing his person in a savage manner. If the result had been fatal the crime would be nothing less than a cold-blooded unrder. The practice that seems to prevail of late, of whipping out a pistol or knife upon the slightest provocation, is one to be condemned in emphatic terms. It is shameful and disgraceful as well as criminal. It is brutal, cowardly and demoralizing, and a community offended by such outrages has a right to expect, when the proofs are conclusive, that the law, without meroy, will be swift and certain in its penalties. The law which prehibits the carrying of concealed wendown of the office, those having a defendant has been held to answer for the said crime without and they are therefore voil.

Sinth—That the said defendant has been held to answer for the said crime of murder by the District Attorney of the said crime without and they are therefore voil.

Autorney of the said crime of murder by the District Attorney of the said crime without and information filed by him, and has been tied and i made a murderous assault upon him with a deadly weapon, stabbing his person in a savage manner. If the result had been fatal the crime would be nothing less than a cold-

Monday's Court proceedings in one of the city papers (the RECORD UNION), and if the in this case failing to determine the punish-

change of venue.

The Court overruled the motion, stating that he was not acquainted with the defendshall be deprived of life, liberty or property ant, and had no prejudice in the case what-ever. The report in the paper referred to "due process of law," was borrowed from the was correct, and his remarks were intended fifth article of amendment of the same Conto impress on the minds of the Court officers stitution, and at the time of its adoption into treated, but prosecuted as the law directs. The defendant was then arraigned. On the advice of his counsel he objected to the examination. Officers Leavy and Ferral, John McMahon, William Johnson and Thomas Conners were sworn and gave their testimony in the case. The defendant's attorney refused to take any part in the examination. After all the evidence was in. Mr. Buckley addressed the Court, saying that if the defendant was held he would ask that the ball be fixed as reasonable as possible. The Court said that it appeared to his attifaction that the defendant was guilty as the same adopted with that construction. The meaning of "due process of law" is now well understood. That expression means unch process as is expressly provided for in the Constitution, or if the Constitution fails to provide any particular proceeding, then its meaning is determined by reference those settled modes of proceedings in use in England and sanctioned by the statutory or common law of that country, and adopted into the United States as being suitable to its institutions prior to the adoption of the fifth

TER .- The amount of cash collected by the ments the laws of England, as well as the different finance committees for the Fourth of July celebration was \$1,283 25. The city before they could be prosecuted for felouies, donated \$1,000, and there was collected subsequently for the purpose of employing an additional band the sum of \$195, making the total and other infamous offenses as a part of money received from the sale of manufactint of cash received \$2,47825. The sum paid for music was \$672 10, of which the First Ar-The printing cost \$252 75, less \$45 donated by the papers, and not accounted for Grand Jury system as a part of "due process as cash, leaving \$207.75 as the net amount of law," according to the opinions of the \$800, the flag \$43, decorations \$272, firing salute \$40, and carriages \$60. The Fire Department received \$100, and the Hussars \$100. Other expenses amounted to \$174.05, partment received \$100, and the partment received \$100, and the \$174.05, \$100. Other expenses amounted to \$174.05, making the aggregate expense of the celebration \$2,468.90. This leaves a balance on hand of \$9.35, which is on deposit with the Treasurer, to be utilized by the next committee.

The Callahan a proceeding is void.

Counsel closed by stating that an appeal would be taken from any judgment that might be rendered by that Court, and if necessary the case would be carried into the rederal Courts on the constitutional question.

railroad official in this city. When the latter took an H-street car for his home in the ning he deposited the cage on the inside of the car, and went out on the front plat-form to enjoy a Havana. When the car arrived opposite his house the official stepped inside the car to get his feathered songeter, but it was nowhere to be found. He swore "his bird had not flown," but that some thief had appropriated the same. He evidently does not know that the bird was taken by a friend as a joke, or he would not be kicking

was transacted in the Police Court yesterday: Lizzie Jenks, a common drunkard, found guilty and will be sentenced to-day. James Lewis, a drunk. \$10, or ten days in the County Jail. Mrs. Webber, disturbing the peace, demanded a jury trial, and will be heard to-day. E. Fairchild, maintaining a eard to-day. E. Fairchild, maintaining muisance, same request and order. Linsey Randolph, held to answer to the Superior if possible, more firm and natural while the Court was proceeding in pronouncing the At the point where the prisoner Court on a charge of an attempt to commit murder; bail fixed at \$1,500. E. Blum, misdemeanor, dismissed on payment of costs. The case of Lorinda Washburn, misde-

Equalization met in regular session at 10 A. M. out and he wished to file them with the yesterday. The Clerk was instructed to Court, and did not care to argue the question summon C. H. Gilman to appear before the Board on Monday, July 16:n, to show why his assessment should not be raised on stock from \$12,000 to \$25,000. The Clerk was also Board on Monday, July 16:n, to show why his assessment should not be raised on stock from \$12,000 to \$25,000. The Clerk was also notified to summon Jas. Corbin to appear before the Board, and show cause why his assessment should not be raised. Supervisor members of Capitol Council, No. 54, installed the following officers of Valley Council, No. 54, installed the f Blair moved that the lots in the block G and H, Twenty-sixth and Twenty-seventh streets, 60, I. O. C. F.: P. C. C., Win. J. Davis; C. For St. Helena (via S. P. R. R.)—Charles Krug, 32

fault with their police force and committing magistrates, and say that crime is running rife in that city and the perpetrators invari-ably go unpusished. The officers at the Bay are evidently raking their one from those of any go unpusished. The officers at the Bay are evidently taking their one from those of this city. Two serious shooting scrapes occurred in Sacramento last week, and although the Record Union has published full parbiodiars the police do not seem to have Do nor fail to lock at our bargains in towels, 5 courts each. Red House.

HURTADO AND RATEN.

Counsel Interposes an Objection to the

many other lawyers, were present.

Seventh-That it appears upon the face of the of Carson, Nevada, (formerly Mrs. J. Neely

Johnson), any Grand Jury, and that he defendant has never been legally or otherwise indicted or presented by any Grand Jury, and that he was proceeded against by information made and filed by the District Attorney of the county of Sacramento, after examination and commitment by a magistrate of said county.

bloodshed, and every good man should place his seal of condemnation on it."

Yesterday morning when the case was called H. L. Buckley arose, and, addressing the Court, said that he had read the report of Morday's Court provision bears but one construction, and is provision bears but one construction, and is reaccise (Oakland and San Francisco (Oakland and San Francisco) Court had made use of the language credited to him by the reporter, he thought that it was good and sufficient grounds for asking a change of venue for his client. This was, he law was that the defendant should have a fair and impartial trial, before an impartial magistrate. Therefore he would move for a change of venue of venue of venue.

uch matters should not be lightly the fourteenth article it had received a settled construction by the highest tribunal in the land. It was adopted with that construction. atisfaction that the defendant was guilty as charged, and held him to answer to the Superior Court on a charge of an attempt to commit murder, with bail fixed at \$1,500.

States Reports, fully supports this view.
States Reports, fully supports this view.
At the time of the adoption of these amend-Constitutions of all the States, required that persons should be indicted by a Grand Jury "due process of law" before any person could be prosecuted for such an offense. The fifth article of amendment, expressl ommanding a Grand Jury in cases like this contains a constitutional recognition of the framers of the Federal Constitution, and the State Treasurer," etc. when afterwards that expression was used in the fourteenth article of amendment, and made applicable to the States, "it endowed

Grove L. Johnson, on behalf of The People, replied briefly. He cited the case of Kalloch vs. the Superior Court of San Francisco (56 Cal., 228), in which the Supreme Governor Stoneman Governor Stoneman Canada (2018) Dans Court gave a unanimous decision adverse to ion as Controller Donn, and asks, "What is the position taken by counsel on the question the occasion under the new Constitution for

nauimous opinion, placing a construction on been ection 190 of the Penal Code which debody. cided the question of the jury fixing the pun-ishment when the highest known to the law was intended should be inflicted. These decisions, in counsel's opinion, settled the case as far as that Court was concerned. The Court than ordered the prisoner re-manded to the custody of the Sheriff until

this morning at 10 o'clock, when the decision in the matter will be giver. Simon Raten was then brought into Court. was asked, Have you any legal reason why the time should not now be specified? his counsel, Eiwood Bruner, announced that the case was exactly similar to that of Hurtado, and the same objections had been written The Court then made the same order as in

the case of Hurtado. Blair moved that the lots in the block G and H, Twenty-sixth and Twenty-seventh streets, be assessed at \$2,000 each, instead of \$1,400.

The motion was laid over for action to 10 A. M. Thursday, July 12th.

ALL RIGHT, PERHAPS, BUT A LITTLE SINGULAR.—The San Francisco press is finding GULAR.—The San Francisco press is finding George B. Blue and H. H. Paulk; Medical Examiners, Drs. T. R. Grindley and J. R. Laine. A large delegation from Capitol Council was present, and after installation all

ANOTHER PIONEER GONE,

In speaking of the death of a former well-Sentencing of the Prisoners, and They known citizen of Sacramento, the San Franare Remanded Until 10 A. M. To-day. | cisco Call of yesterday says: Another of Yesterday at 2 P. M. was the time set for the well-known pioneers of 1849 has passed sentencing the two condemned murderers, away. Colonel James C. Zabriskie died at Joseph Hurtado and Simon Raten. Long 10 o'clock yesterday morning at his residence before the hour arrived people began to flock in this city, aged 79 years. He had been ill to the Superior Court-room, and at 2 o'clock and a great sufferer for about two weeks, the room was packed and many were in the during which he received the devoted attencorridor endeavoring to see in the door. All tion of the members of his family, but in his the attorneys interested in the two cases, and advanced years, neither the hand of affection many other lawyers, were present.

A few minutes before 2 o'clock Sheriff Estill brought Hurtado into the room. The prisoner looked very pale and emaciated, with eyes somewhat bloodshot, showing that his telling upon him. When directed by Judge Armstrong to stand up, he did so, firm, but broathing heavily. The Court began the formality of prorouncing the santence, reciting the fact of the murder, the trial, conviction and sentence, the appeal to the Supreme Court and the sfirmation of the judgment by that tribunal, and stated that it was now the duty of that Court to fix the time for the carrying of that judgment into execution. When the Court saked the prisoner if he had any legal reason way the time should not now be specified, Charles T. Jones, on behalf of the prisoner, arose and read a series of objections to the passing of the State end classes. The Feople of the State of California vs. Joseph Hurtado—Now comes defendant and objects to the Hurtado—Now comes defendant and objects to the law of the married in Sacramento a daughter of Dr. White, a pioneer, who came with his size and a devanced years, method against the disease that had seized upon his enfeebled system. Upon the gaged, availed against the disease that had seized upon his enfeebled system. Upon the serious symptoms, his son, Colonel J. A. Zabriskie, United States District Attorney of Arizona, residing at the first carbon of the first attorney, and visit the died. Colonel Zabriskie was born in Hackbon. J., in 1894. He was attached to the military organization of his State, and command a company which participated in the pageant at the first inauguration of President Jackson. In 1849 he came to California vs. Joseph of the strict of the sentence of death, as follows:

The Feople of the State of California vs. Joseph Hurtado—Now comes defendant and objects to the Hurtado—Now comes defendant and objects to the first city Attorney there. He married in Sacramento a daughter of Dr. White, a pioneer, who came with his section, had seven in its graduat nor the best medical skill that could be enthe prisoner, areas and read a series of only cleations to the passing of the sentence of death, so follows:

The Foode of the State of California vs. Joseph Hurtsdo—Now comes defendant and objects to the fixing of any day for the execution of said defendant, upon the grounds: been rendered in this action and to the execution of said defendant, upon the grounds: been rendered in the said one and to the execution of said defendant, upon the grounds: been rendered in the said one within any valid judgment or Second—That under the Constitution of California and the laws of said State the defendant is entitled to a trial and determination by a jury in all case of homidide, and that in cases of nurder in a first characteristic to a trial and determination by a jury in all case of homidide, and that in case of nurder in the first degree, before he can be executed the defendant is entitled not only to be found guilty by the first case of homidide, and that in cases of nurder in the first degree, before he can be executed the defendant is entitled not only to be found guilty by the first case of nonlide, and that in cases of nurder in the first degree, before he can be executed the defendant is entitled not only to be found guilty by the first case of nonlide, and that in case of nurder in the ground guilty by the first case of nonlide, and that in case of nurder in the ground guilty by the first case of nonlide, and that in case of nurder in the ground guilty by the first case of nurder in the ground guilty by the part of part of part of part of part of ground guilty by the part of ground guilty ground gro

MAILS-ARRIVAL AND DEPARTURE,

The arrival and departure of all Sacraination and commitment by a magistrate of said county.

Eighth—That the said proceedings, as well as the laws and Constitution of California attempting to authorize them, and the alleged verdict of the jury and judgment of the said Superior Court of the said county of Sacramento, are in conflict with and prohibited by the fifth and fourteenth articles of Amendment of the Constitution of the United States, and they are therefore void.

Ninth—That the said defendant has been held to answer for the said county of Sacramento upon an information filed by him, and has been tried and filegally found guilty of the said crime without any presentment or indetenent of any grand or other jury; and that the juryment rendered upon the alleged verdict of the jury in said cause was and is void, and, if executed, will deprive the defendant of his liberty without due process of law.

A. L. HART,
C. T. JONES,
Attorneys for Defendant.

Hon, A. L. Hart then addressed the Court

Hon, A. L. Hart then addressed the Court mento mails is given below-that is, of the

San Francisco overland...... Woodland and Knight's Landing. Nicolaus and Pleasant Grove (stage)... 

\*Sundays excepted. THAT ALLEGED VIOLATION.

day in regard to the violation of the law in drawing warrants for the State Prisons. He of the Penal Code was repealed by previous Acts of the Legislature. Section 18 of an Act to define, regulate and govern the State 1880, provides that, excepting in cases of udgment, no money shall be drawn from the Treasury except upon accounts, cer-tificates or vouchers, duly certified by the Wardens and approved by three Directors, and that every such account, certificate or voucher shall be filed with the State Board of Examiners, and a duplicate thereof with the Clerk of the prison. An Act approved March 14, 1881, amends the section referred ured goods, etc., sufficient to pay the current expenses, and when money is drawn from the State Tressury, "drafts shall be drawn on the Controller of State, signed by at least three of the State Prison Directors, and countersigned by the Warden, and the Centroller of State shall draw his warrant on

There is a law which says warrants shall be drawn, excepting in cases otherwise speci-fied, only after the demands have been al-These three Acts Controller Duun considered repeals, and sets the law requiring a Board of Examiners of State Prison accounts so far in the background that it can never be reached Colonel Flournoy was present and con-carred, and was inclined to treat the matter

as a huge joke.

Mr. Sears contends that nowhere in any of these Acts is there a provision which sets aside the portion of the Penal Code which says accounts must be "audited and allowed" Governor Stoneman holds the same opin

the legality of the prosecution by information.

A case (49 Cal., 174,) was cited, showing that the Supreme Court had also rendered a to be a provision of the Peual Code which has

THE PRISON INVESTIGATION -Yesterday morning, upon the reconvening of the State Prison Investigating Commission, counsel Sears renswed his motion to remove to San Francisco or San Quentin. The latter place was agreed on by counsel, and the Commission was adjourned to meet at San Quentin next Tuesday at 11 o'clock.

SUPERIOR COURT.

DEPARTMENT ONE-ARMSTRONG, Judge. Wednesday, Judge.

Wednesday, July 11, 1883.

Estate of James A. Moore, deceased—Argued, subuitted and taken under advisement.

The sentence of Hurtado and Raten postponed to

A. M. to-day.

DEPARTMENT TWO-McFARLAND, Judge. Ben. Cohen vs. B. F. Terry & Co. -Notice to dissolve attachment continued to Saturday. PREIGHT PROM THE EAST.

In our great sale to day we will offer bargains in towels (Union linen), 35x17, at the low rate of 5 cents each—Red House. Mass Lr. Kelloge has returned to Sacramento and resumed practice. Office, corner Seventh and I

Buy a Guinean Filter, at Hobby's, at 217 J street, and convert "Sacramento straight" into pure crys-Five hundred pairs ladies' colored hose, 10 cents; three hundred pairs white hose, 5 cents—Red House.\* City Reenses and water rates now due. Pay on or before July 18th and save costs. BRIEF NOTES,

Elegant new signs have been placed upon The box sheet of the Metropolitan Theater will be open at 10 A. M. to-day at the theater office for the "Black Flag." The young man Martinez, who was shot by

Johnnie Ryan a few days since, is recovering. Ryan has not as yet been arrested. Harry Ramsey, who escaped from the hain-gang about a year ago, has been rechain-gang about a year ago, has been arrested and returned to the county jail. A disgraceful fight took place on the walk in front of a beer dive on K street, be-tween Front and Second, about 6 P. M. year

Rev. L. Delos Mansfield, Rector of St Mary's Col-

ege, Benicia, who has been visiting Sacram urned home yesterday. Miss Libbie Tong, of El Dorado county, who has been visiting Sacramento, the guest of her aunt, Mrs. Sparrow Smith, has returned to her home. Mrs. Sparrow Smith, has returned to her home.

Arrivals at the Golden Eagle Hotel: W. K. Williamson and wife, L. P.; C. A. Zwislee, Placerville; W. H. Lyons, Stockton; C. H. A. Schlinglude, New York; M. J. Laymance, Oakland; P. C. Hale, Sacramento; Louis Bien, D. A. Hamburger, T. McMullin, J. M. Stafford, A. F. Collins, J. D. French, C. J. Jones, D. C. Wickham, J. B. Fargo, Mrs. M. Winters, San Francisco.

Yesterday afternoon, at 2 o'clock, J. Henry Miller manager of the Capitol Hotel, was united in mar-iage with Nellie Thorpe at the Episcopal Church in this city. The marriage ceremony was performed by the Rev. Carroll M. Davis, pastor of that church, by the Rev. Carroll M. Davis, pastor of that church, and was witnessed by a large concourse of friends. The persons who stood up with the contracting parties were Miss Dottie Thorpe, sister of the bride, and Miss Nattie Todd. Professor Charles Winter presided at the organ, and, when the bridal party entered the church, played in an artistic manner the Bridal Procession from "Lohengrin," by Wagner, and after the ceremony Mendelssohn's Weddding March. The church was handsomely decorated by the florist, Mr. Ebel. A beautiful marriage bell was suspended from an arch of evergreen and flowers. A floral tribute representing a borseshoe and horn of plenty was furnished by Mr. and Mrs. W. P. Dillman. After the ceremory many invited friends repaired to the residents of the bride's parents, at 1008 Eighth street, where they were received in a royal manner. The decorations here were also beautiful, having been arranged tastefully by the bride's mother. Among the elegant and costly presents to the bride were the following: A jewelry casket, silver bell, silver toilet case, butter disb, card receiver, carving knife and fork, unique cake dish, pie and cake knives, card receiver, decanter, silver pitcher and stand, satin handker-chief case flyral basket butter, dish, pankin, rings.

case use, ple and case shives, care receiver, acca er caster, silver pitcher and stand, satin hands chief case, floral basket, butter dish, napkin rin toilet set, gold ring set with pearls and diamon gold bouquet-holder, set of spoons, napkin rin bouquet holder, and shells from South Sea Islan nouquet noder, and shells from South Sea Islands
fhe bride's dress was an elegant mauve satin
rimmed with Spanish lace; ornaments, diamond
and natural flowers. The happy couple left on the
vocaing train for San Francisco, and will pass their
noneymoon at the bay, Santa Cruz and Monterey.

For Picnic Parties.—Chesley's unrivaled Club House Punch. For sale by the bottle or case. G. W. Chesley, 51 Front street, sole agent.

One thousand Union linen towels, \$3x17, at 5 ents each—Red House.

Morrow, of this city, to Jessle Porter, of San Francisco. acramento, July 10-By the Rev. Jas. R. Dorsey, at the A. M. E. Parsonage, Richard Walker, of San Francisco, to Della Cornish, of New York uincy, June 21—Samuel A. Day to Emma C. Howells.

acramento, July 10—Mrs. Mary Barry, a native of Kilkenny, Ireland, 42 years, 10 months and 26 days. (Illinois papers please copy.) to attend the funeral, which will take place from the White House, Third street, between K and L this afternoon at 2:30 o'clock : thence to St. Rose Church, where funeral services will be held.] hico, July 8—Samantha Morley, 71 years and a months. Year Lone Pine, Inyo county, July 4-Mary S Miller, 30 years.

FARMS FOR SALE, --- BY---

SWEETSER & ALSIP, REAL ESTATE AND INSURANCE AGENTS No. 1015 Eourth street, between J and K

We have subdivided a tract of land, three miles southeast of the city, into tracts of 20 acres and more, and offer it from \$60 to \$85 per acre. Part of this is planted to Grapevines and Fruit Trees; the land is of a superior quality of a red land, being from four to six feet deep. Terms of payment: One third cash; deferred payments made satisfactory.

FARMS IN BUTTE COUNTY. Dwelling and Barn; renting on a Lease for \$6 cash rent per acre. Price, \$60 per acre. 329 Acres Near Oroville, with One-quarter

of crop of Wheat and Barley, that will yi bushels to acre. Price, \$4,000. 654 Acres; Fine Pwelling, Large Barn. Out buildings, etc.; fenced in several fields; all very fine land; produce from 40 to 50 Bushels of Grain; 200 acres in Alfalfa. Price, \$60 per acre; three miles from Biggs' Station.

Cache Creek running through it. For \$13,000-1,414 Acres : Grain, Grazing and Timber Land; partly fenced; some fine not-tom land on Sacramento river, 7½ miles from Red-

480 Acres, with Dwelling and Barn; Fine For \$2,606-89 Acres, with Title; 160 Acres, Possessory Title; nine miles from Auburn, in El Dorado county. Good Dwelling and Barn, Fruit Trees, Grapevines, Berries, etc. Well timbered and watered

For \$1,500-80 Acres, with New Dwelling, and Barn; 5,000 Grapevines, 2,000 Fruit Trees; Four Acres in Alfalfa; Horse, Cow, Hogs, Wagon, and all Farming Tools; three miles from Penryn,

20 Acres-Bwelling and Barn; 800 Fruit Trees, 1,500 Blackberry, 1,000 Raspberry and 1,000 Grapevines. Price, \$2,500. AMADOR COUNTY. 200 Acres—One mile from Plymouth; good Building; 49 acres in Clover, can be increased to 80; 16 head of Cows and Heifers; 6 Horses, 3 Wagons, lot of Hogs, all Farming Tools, with a paying Milk Route in town of Plymouth. Price, \$10,000.

299 Acres-One mile from Latrobe; all SWEETBER & ALSIP, Sacramento. CHANGED DAILY FOR MECHANICS' STORE.

\* Weinstock & Lubin. \*

THURSDAY, JULY 12, 1883.

EVENTS OF THE DAY. SACRAMENTO TEMPERATURE. TEMPERATURE YESTERDAY: Battle of the Boyne, 1690. TEMPERATURE CORRESPONDING DAY, 1882: Moon Rises,

Customers leaving the city for a short time or permanently can still avail themselves of our advantages in trade by sending through the mails for whatever is wanted. Prompt and conscientious attention to all orders. Price List and Samples Free.

### "The Norwood!"

A LATE STYLE PUFFED, HALF-SHIELD SCARF FOR MEN!—Comes in particularly rich and varied colorings, and in both light and dark effects; satin-lined. Price, 50 cents.

#### New Lawns!

Probably two dozen patterns, in NEW LAWNS. Purchasers will find it an advantage to buy while the assortment is yet fresh and unbroken

LADIES' EMBROIDERED-BACK, "MOUS-QUITAIRE" BUCK GLOVES, \$1 25.

LADIES' DRESS KID, TERRA COTTA long, \$1 25. FANCY GOODS DEPARTMENT.

# Men's Suits, \$3 25.

FANS! FANS!

Feather-faced Fans, wood-handles, 40 cents. Two-toned, Bone-handled Fans, 75 cents. Very Large Black Fans, with satin flowers, \$2. Fancy Black Painted Fans, \$1 35 to \$4. Fine White Fans, at a variety of prices.

Perfect-fitting Boots and Shoes The Largest Stock

## Lowest Prices

DRESS GOODS!

Nun's Veiling, 43 inches wide, 50 cents per yard. Twenty-two-inch Black Lace Bunting, 25 cents per

Black Albatross Cloth, 75 cents per yard. Lace Bunting, in Light-blue Ecrus and Modes, 15

cents per yard.

Satin Dress Rhadames, 50 cents per yard.

English Worsteds in Brocades, with plain goods to match, in all the "crush" shades, 25 cents per

Fine Plaids, in large and small checks, with plain goods to match, 45, 65, 75, 95 cents, \$1, \$1 10, \$1 15, \$1 20, \$1 25, \$1 35.

Neat One-piece Kilt Suits; for ages, 21/2 to 4 years. Price, \$2 75. Made of light-weight cassimere, stylishly cut and trimmed.

Boys' Cheviot Kilt Suits, 97 cents; ages, 21/2 to 5

Vacation Blouse Suits, \$2, \$2 50 and \$3. Stout Knee Pants, \$1; patches to mend with. BOYS' CLOTHING DEPARTMENT

Nos. 400, 402, 404, 406, 408 K STREET, Sacramento, Cal.

MISCELLANEOUS.

LEGAL CAP.....LADIES' NOTE.....LETTER HEADS

No. 615 J Street.

ALL THE LATEST STYLES AND ODLORS BILL HEADS Ladies' Note.

NOTE PAPER

LINEN PAPER ... INTUAL NOTE .... INVITATION NOTE

LETTER PAPER

-BUY THE CELEBRATED-TITTLE MHICKAI KENTUCKY FELTER, WOOD & CO..

Sole Agents, Nos. 1916 and 1018 Second street, Sacramento (Orleans Building). J. B. ELL UNE. WATCHMANER AND JEWELER, 926 3 ST., MET. SECOND and THEN

JOHN BREUBER.

J. G. DAVIS, No. 411 H street, Sacramento, TAT HOLESALE AND RETAIL DEALER IN PARLOR, BED AND DINING ROOM FURNITURE, and CARPETS. Ratest Patterns of Line curs and Oil Cloths. Also, a Large Assortment of Curtains, Shades, Cornices, etc.

Edi I would request the public to call and examine my large stock of goods before purchasing sise-where, as they will find it to their advantage. Country Orders Solicited, and Satisfaction Guaranteed.

Manufacturers of Barbed Fence Wire, Baling Wire, AND EVERY DESCRIPTION OF WIRE GOODS. 08. 307 AND 309 J STREET.....

LARGEST STOCK! LOWEST PRICES C. A. S.A. W. Z. Z. E. 524 Jst., bet. Fitth and Sixth, Sacramento jy10-8

Mason's and Gem Fruit Jars! SI 40, SI 50 AND SI 75 PER DOZEN.

JELLY GLASSES

50 cents, 65 cents, 75 cents, 85 cents, 90 cents, \$1 and \$1 10 per doz. GEO. W. HANCOCK & GO.'S.

GLOVES; "Mousquitaire" style, and extra- Crockery, Glass and Plated-ware, Cutlery, LAMPS, BABY BUGGIES, FANCY GOODS, ETC.,

"PIPER-HEIDSIECK"

CHAMPAGNE!

Baskets

JOHN T. CUTTING & CO., SAN FRANCISCO AGENTS FOR PACIFIC COAST.

GREEN AND DRAB, MADE BY THE CLINTON WIRE CLOTH CO. BEST IN THE MARKET.

A Full Stock Just Beceived. HOSE CARRIAGES. HOSE SPRINKLERS. LAWN GOODS

OF ALL KINDS, AT

HUNTINGTON, HOPKINS & CO. 220 to 226 K street, Sacramento,

COR FRONT AND MARKET STS., SAN ANCISCO

MERCHANT TAILOR,

AS, IN ORDER TO SECURE MORE COM modious premises, removed to the store CORNER OF FIGHTH AND J STREETS, THE STOCK IS ONE OF THE LARGEST SOIONO

CHOOSE FROM. At the request of many patrons, he has added, of his own manufacture, a full line of FINE CLOTHING, Which he will fit and press for his customers with

GENTS' FURNISHING Of the LATEST STYLES known to the trade, will always be kept in stock and sold at the LOWEST PRICES.

THOS. BROMLEY, Corner of Eighth and J sts., Sacramento.

Union Brewery, The only Piano having the Patent Metallic & ction not affected by atmospheric change. It stands. the head of all makes.

Twentieth and 0 sts., Sacramento. AVING JUST COMPLETED A large addition to my new Brewery, and added the latest improved machinery, lam now prepared to supply the trade with the FINEST QUALITY OF BEER. Country Orders Premptly Attended to.

Liberal discount to the trade. Beer delivered any part of the city free of charge. JACOB GEBERT, Proprietor.

\$700-Lot 4, 0 and P, Twentieth and Twenty \$700-Lot 3, 0 and P, Nineteenth and Tw \$500-Let 6, O and P, Ninteenth and Tw \$600-Lot 7, O and P, Nineteenth and Twen tieth, 802.160.

\$600-South three-quarters of lot 8, 0 and P,
Nineteenth and Twentieth, 80x120.
\$1000-Southeast corner Sixth and P; 50x160.
\$200-South side P street, between Sixth and
Seventh, 40x160. DWELLINGS \$4,000 Southwest corner Fourtee th and H; lot, 80x160; dwelling, 8 or 9 rooms.

\$3,000 North side P street, Third and Fourth; two-story house, 10 rooms; lot, 40x160.

\$2,500 I street, north side, Fourteenth and Fiftenth; 7 rooms; lot, 40x160.

\$1,800 K street, 8eventeenth and Sighteenth; house 6 rooms; lot 50x160.

\$1,450 F street, between Thirteenth and Fourteenth; house 6 rooms; lot, 40x76.

And many others from \$900 to \$7,509.

Money to loan, Rents collected A. Leonard & Son INSURANCE AND REAL ESTATE AGENTS,

No. 1918 Fourth Screet...... Sucremente FARMERS.

INSURE

THOMAS BROMLEY, Growing Crops

MADE EASY. PRICE. S5. WITH THE

GEO. H. WOLFE, 240 Montgomery Street, San Francisco.

MR. L. K. HAMMER

Private Cuvec, Shield, Premiere Qualite, In quarts or pints, from Krug & Co., Reims. Sold by all Deniers, Jobbers and Grocers, \*\*T Look to the cork, when out of the hottle, for "KRUG & CO." brunded thereon, and for perforated letter "K" on the Labela.

CLUNIE HOUSE, EIGHTH AND K STEETS—
The coolest and best rooms in the city; and great reduction in price. Call and see that you can rent a nice suite of rooms for \$1 a week; single rooms, \$1 25 a week. Reference required. Street cars from the Depot pass the door every five minutes.

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