

THE LICENSING OF ENGINEERS.

Inspector Gorden Defends the City's New Ordinance.

He Claims That the Propriety of the Law is Evident.

Similar Rules, He Says, Prevail in the East—Engineers and Apprentices—The Examination.

Mr. Sam C. Gorden, a member of the city's board of inspecting engineers, sends to THE HERALD the following statement regarding the ordinance pending for the inspection of steam boilers and elevators and for the licensing of engineers. He, it will be seen, defends the provision of the new law and answers its assertions:

The city council has lately passed an ordinance under which the mayor has appointed an inspector and two associates, the three constituting a board of engineers, whose duty it is to protect the public from unsafe elevators and from explosions of steam boilers by reason of either their defective condition or of the incompetency of the engineer in charge.

The propriety of the ordinance is apparent to every one who gives any thought to the great numbers, who as employees or otherwise, every day risk their lives about the hundreds of steam boilers scattered all over the city or on the elevators in the high buildings. The men in this city are now lying maimed and who barely escaped with their lives from a falling elevator not a week ago. A well made steam boiler in perfect running order may be made liable to explosion at any moment by the management of an incompetent engineer in charge, and all boilers are not only liable but are certain to become unsafe by age and long use. Nothing but a periodical inspection of all these life dealing appliances by a disinterested number of these useful and almost necessary appliances, a large population like that of Los Angeles would be reckless of human life if it did not free them as much as is reasonably possible from danger. If the present board of engineers shall enforce this ordinance with good sense and moderation and with a view to secure public safety, but with as little loss and inconvenience as possible to owners and engineers, the plan will commend itself to every reasonable citizen, and to every sensible approval.

Possibly some amendments may be needed after trial, but this ordinance was modeled after those in older cities that have stood the test of years of use. The present ordinance should have a trial, and the same spirit that the mayor did in appointing them—that is, with a view solely to the public good. Engineers and owners of boilers and elevators are a part of the public, and their interests, and their wishes even, are to be consulted, so far as is consistent with duty to the rest of the public. The board believes that the following rules have a due regard to all interests concerned, and has therefore adopted them.

ENGINEERS.

First—Engineers who are in charge of boilers and have been for some sufficient time, say six months or more, will be deemed to be competent, and will continue in charge of the same, although they may not have that theoretical knowledge of steam that every first-class engineer ought to possess, and will on request of their employers be granted licenses to continue in their present employment.

Second—Engineers whose qualifications, although moderate, are yet reasonably sufficient for managing small boilers, will be granted licenses to have charge of any boilers not exceeding 100-horse power.

Third—Engineers thoroughly qualified by education and practical experience to meet and provide for all the usual emergencies arising in the use of steam, will be granted an unlimited license to practice their profession as engineers.

Under these rules an engineer who ought to be entrusted with the management of a steam boiler will be thrown out of employ.

APPARATUS.

First—Boilers and elevators, if found to be safe will be licensed.

Second—If either is found on examination to be unsafe, only the defective parts will be required to be repaired. In such case, no condemnation of the whole plant will ever be made, nor even of any sound part that can be retained. The board intends, as its duty is, to protect the public so far as may be reasonably done, but with as little inconvenience and expense as possible to owners and users of the hazardous apparatus the board is appointed to look after.

The ordinance enforced in the spirit indicated above and within the rules will conduce to the safety of life and property and will not be burdensome on any, but will be a benefit to all.

Applications for engineers' licenses should be filed six days before the examination therefor, and may be handed to any member of the board or filed with the city clerk.

The regular session of the board will be held on the first Tuesday of each month at 7:30 p. m., at room 14, city hall.

Anyone who has children will rejoice with M. J. M. Gordon, 222 North Main street, who has had his little boy, 5 years of age, who was sick with cramp. For two days and nights he tried various remedies recommended by friends and neighbors. He says: "I thought sure I would lose him. I had seen Chamberlain's Colic Remedy advertised and thought I would try it as a last hope, and I am happy to say that after two doses he slept until morning. I gave it to him next day and a cure was effected. I keep this remedy in the house now and as soon as any of the children show any signs of cramp I give it to them and that is the last of it." 50 cent bottles for sale by O. F. Vaughn, corner Fourth and Spring streets, and C. F. Heinemann, 222 North Main street, druggist.

Try a gal. Maltese club whiskey, \$3.50, no equal for purity and flavor. T. Vaché & Co., cor. Commercial and Alameda, Tel. 309. Wall paper house the coast, 328 S. Spring.

See GERMAN FAMILY DOOR.

Dr. Parker, dentist, 120 1/2 West First street.

HIS SECOND KICK.

PROFESSOR EDWARD HUTCHINSON AND THE EIGHTH WARD.

He Says That District Is Overrun With Footpads and Needs Attention.

In yesterday's HERALD Prof. Edward Hutchinson commenced a crusade against the authorities for neglecting the Eighth ward. He lives there because he wishes to learn French, and he finds he has to carry an arsenal to protect himself in his walks abroad. There will be more letters from him, which will be found full of information for the city's governors.

Editor HERALD:—In continuance and illustration of my remarks in today's HERALD, allow me to state that Jean Bertrand, a Frenchman who resides at the corner of Aliso and Vignes streets, was "held up" at about 8 o'clock last night, at the corner of Maey and Date streets, by four footpads, who searched him carefully and secured a small sum of money, after which they very kindly allowed him to go on his way.

As this is the fifth or sixth case of the kind in that vicinity within a few days, we are getting used to it; though some of us are getting rather short of pocket money, knives, etc.

As Maey is the only east and west thoroughfare between Aliso and Kubrta streets, a great many of us are compelled to run the gantlet nightly. Maey street is traveled about as much as South Main street, near Washington, and by all classes of people except policemen and city officials but on "improving" the city.

We, of the Eighth ward, demand justice, and we demand it now.

Yours truly,  
EDWARD HUTCHINSON.

McLAUGHLIN DID IT.

A Comprehensive Petty Larceny Complaint from El Monte.

Hayes McLaughlin, a negro, was brought before Justice Bartholomew yesterday on a charge of petty larceny, transferred from Justice Jas. H. Todd's court, El Monte.

The complaint draws up by Justice Todd reads as follows: "D. S. Shrode, first being duly sworn, complains that on the 21st of December, 1894, at Monterey, the crime of stealing one suit of men's clothes, worth \$20; one case of silver instruments, worth \$20, was committed by one Hayes McLaughlin; the aggregate value of property stolen is \$40. When the suit was taken, the defendant feloniously and willfully take out of a buggy standing near the entrance to Barnes' hall, situated in the town of Monterey, the above-described property belonging to Dr. D. L. Shrode who was wearing the same at the time he was taken from Barnes' hall. The said affidavit has good reason to believe, and does believe, that the said Hayes McLaughlin did willfully and feloniously take and carry away the above and convert to his own use the property as above described, the defendant having shown the possession of one Dunca Shaw a surgeon's knife that he stated, he had purchased of the said Hayes McLaughlin; the knife is one that belonged in the case."

THE MURDERED CELESTIAL.

Inquest Upon the Body of the Chinaman Shot by Lu Leung.

Coroner Cates held an inquest yesterday upon the body of the Chinaman, Lu Chung, who was murdered the night before in Chinatown by his cousin, Lu Leung. The inquisition resulted in the development of new facts, and it was brought out that the cause of the shooting originated over the rental of the room which they had been occupying together.

Chung had informed his neighbors in the vicinity of his room, 321 1/2 Marchessault street, that his cousin had a loathsome disease, and warned them against entering his school or home. On Wednesday evening Chung told him that he could no longer remain there. A scuffle ensued, in which Chung made an attempt to draw a knife or revolver. Before he could do so, if he really intended to draw a weapon, his cousin drew his revolver and shot him in the right side.

The coroner's jury returned a verdict that Chung met his death at the hands of Leung, leaving the courts to decide as to whether it was justifiable. Leung claims the killing, and claims self-defense.

BURGULARS AT WORK.

The Peerless Saloon Robbed—Safe Crackers Did It.

When the bartender of the Peerless saloon, 155 South Main street, went to his work at 5 o'clock yesterday morning he found that burglars had got away with \$30 of the saloon's money. The combination knob of the safe had been knocked off, but nothing was taken from it.

The burglars gained an entrance by prying a rear door open with a chisel. They took \$10 from the till and \$20 from a tin box that had been hidden under some towels for use of the morning bartender.

They then attempted to open the safe, which contained \$500 in cash and \$300 worth of jewelry. The combination had been tried off and an attempt made to use the chisel in opening the outer door. It is quite likely that the thieves were frightened away before they could apply the powder and blow the door from its hinges.

The officers have secured no clew to the perpetrators, though the proprietors, Messrs. Wallace & Gutch, suspect that the burglary was committed by some one more or less familiar with the saloon.

For rheumatism I have found nothing equal to Chamberlain's Colic, Cholera and Diarrhoea Remedy in my family for several years an occasion required, and ways with perfect success. He says: "I find it a perfect cure for colic or dysentery. I now feel that my outfit is not complete without a bottle of this remedy at home or on a trip away from home." For sale by O. F. Vaughn, corner Fourth and Spring streets, and C. F. Heinemann, 222 North Main street, druggist.

Try a gal. Maltese club whiskey, \$3.50, no equal for purity and flavor. T. Vaché & Co., cor. Commercial and Alameda, Tel. 309. Wall paper house the coast, 328 S. Spring.

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SHRIEVALTY CONTEST.

JOHN CLINE'S POSITION NOW CLEARLY OULINED.

He Will Not Go Up to Barr Until Told to Do so by the Court.

It is now well settled in Sheriff Cline's mind that if Sheriff-elect John Burr, of San Fernando, wants to take the shrievalty rocking chair, on the 7th of January, he will have to fight for it—that is, in the courts.

Cline has taken plenty of legal advice on the subject of turning over the office to "Honest" John Burr, and the consensus of opinion given him has been that in order to protect himself, and in justice to his bondsmen, he must retain the position to which he was elected, until the tribunals of the state shall have decided that Burr's telephonic oath of office subscribed by another person than himself is regular and proper.

Mr. Cline has interviewed District Attorney Dillon on the subject in an informal manner, without asking for a written opinion. In this matter of not turning over the office to his successor, however, he is entirely guided by his legal adviser, Ex-Superior Judge Wm. A. Chaney, whose opinion is positively outlined against surrender without a decision from the courts.

It has been stated that in the event of Mr. Cline turning over the shrievalty office to Mr. Burr, the former's bondsmen would be responsible for any of the sheriff-elect's acts, should it turn out afterward that he was not legally entitled to the shrievalty, because of the irregularities connected with the prescribed oath of office. First, in having delayed doing so until the 11th day after the issuance of his certificate of election; second, taking it outside of the county of Los Angeles; third, not having it in his own name; and fourth, that the oath of office was not sworn to and signed by himself, but by a substitute.

This view is not shared by every lawyer in this city, by any means a good many holding that even if Mr. Burr, after going into office, should be recognized as being wrongfully there his actions as sheriff de facto would be perfectly legal, and his own bondsmen responsible. It is not necessary to go into many details in the case of El Hammond, a former county tax collector, who absconded, is a case in point.

El Hammond was appointed tax collector by the board of supervisors, and at the following election was successfully made the runner for the same office. He neglected to take the oath, although he gave a new penal bond. Shortly afterward he fled with the Arab name stole away silently in the night with a good deal of the county's cash, and was never heard of again.

The question that then came up was, which set of bondsmen was liable for Hammond's delinquency? The first or the last? If the contention that the tax collector had never legally qualified for his second term was correct, and that he merely remained in office until his successor, which in this case was himself, qualified, the first bondsmen would have been liable, but the courts thought differently upon the proposition, and held the second set of bondsmen which had to pay the piper for the shortcomings of the county tax collector de facto.

Sheriff-elect Burr says but little is being said now, but on the 7th of next month he will formally demand the office from John Cline, and on the 7th of which, a merry war will at once be inaugurated for the possession of the fat-tailed plum in the county and for the spoils which undoubtedly belong to the victor, whoever he may be in this case.—Burr or Cline.

DID HE EMBEZZLE.

Wm. Bowles Dotes S. H. Chapman's.

William Bowles was accused on Tuesday by S. H. Chapman of having obtained \$5 from him at Colgrove on the 20th instant by representing that he was the agent of H. E. Gabal, a Spring street merchant tailor, and that as such he was authorized to solicit orders for clothing and receive deposits thereon. Chapman happened to be in need of a new suit at the time that he met Bowles' acquaintance and bargained with him for one, to be paid \$5 down and \$15 at 90 days. According to Chapman's story he found out afterward that Bowles' representations were untrue and that he was out \$5 pieces.

He then wrote a complaint before Justice Bartholomew, and the warrant was placed in the hands of Constable Rogers, but Bowles got wind of the proceedings and yesterday came up in the township justice court and pleaded himself. He denies the charge. He was released by the justice upon his own recognizance until January 4th, when he will be tried.

A PUPIL'S RECITAL.

Tasteful Programs Prepared by Miss Berger.

A most enjoyable piano recital was given last night by some of the pupils of Miss Augustine Berger at Blanchard-Fitzgerald hall before a large and appreciative audience.

The program showed the taste and discrimination of Miss Berger, as a teacher and every number was rendered in a manner showing careful study and sympathetic feeling. Miss Vira Barker and Miss Amelia Berger were the most advanced players, and Miss Barker's playing resembles the artistic style of her teacher's quite remarkably. Three numbers of the program were given by Miss Lillo Keece and were charmingly interpreted.

Miss Lilla Jordan played a brilliant travale with dash and force, and Miss Bobbybell gave a satisfactory rendition of the ever enjoyable Schubert Impromptu.

Miss Berger's pupils gave ample proof that not only is she a talented pianist, but has the gift of imparting to others the stamp of individuality and taste. Little Louise Davis shows decided talent, and with added years and study will make a musician.

The program was as follows: Scherzo, F major, Kullak—Miss Louise Davis; Chopin's No. 9, Op. 9, No. 2, Schuber—Miss Bobbybell; Mazurka, No. 1, Op. 7, No. 1, Schuber—Miss Bobbybell; Scherzo, No. 15, Largo, Rondo, Beethoven—Miss Amelia Berger; Minuetto, Op. 15, No. 1, Nicoda—Miss Lilla Jordan; Concerto, Op. 15, Largo, Rondo, Beethoven—Miss Amelia Berger; Minuetto, Op. 15, No. 1, Nicoda—Miss Lilla Jordan.

There are undelivered telegrams at the Western Union Telegraph company's office, corner Court and Main streets, for Mrs. J. E. Lamont, Fred Cowles, Jessa Lazare, Mrs. E. W. Knox, and Mrs. P. A. Kittell.

CHEMICAL ENGINES.

CHIEF MORIARTY PRESENTS HIS REPORT.

Members of the Council and Fire Commissioners Go Together to View the Locations.

Chief Moriarty reported to the fire department yesterday recommending that the three new chemical engine houses be placed one near the corner of Pico and Star streets, one near Griffin avenue and Main street, and one on Central avenue, between Seventh and Ninth streets.

Later in the day, however, Messrs. Rhodes and Munson of the council, Brockrick and McLean of the commission and the chief took a spin around the city, visiting the localities proposed and others as well, and although nothing definite was agreed upon, it was practically decided that the location of one of the houses at Griffin avenue and Main street could be improved upon.

The report of the chief has been referred to the commission as a committee of the whole.

ACTING BUSINESS.

J. H. Hogan's resignation as callman was accepted.

Petition of W. D. Gibbs to dig an oil well on Belmont avenue was withdrawn.

Petition of Ament, Crawford & Co. to run a steam engine for a merry-go-round on Grand avenue, was referred to the chief; also petition of P. H. Denker & Co. to run steam engine in leather laundry, at 711 South Main street, and petition of E. Ensign to drill an oil well in Los Angeles Improvement company's subdivision was referred to the chief.

The location of fire alarm boxes at Washington street and Estrella avenue, Washington street and Third street, and Fourth and Hill streets, was referred to the chief.

Petition of E. J. Floyd to run a boiler in laundry on Woodworth tract was referred to the chief.

THE WORLD ON WHEELS.

Santa Fe's Reduction on Eastbound Refrigerated Shipments.

A national law provides that before January 1, 1898, all railroads must adopt automatic couplers and brakes. Not over a third of the locomotives and cars are thus equipped as yet. The rush will come in 1897, and the labor organizations are not likely to allow the law to be forgotten.

The Santa Fe's new western classification sheet has been received by General Freight Agent Hynes of this city. There are many changes in it. In January, the rate will be \$50 and \$50 respectively on shipments to the Missouri river and intermediate points, and \$30 on shipments east of the Missouri. The new rate will go into effect on the 1st of January, and will be \$50 and \$50 respectively in place of the old rate of \$75 and \$50. This is simply the refrigerating rate, it should be remembered, or rather the excess charged on all eastern shipments that are sent in refrigerating cars.

E. A. Ford, general manager of the Pennsylvania railroad west of Pittsburg, will arrive at the Raymond hotel this morning. He comes in on the Santa Fe and expects to remain here for several weeks.

The Union Pacific ticket and freight office is now coming of an amalgamated office at their old quarters in the Los Angeles theater building to 223 Spring street, next to the Security, Loan and Trust company. The new office are being handsomely furnished and appointed. Freight Agent W. D. Vaughan is port are facilitating themselves upon the pleasures that come from luxurious surroundings.

D. W. Hitchcock, general agent of the Union Pacific at San Francisco, is visiting in Los Angeles, and G. E. Herr, traveling passenger agent of the same road, is a temporary guest at the Hotel Nadeau.

The New York Central railroad has declared a regular quarterly dividend of 1 1/2 per cent payable on January 15th. Ballou, the night agent at the Terminal depot, has been appointed to the Pasadena agency and took the place of Agent Dunlap yesterday. Mr. Dunlap has taken a clerical position in Los Angeles.

Prize trainmaster of the Southern Pacific at the Arcade depot, went off on an observation trip to Santa Ana yesterday. He is expected to return in a day or two.

A most enjoyable piano recital was given last night by some of the pupils of Miss Augustine Berger at Blanchard-Fitzgerald hall before a large and appreciative audience.

BRADISH A DETECTIVE.

FIRE COMMISSIONERS MAKE THE APPOINTMENT.

The Senate Saloon Case Will Be Heard by the Police Commissioners Today—Other Business.

The reason for the resignation of A. J. Bradish from the police commission, which was tendered and accepted by the council two weeks ago, now becomes fully apparent. Yesterday Mr. Bradish was appointed a detective on the police force, taking the place made vacant by the death of A. O. Benson. Mayor Rowan and Commissioners Bobbyshell and Arnold were present at the meeting, and the appointment was made in executive session.

The Senate saloon was up again yesterday at the regular meeting of the commission, and a hearing set for 10 o'clock today, when W. H. Rivercomb, the proprietor of the place, will be present to present his side of the case.

REGULAR BUSINESS.

The appointment of T. H. McDonald as special policeman, was revoked.

John Foster was granted transfer of saloon license at 1444 San Fernando street.

J. Conrad was granted transfer of a saloon license at 127 South Main street.

F. C. Short's application for a restaurant on Mission road, to be conducted as a road house, was denied.

The chief presented a report of Sergeant Smith, with his approval, suspending Chief J. P. Maguire for disobedience of orders in neglect of duty.

E. T. Wheeler of 1210 Hawkins street entered complaint against Officer No. 1 on the charge of having refused to arrest two men who assaulted complainant. The matter was referred to the chief.

The following applications were referred to the chief: Charles Engleke, transfer of saloon license at 251 East First from Kemmerfeld & Engels; L. DeGeorgia, saloon license at 644 New street; William Garmy, transfer of saloon license at 121 West First street from Garmy & Zorb; George Bernhard, transfer of saloon license at 104 South Spring (the Palace) from Schurtz & Foster; Scarnoe & Bacio, restaurant license at 210 1/2 Commercial street.

The petition of Banter & Cooper for rebate of fourteen days on license at 416 North Main was referred back to council without recommendation.

The application of L. E. Stout for appointment as special policeman, for service at the Burbank theater, was referred to the chief.

G. D. Barnett was appointed special policeman for service at the toboggan slide.

E. O. Felts was appointed special policeman for service on Florence Terrace tract.

BANBURY'S CASE.

His Bondsmen Sued for the Sum Claimed by the County.

Jabez Banbury was elected treasurer of Los Angeles county in November, 1890, and went into office in January, 1891. When he went out of office, two years later, it was charged that he had appropriated to his own use sums aggregating \$248,005, to which he was not lawfully entitled.

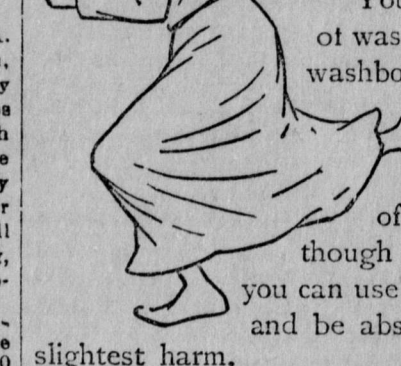
Suit was brought by the county of Los Angeles against Mr. Banbury for the recovery of this amount, and judgment rendered in favor of the plaintiff.

District Attorney Dillon was instructed to bring suit against the ex-treasurer's bondsmen for the amount claimed. A few days ago the complaint was filed.

The bond given was for \$150,000, and the men who signed it are easily worth among themselves 30 times that amount. Their names are: W. M. Great, B. F. Ball, M. D. Painter, J. G. Miller, John Allen, H. G. Bennett, George L. Arnold, E. F. Spence, S. H. Mott, J. M. Elliott, John D. Bicknell, William Lacy, F. Q. Story, George H. Bonbrake, E. W. Oos, Warren Gillette, H. Simonsburg, John Bryson, Sr., F. C. Hower, J. Frankensfield, E. W. Jones, James C. Kays, George W. Hughes, Harvey Lindsey and Samuel Lewis, in the sum of \$100,000 each; D. O. Millmore, \$20,000, and L. N. Breed, \$30,000.

She who Runs

may read. No woman, if she can read, can fail to know about Pearline. Then, if you're worn out with hard work or find your clothes going to pieces, you've only yourself to blame.



You'll have to choose your own way of washing. You can use soap and the washboard, and tire yourself out, and rub your clothes to tatters.

You can use so-called washing-powders, imitations of Pearline, and have easier work, though they're eating up the clothes. Or you can use Pearline, wash in the easiest way, and be absolutely certain that there isn't the slightest harm.

Send it Back Peddlers and some unscrupulous grocers will tell you "this is as good as" or "the same as Pearline." IT'S FALSE—Pearline is never peddled, and if your grocer sends you something in place of Pearline, be honest—send it back.

A WICKED WAG. Sending an Annoying Letter to Well Known Washington Women.

Some lunatic or practical joker has been taking liberties with the proudest dames and dowagers of Washington, and from letters and telegrams that have been received here it would seem that he has done the same with prominent ladies in other cities. He signs himself Colonel Starbury Fairfax, but that does not appear in the directory, nor is it known to any of the Virginians or Kentuckians who would be likely to have an acquaintance with such a person if he existed. His letter head reads, "North American Lecture Bureau, Western Division," but he gives no street or town address, and if any one wanted to answer him he would not know where to direct the envelope. The letters are all uniform and read as follows:

DEAR MADAM:—The constant expression of sympathy which is manifested throughout the country for that distinguished but martyred statesman of Kentucky, Hon. W. C. Breckinridge, suggests that the people of the land should have an opportunity of hearing his eloquent defense of religion and morality. In response to vehement calls from the women of America, it has been deemed wise to place him upon a lecture platform. It is intended to have him lecture in the principal cities under the auspices of a board of national patronesses, one representative lady from each principal city constituting that board. Your name has been suggested for the city of Washington, and unless we hear from you to the contrary by the morning of the 29th inst., it will be printed as a member of the national board on all the programs and show bills throughout the country. I leave for the west on Wednesday morning, thanking you in advance for your courtesy. I remain your most obedient servant.

Very naturally the ladies who have received this communication—and they are among the social leaders of Washington—have been thrown into a state of panic, particularly as the writer threatens to accept silence as assent and does not tell where a refusal will reach him. It is not believed that Colonel Breckinridge has anything to do with the affair, but it is supposed to be the work of some wicked wag.—Washington Dispatch.

The best salve in the world for cuts, bruises, sore, ulcers, salivary gland, chapped hands, chinkins, corns and all skin eruptions, and positively cures every disease of the scalp. It is guaranteed to give perfect relief or money refunded. Prices, 25 cents per box. For sale by C. F. Heinemann, 222 N. Main street.

250 envelopes 50c; 1/2ream writing paper 25c; Langstaeter, 367 N. Main st., opp. Baker block.

THE MIRROR OF HOPE. MANHOOD RESTORED. NERVE SUFFICIENT. This Famous Remedy Cures quickly and permanently all nervous diseases such as: Weak Memory, Loss of Brain Power, Headache, Migraine, Neuritis, Impotency, Nervousness, Debility, Indigestion, Sleeplessness, Nightmares, Trembling, etc. It is guaranteed to give perfect relief or money refunded. Prices, 25 cents per box. For sale by C. F. Heinemann, 222 N. Main street.

ROBT. L. GARRETT & CO. 330 N. Main St., Los Angeles. FUNERAL DIRECTORS and EMBALMERS. First class equipment, Large and selected stock, Reasonable and fair prices, Careful and skillful treatment of all cases, and attention given to the prompt shipment of bodies to distant parts of the country. Night calls promptly attended to. Telephone No. 75.

A Cure That Cures. FREE. I have cured thousands, and can cure those thousands more who suffer from all sorts of ailments, such as: Gonorrhea, Syphilis, etc. I am a specialist in the treatment of all these diseases, and my treatment is simple, and does not require any of those disgusting and dangerous remedies that are used in the treatment of these diseases. I am a specialist in the treatment of all these diseases, and my treatment is simple, and does not require any of those disgusting and dangerous remedies that are used in the treatment of these diseases. I am a specialist in the treatment of all these diseases, and my treatment is simple, and does not require any of those disgusting and dangerous remedies that are used in the treatment of these diseases. I am a specialist in the treatment of all these diseases, and my treatment is simple, and does not require any of those disgusting and dangerous remedies that are used in the treatment of these diseases.

Painless Dentistry. Fine Gold Fillings, Crown and Bridge Work. All Operations Painless. RET TETH, 38. 107 N. BEVERLY ST.

UNITED STATES LAND OFFICE. LOS ANGELES, CAL., NOV. 27, 1894. TO WHOM IT MAY CONCERN:—NOTICE IS hereby given that the Southern Pacific Railroad company (Main Line), has filed in this office a list of lands situated in the township described below, and has filed a patent for said lands, that the list is open to the public for inspection, and a copy thereof will be furnished to any person who applies in a written form in this office for the inspection of all persons interested, and the public hearing will be held on the 14th day of the next month, following the date of this notice, at the office of the claimant of the lands, and all persons claiming an interest in the lands, or who wish to be heard in respect to the lands, will be notified by the office of the date of the hearing, and will be notified by the office of the date of the hearing, and will be notified by the office of the date of the hearing.

TO THE PUBLIC: For over five years I have been troubled with nervousness, headache, and other ailments, and I have tried every remedy, but I am now well, and I attribute my recovery to the use of Dr. Wong's medicine. I am now well, and I attribute my recovery to the use of Dr. Wong's medicine. I am now well, and I attribute my recovery to the use of Dr. Wong's medicine. I am now well, and I attribute my recovery to the use of Dr. Wong's medicine. I am now well, and I attribute my recovery to the use of Dr. Wong's medicine.

DR. WONG HIM, who has practiced medicine in Los Angeles for 20 years, and whose office is at 639 Upper Main street, will treat by medicine all diseases of women, men and children. The doctor claims that he has remedies that are superior to all others as a specific for neuralgia of women and men. His trial alone will convince you that he is a specialist in the treatment of all these diseases, and his treatment is simple, and does not require any of those disgusting and dangerous remedies that are used in the treatment of these diseases. I am a specialist in the treatment of all these diseases, and my treatment is simple, and does not require any of those disgusting and dangerous remedies that are used in the treatment of these diseases.

Books Free! NEW OFFER. One Coupon Only, which will be found below.

Present the coupons at the HERALD office. Or any one of these books will be mailed to any address, postpaid for 1 coupon and 10 cents.

BEYOND THE CITY..... A Conan Doyle. THE MAN IN BLACK..... Stanley J. We