SACRAMENTO DAILY RECORD.

WEBNESDAY, AUGUST 4, 1875.

CITY INTELLIGENCE.

SUPERVISORS, TAKE NOTICE .- Section 1,131 of the Political Code was amended at the last ses. sion of the Legislature so as to read as follows: "Section 1,131-The Board must, at least fifteen days prior to an election, issue its order appointing Boards of Election, designating the house or place within the precinct where the Second street, and took them into custo house or place within the precinct where the election must be held, and the offices to be filled, naming and numbering in numerical in his poessission a punch taken from the con-order, commencing with number one, the offices ductors missing box. Hackstaff confessed the order, commencing with number one, the offices to be filled, unexpired terms being lastly desig-nated." The importance of the above will be understood by referring to Section 1,191 of the same Code, which prescribes the form of the ticket to be used at the election. The fifth sub-division of Section 1,191 refers to the above-mentioned order of the Paced et Supervision and about ten days, and yesterday morning with Tracy, the latter showed him where he had concealed the stolen box in the brush near the mentioned order of the Paced et Supervision and about ten days. mentioned order of the Board of Supervisors, and requires the ticket to be printed in conormity therewith. Its language is as follows:

the figure 1; then follows immediately, on the 'mough its two areas and intermediately and the first office designated same line, the pame of the first office designated by the Board of Supervisors in its order issued ander Section 1,131, * * * * so that the first office areas of railroading in the East and on the Union Pacific, and has been here but a short time apparently looking for a job. A charge be numbered in numerical order, commencing with number one." This uniformity in the order in which the names of the offices to be prisoners. filled are required to be printed upon all legal ballots will aid very materially in correctly canvassing the votes. As it is now for the first time introduced, many Boards of Supervisors

yesterday issued a large number of warrants. among them being the following : In favor of N. Hunsaker, Sheriff of San Diego county, \$1,000, for arresting a criminal without the limits of the State; Magdalen Asylum, San Francisco, \$2,500; San Francisco Female Hos-pital, \$3,000; Ladies' Protection and Relief Society of San Francisco, \$,750; State Women's Hospital, \$2,000; San Francisco Lying In and Foundling Hospital, \$3,000; Protestant Episco-pal Church Home Association, \$500; Old Women's Home, San Francisco, \$500; Howard Benevolent Association, Sacramento, \$1.250 Los Angeles Hospital, Sisters of Mercy, \$750; Stockton Ladies' Benevolent Association, \$500 St. Luke's Hospital, San Francisco, \$500; Marysville Benevolent Association, \$500; Nana Ladies' Relief and Protection Society, \$500; Placerville Ladies' Relief and Protection Society, \$500; Grass Valley Ladies' Relief and Pro on Society, \$500; Vallejo Ladies' Relief ety, \$500; San Jose Ladies' Benevolent Society, \$500; San Jose Ladies' Benevolent Society, \$500; Nevada City Benevolent Society, \$500 : San Diego Benevolent Society, \$500 ; St incent Orphan Asylum, Santa Barbara, \$1,200; W. H. Martin & Co., improvement to wharves and docks, San Francisco, \$35,000.

THE CONCERT .- There was not a large attendance at the concert given at the Congregational Church last evening for the benefit of Prof. J. T. Moran, but those that did attend were evidently well pleased with the excellent manner in which the following programme was repdered: Part first-"Valse de Concert," C.E.Ray-mond, Jr.; "Good Night, Farewell," B. H. Chapmau; "Avgels' Serenade," Mrs. W. H. Snow; "The Bridge of Sighs," Mrs. Corwin Sites; "Village Blacksmith," Walter H. Croft; "The Wanderer," Prof. James T. Moran; "Caprice Hungrois," (two pianos) Prof. J. T.

"Caprice Hungrois," (two pianos) Prof. J. T. Moran and Mrs. Snow. Part second—" Caprice Polka," C. E. Raymond, Jr.; "Violincello Solo," F. L. Lewis; reading, "Mystery of the Human Heart," Albert Hart: "Sunset Reverie, Valse de Concert," Prof. J. T. Moran; "Judith," Mrs. W. H. Snow; "Barlington Atcade," Walter Croft; "Duet," Prof. Moran and C. E. Raymond, Jr.

ELECTION PRECINCTS .- The Board of Super visors have added all that portion of Andrus Island, in Walnut Grove precinct, lying south and west of the line dividing sections 9 and 16, thence east to Georgiana slough, to Brannan Island precinct, and ordered the polls to be held at Grangers' Halt in Isleton. The Board has also created a new election district, as follows: Commencing at a point on Steamboat slough, on township line between Franklin and Georgiana townships; running thence east on said line to line dividing sections 20 and 21, 28 and 29, 32 and 33, township 5 north, range 3 east; thence south to Sacramento river; thence down the river to Steamboat slough and back to the beginning. Polling place to be at Walker's landing.

ABSCONDED -H. K. Terry, book-keeper with Edward Cadwalader, went down to San Fran-

ARRESTED THEM.-Last Sunday some thief MOUNTAIN MEADOWS MASSACRE. stole from one of the cars of the Vallejo pas-[SPECIAL DISPACE TO THE RECORD-UNION.] premeditated, and with malice aforethought, is the evidence that it was not done willfully, deliberately stole from one of the cars of the Vallejo passenger train a small sole-leather box, neatly

constructed, which conductor Daniel West used as a receptacle for tickets, checks, ticket punches, etc. Deputy Sheriff Burke was informed of the theft, and entered upon a brisk search for the property. Last evening he received information, while sick in bed, which satisfied him that he could speedily capture the thief. The assistance of officer Rider was procured, and the two officers soon found th loiner of the property, Joseph Tracy, and George Each of them when arrested was found to have

old Vallejo Railroad depot. Hackstaff took from it the tickets and concealed them beneath a sidewalk at Third and I streets, and then took "The line after the top one commences with the box up town and sold it for 35 cents, the figure 1; then follows immediately, on the though its value was \$6 or \$7. It will be retime, apparently looking for a job. A charge of housebreaking has been entered against both

HOUSEBREAKING -Yesterday one of the employes at Booth & Co.'s store observed a Chinaman making off with a 30-pound box of tea from near the rear of the store, and captured may not be aware of the law, and there is not much time to spare for complying with it. WARRANTS DRAWN—The State Controller vesterday issued a large number of warrants. Chinaman sent him to get it. Two other boxes of tea are missing, and it is surmised the prisoner or some of his friends were sent after then

likewise. BASE BALL .- The clubs that have contested during the Sacramento county base ball tournament met last evening at the Capital Hotel to arrange for its further prosecution, but made very little progress. It was finally decided to leave the matter to a committee of three disin-terested gentlemen, who are to settle the points in dispute, and correspondence to that effect is published in another column. Next Sunday the Amity and C. P. Clubs, who have made simlar records during the tournament, will play a game to decide the tie between them.

LATE TRAIN. - The express train from the East was seven and a half hours behind time in its arrival yesterday, not reaching the city until about 6 p. M. It was detained at White Plains. east of Reno, where ten or twelve cars of freight train No. 5 were thrown from the track Monday afternoon in consequence of a broken wheel. About half of the unlucky cars were badly damaged. A special train went down from Sacramento to San Francisco on the regular time vesterday morning.

POLICE COMMISSIONERS .- The Board of Police Commissioners were to have met yesterday forenoon, but Chief Karcher, who had not been notified was not present. A notice was sent him that a meeting would be held at 4 P. M., and at that hour he was on hand but the others were not, Mayor Green having had to leave town on business, and Judge Cantwell, learing that fact, not attending. A meeting may be held to-day.

GRAND LARCENY.-Constable Ferral yester day arrested in Brighton township a man named E. Kelley, on a warrant sworn out before Jus L. Refley, on a warrant sworn out before Jus-tice Heard by Peter Hoy, charging grand lar-ceny. It is alleged that while Kelley and a man named William Piles were on a spree about three weeks ago, the former stole \$2 from the neares of the better. the person of the latter. Judge Heard will, at 1P. M. to-day, see whether there is anything in the case.

ARRESTS .- The following arrests were made esterday : James Cassaday, by Deputy Sheriff Burke, for being drunk; Ab Sam, by officer Dunlevy, for housebreaking; Daniel O'Connor, by Chief Karcher, for disturbing the peace; George H. Colton, by officer Rider, for battery; Joseph Tracy and George Hackstaff, by Deput Sheriff Burke and officer Rider, for housebreak ing.

LARGE FUNERAL .- Yesterday afternoon the funeral of Lawrence Curtin, who died on the 1st instant, took place from his late residence and was one of the largest ever seen in the city. Deceased, who was employed at the Railroad shops, was extremely popular with his fellow employes, and a very large number of them followed his remains to the cemetery. SUDDEN DEATH. -- Mrs. Catharine D'Hondt. residing at Front and R streets, was yesterday morning found lying dead on the floor of her room, having evidently fallen from a loange upon which she had been lying. She had been ill for some time, and death doubtless resulted from natural causes. Deceased was a native of France, aged 60 years.

Indian Agent on account of his good character. He is aged about 46 years, and afflicted with partial blindness. He said:

"I was not at Corn creek, but am brother of Kenosh, the Chief of the Corn Creek Indians, and am a warm triend of the Pahvants ; often talked the matter over with them. "The Story of the Poisoned Ox is not True,

Nor of the poisoned spring; the water talked of is not a spring, it is running water; no Indians were ever poisoned as the Mormons say ; the Indians never told me of it, and I being with them often must have beard of it; no Corn Creek, Pahvants nor Beaver Indians went to Mountain Meadows.

" All one lie who say so?

All Indians there were not more than one hundred; for I knew Moquepus, who was there with his Cold Creek Indians; he my friend; so were all his Indians; I often talk with them during last seventeen years; Moquepus always said, and his warriors always said, they were making living by hunting round Cedar, when John D. Lee came and told them

" come help kill Emigrants.

Moquepus said not guns nor powder enough Lee said Mormons furnish guns and powder; Moquepus said what Indian get?

Lee said clothing; all the guns and horses; Some of the cattle to eat; so they went; Moquepus was wounded, and died year after of the wounds; all Indians tell same story; no Indians in Utah had any animosity against whites; then all was peace with Indians; one Indian tried to steal horse of Dake's party, and a guard shot him; and for day or two there was trouble and some shooting; that was the only trouble we ever had. I know all these Indians; I know all Indian traditions. I know what I tell is true; I tell it now because they cowards; had throw all blame on Indians. Lee is like an Indian who shot two miners long ago; be got caught, and when brought here he got scared, and shook like a reed; so Lee got scared now, and say Indians did all. Lee led Indians at the massacre, and Moquepus always said Lee was chief over him in that fight; that

was in the bargain." In Lee's trial the charge and argument will be given this afternoon.

Charge of Judge Boreman. In the Lee case Judge Boreman charged the ury at half-past two o'clock. The Court room was

crowded, and the interest manifested in the case was as varied and deep as at any previous time. Judge Boreman said : Judge Boreman said : Gentlemen of the Jury—The introduction of testi-mony for the prosecution and defense being now at an end, duty dots lay upon me, in order to aid you in arriving at a correct conclusion in your verdict, to in-struct you upon the law applicable to the cause, and to give you such suggestions and advice as the neces-sities of the case seem to require. What I say upon questions of law is obligatory upon you; but what I state respecting fact is not obligatory upon you. The Court is the sole judge of the facts and also the credibility of witnesses. The Mountain Meadows massacre, which this case has claused for the first time to be investigated, was a crime of appalling

and also the credibility of witnesses. The Mountain Meadows massacre, which this case has claused for the first time to be investigated, was a crime of appalling magnitude, planned and carried out with demon-like ferocity, unparalleled in modern days or among civil-ized people, and it is of wide-spread interest by reason of its enormity and its long concealment. There is no dispute as to the fact of the massacre at the time and place specified. It is charged, however, that this de-fendant was a participant and leader of the solody work, and upon this charge he is now upon his trial before you. The prisoner at the bar, John D. Lee, is charged with this crime as guilty, with W. H. Dame, Isaac C. Haight, John M. Higble, George Adair, J. R. Elliott Widena, Samuel Jukes, Philip K. Smith, and W. C. Stewart. But only the defendant, Lee, is now on trial, and it is no concern of this jury whether any or all of the other defendants be arrested and tried or not. But it is only reasonable to suppose that the others will be arrested and tried as speedily as it is possible to be done. You have only to do with the innocence or guilto of this defendant. In order to reach that the others will be arrested and tried as speedily as it is possible to be done. You have only to do with the innocence or guilt of this defendant. In order to reach the truth in regard to the prisoner's guilt or innocence it is, perhaps, the mest natural, the masacre itself not being disputed, to inquire first as to whether there was any combination of parties in planning and executing this terrible deed, and, if there was such combination and joint action, then whether the parties, or any of them, indicted with prisoner were in this combination; if so, then was defendant a party to such combination. If from the evidence you find there was such concert of action and co-operation among the parties charged of action and co-operation among the parties charged or a number of them, and that the prisoner was jointly acting with them, he is guilty, even though it might not appear that he with his own hands did any of the fully of the another according the who did they to the

MOUNTAIN MEADOWS MASSACRE. [SPECIAL DISPATCH TO THE RECORD-UNION.] BEAVER CITY, August 8d. Interview with the Chief of the Beavers—The Massacre—Indians Induced and Hired by Mor-mons. So much having been said about Indians at the massacre, your reporter for several days has beev in search of the Chief of the Beavers. To-day I found him and held an interview by aid of an interpreter. This Chief is named Beaverite; he came to be Chief by the recom-mendation of Mormons and ratification of the no other hypothesis but the guilt of the prisoner. A reasonable doubt is only such an one as would arise in no other hypothesis but the guilt of the prisoner. A reasonable doubt is only such an one as would arise in the minds of reasonable men, such as you are, who are selected because it is supposed and expected that you are reasonable men and compelled to try such a question. Proof beyond the possibility of a question. Proof beyond the possibility of a doubt is not required, because such proof never can be made. It is not necessary to show to you that it is not possible that the prisoner is innocent, nor to show beyond all possibility of a doubt that he is guilty. But it is required that the prosecution produce such evidence that when you look it over as reasonable men, you need not doubt the prisoner's guilt; that the evidence produces in your minds an abiding conviction to a preat certainty of the guilt of the defendant. Proof beyond a reasonable doubt is something more than the preponderance of evidence. A preponder-ance of evidence will do to justify a verdict in a civil case, but not so in a criminal case. You must be satisfied from the evidence beyond any fair and reasonable doubt of the defendant's guilt. You must have an abiding conviction to a moral cer-tainty is sufficient. Jurors are, as I have before stated, sole judges of the credibility of witnesses, and it is for

sole judges of the credibility of witnesses, and it is fo sole judges of the credibility of witnesses, and it is for you to say upon your oaths what degree of credit is due the testimony of each witness, and it is for you to say, upon your oaths, whether you deem the testimony of any witness unworthy of belief. In order the more specifically to give the law to you, I will read the in-structions given; such instructions as are asked by the prosecution, and as I have allowed. First, to authorize the jury to find the prisoner guilty, his guilt must be proved beyond a reasonable doubt, and proof which convinces and directs the un-derstanding and satisfies the reason₂ and judgment of those who are bound to act conscientionsly upon it, is

those who are bound to act conscientiously upon it, is proof beyond a reasonable doubt, if it leaves in the mind an abiding conviction to a moral certainty of the truth of the charge.

The other instructions we condense as fol-OWS:

Second, that mere possible doubt is not a reasonable Third, that it is not necessary to prove Lee actually killed any one of the emigrants with his own hand, but if he was present and aided and abetted the killing it is sofficient

Fourth, the jury must utterly disregard the ruled ou

testimony. Fifth, it is not necessary to prove that a person named John Smith was killed at the massacre in order to convict Lee. If the jury believes there was one or more of the emigrants killed by Lee, or that he aided and abetted in the killing of emigrants whose names

and abetted in the killing of emigrants whose names are unknown. Sixth—One may be principal in a murder without doing the deed with his own hand. It is enough if he aided and abetted the act. So if the jury believe beyond a reasonable doubt that either Lee or any of the defendants acted jointly and with malice afore-thought, then the jury must find a verdiet of murder in the first degree. The burden of proving that the killing was willful rests upon the prosecution, which it must show beyond a reasonable doubt. In determining these facts the jury should look to the fact of the kill. these facts the jury should look to the fact of the kill ing in connection with the attending facts, as shown by e evidence.

Instructions for the defense were given, which we condense as follows:

First—There must be a union of, or joint operation of act and intention or criminal negligence. Second—The presumption of innocence prevails, and is to be destroyed by such an amount of evidence of guilt as is calculated to produce the opposite belief. Third—The circumstances must exclude to a moral certainty every hypothesis but that of guilt. Fourth—Defining at length what is a reasonable doubt.

Fifth—The establishment of a prima facie case merely Sixth—The charge of combination of a prima facte case merely does not take away the presumption of innocence. Sixth—The charge of combination of defendant with other persons to commit the crime is a question of fact to be found by the jury. If the jury believe there was no such combination, and that defendant took no part, and did not kill any person, as charged, the jury must accent.

Ind the not kin any person, as charged, are judy icquit. Seventh—The proof must show defendant guilty of he perticular crime charged. Eighth—Defendant is not responsible for the acts of other persons, done without his consent. Ninth—Defendant is not to be affected by the declar-ctions of others made in his absence, unless the jury tions of others made in his absence, unless the jur pelieve there was an agreement or confederation and hat the declarations were made to further the same. Tenth-Lee cannot be convicted if the

did not kill one or more enigrants, or did not abel their killing, unless they believe he committed acts to make him an ascessory. Eleventh-To convict, it must be shown that Lee, by acts or words of a before the billion

Eleventh-To convict, it must be shown that Lee, by acts or words, at or before the killing, consented to or advised the killing. Twelfth-It was not unlawful for defendants to go to the Meadows while the emigrants were camped there and further, if they went there to persuade the Indians to desist, or to bury the dead, and for no other object uch going was not only innocent, but laudible

BY STATE TELEGRAPH. GENERAL NOTICES. Special by Telegraph to the DAILY RECON D-UNION. Thirty Years' Experience of an Old NURSE .- MRS. WINSLOW'S SOOTHING SYRUP is NOR SHERIFF. The Case of Marriott and Brennan. SAN FRANCISCO, August 8d. the prescription of one of the best Female Physicians The charge of grand larceny preferred by Marriott, of the News Letter, against Dr. Paul and Nurses in the United States, and has been used M. Brennan, on account of the Doctor walking or thirty years with never-failing success by millions

any other cause. Full directions for using will accom-

pany each bottle. None genuine unless the fac-simile

California Institute for the Cure of

I have been intimately acquainted with Mr. Brown our years, and fully indorse the above. O. B. TURRELL,

I cheerfully state that DR. N. A. MOSES has re-ieved my son of stammering, and I fully indorse his reatment. DR. J. L. WILBERT,

703 Market Street Reference-W. H. Smith, 151 New Montgome

A True Balsam.-Dr. Wistar's Ral

ains the balsavic principly of the Wild Cherry, the

....

A Harmless and Most Delightfal

PROPOSALS

-FOR THE -

STATE PRINTING OFFICE.

OFFICE OF SUPERINTENDENT OF STATE PRINTING,) Sacramento, August 1, 1875.

Sealed proposals will be received at this office un

Sealed propreads will be received at this office until OCTOBER FIRST, 1875, at 12 o'clock M., for furnish-ing the State Printing Office with the following quali-ies and quantities (or so much thereof as may be needed) of paper for the coming year:

800 reams No. 1 Book Paper, sized an i calendered

FOR FURNISHING PAPER

With Bancroft, 721 Market Street.

Sold by all Medicine Dealers.

street, and others.

je23 3m3p

jy24-1m3p

j25

away with a black-mailing letter shown him by Marriott, came up in the Police Court to-day. f moth ers and children, from the feeble infant of one After examination the case was dismissed and the letter given to Brennan, from whom the of-[SECOND DISPATCH.] From San Francisco-Democratic Nomination

for Mayor. SAN FRANCISCO, August 3d.

The Democratic Nominating Convention this evening nominated General Henry A. Cobb for Mayor. Another Stage Robbery.

MARYSVILLE, August 3d.

of CURTIS & PERKINS is on the outside wrapper. The La Porte stage was stopped to-day three miles from Forbestown by masked men. Loss, about \$2,300.

Republican Meeting at Vallejo.

California lostitute for the Cure of Stammering and Impediments of Soeech, Lisoing and Lost Speech, located at 632 MARKET STREEF (op-posite Palace Hotel), SAN FRANCISCO, under charge of DR. N. A. MOSES, of Virginia. STAMMERING CURED. — I cheerfully state that DR. N. A. MOSES, of the California Institute, has re-lieved me of stammering of fifteen years duration, and I am fully satisfied his art will cure any person afflicted with that distressing malady, and I cordially recom-mend those similarly afflicted to call on the Doctor, 632 Market street, and be cured. JOSEPH BROWN, At Bancroft's Printing Office, 721 Market Street. L have been intimated scenanized with Mr. Brown VALLEJO, August 3d. Hon. J. M. Cavis, the Republican nominee for Lieutenant Governor, is now speaking to a crowded and enthusiastic meeting at Eureka Hall.

Democratic Meeting in Oroville.

OROVILLE, August 3d. A large and enthusiastic Democratic meet-ing is being held here this evening and ad-dressed by Hon. J. A. Johnson and J. B. Lamar.

Arizona News-Unprovoked Murder.

SAN DIEGO, August 3d. The Yuma Sentinel, of July 31st, says: A inprovoked murder was committed at Castle Dome on last Sunday. One Luis Lopez shot and killed Ramon Moyra. The murderer was arrested, waived examination and bound over

to the Grand Jury.

From Austin, Nevada—No Capture—Shipment of Bullion, Austin, August 3d. SAM OF WILD CHERRY is truly a Falsam. It con-Abstrn, August 3d. The officers who went in pursuit of Williams returned without having effected his capture. The Manhattan Mining Company ship bullion

balsamic properties of tar and o' pine. Its ingredi-ents are all balsamic. Coughs, colds, sore th'orts, bronchitis and consumption specify d'sapp'ar under to the amount of \$29,550, being the first shipment on August account. its balsamic influence.

Death of an Outlaw in Sonora, Mexico.

SAN DIEGO, August 3d. A report has reached here from Sonora that the notorious Ventura Martinez, the last of the Pratt's Abolition Oil.-We point with pride to its record. The people everywhere use and in dorse it as the BEST REMEDY in use for Rheumatism gang of outlaws, had been killed near Magda Neuralgia, Sprains, Bruises, Stiff Joints, Swellings, Head Neuralgia, Sprains, Bruises, Stiff Joints, Swellings, Head-ache, Toothache, Earache, Sore Throat, Co'ic, Cramps, Pleurisy, Sciatica, Lame Back, all lameness and pain. Price, small 50 cents, large \$1. Keep it in the house You can't afford to be without it. Sold by all druggists, PRATF'S NEW LIFE.—THE BLOOD AND LIVER REMEDY, expels the germs of disease from the system by thoroughly purifying the blood and stimulating the liver and ague, and all billous complaints, it is a spe-cific. NEW LIFE strengthens, regulates and purifies the whole system, gives vigor and vitality to the in-firm, and health to all who use it. Price \$1. For sale by all druggists. A. McBOYLE & CO., Druggists, San Francisco, Proprietors. lena. He and his tather-in-law were dressed and painted as Apaches at the time, and had

stolen stock in their possessio Shooting Affray at Cana.

CANA, August 31.

There is news this morning, by an eye-wit-ness, that a shooting affair happened at Vina Station, seven miles from here, last evening, in which A. J. Bronk and one Costello were parti cipants, Bronk being shot in the left arm and tnigh. The wounds are not thought dangerous. The difficulty seems to have arisen from an old grudge.

Senator Booth and Creed Haymond at Bownie ville.

A Harmiess and Most Delightful toilet preparation for beautifying the complexion and preserving the skin is LAIRD'S "BLOOM OF YOUTH." Genuine prepared only by George W. Laird. It is perfectly simple and pure, and warranted free from any material detrimental to health. It is far superior to the old fashion beautifiers, such as powders, chalk, meen fun, etc., for imparting youth and heanty to the skin. The "Bloom of Youth" is preferable to any other preparation offered for the same purpose. Sold at all druggists and fancy goods stores. jy23-Im Downieville, August 3d. Senator Booth and Hon. Creed Haymond, Independent speakers, were escorted into town this evening by a large body of citizens headed by a band of music. Mr. Booth is now address ing one of the largest audiences assembled in Downieville for many years. Voters are pres

ent from all parts of the county. There is much enthusiasm.

A Whale Destroyed Two Whale Boats.

MONTEREY, August 3d. Two whale boats, comprising thirteen men ttacked a sulphur-bottom whale off Point Pines lighthouse this morning. On receiving a discharge from a bomb gun the whale attacked the boats and completely demolished them. Fortunately a fishing smack was in the neigh orbood of the disaster, and saved the men. The wreck of the boats, minus the armament were towed into port this afternoon.

Republican County Convention in Santa Cruz

SANTA CRUZ, August 3d. The Republican County Convention met to The Republican County Convention met to-day, and nominated the following ticket: For Assemblyman, F. Adams; Sheriff, R. Orton; County Clerk, H. E. Makiney; [both Orton and Makiney are present incumbents]; District At-torney, T. J. McCann; Treasurer, A. R. Me-seve; Assessor, C. R. Hoff; Coroner, F. E. J. Canney; Superintendent of Public Instruction, L. F. Lingsott, County Udge, L. H. Stimmar J. E. Linscott; County Judge, J. H. Skirmer, Delegates to the Senatorial Convention for

Santa Cruz, San Bernito and Monterev counties

calendered, 24x38, 60 fbs to ream. 800 reams Commercial Note, 6 fbs, ruled, 1500 reams Letter Heads, 12 fbs, 800 reams Commercial Letter, 12 fbs, ruled, 3000 reams Flat Letter, 10 and 12 fbs, 3000 reams Flat Cap, 14, 16 and 18 fbs, 100 reams Folio Post, 22 and 24 fbs,

calendered, 24x38, 60 fbs to

24x38, 40 bb to ream 1500 reams No 1 Book Paper, sized and calendered, 24x28 45 bbs to ream. 200 reams No. 1 Book Paper, ext a sized and double

s a bait to at

The newly invented SCRIENER PATENT "QUALI-FYING TUBES." (Secured by letters patent in the United States, England and Canada) An invention having a MOST IMPORTANT BEARING on the future reputation of Reed Instruments. By means of which the quantity or VOLUME of tone is VERY LARGELY INCREASED, and the QUALITY of tone rendered equal to that of the best Pipe Organs of the same capacity—thus furnishing all the desirable char-acteristics of the large Church Pipe Organ, in a case the size of an ordinary Cabinet or Parlor Organ, and at the moderate price of Reed Organs. By means of this

the size of an ordinary Cabinet or Parlor Organ, and at the moderate price of Reed Organs. By means of this invention, an Organ containing two sets of reeds be-comes equal in volume and power, and VASTLY SUPERIOR IN QUALITY AND BRILLIANCY OF TONE to an ordinary Reed Orran of six or eight sets of reeds. One of the crowning features of this invention is the peculiar facility with which it adapts the tone of the Instrument to ACCOMPANY THE VOICE IN SINGING, the effect upon both singer and listener being charming beyond description. This ingenious invention consists in the construction and application of tubes of wood or metal, placed so as to operate in connection with the reeds, each tube having an openconnection with the reeds, each tube having an open ing on the upper side at the rear end, through which Ing on the upper side at the rear end, through which the air, subsequently passing through the reed, enters, and through which the sound produced by the vibra-tion of the reed escapes. The tubes inclosing the reeds of the treble are provided with adjustable valves or slides, over the mouth opening, by means of which the tubes may be tuned in unison with reeds, to produce a flute-like tone, such as found heretofore only in Pipe Organs.

Can be seen and heard on the corner of Sixth and I

Agencies supplied on the best terms for cash. jy16-3p

TO THE PUBLIC-A CARD.

sible, and advertising, as a citch, that they are "nearly new." when YEARS OF ABUSE, hard usage and neglect have made it only possible for them to get them in their possession, and through ignorant tuners, inter-ested in other Planos, tampering with them. To the hundreds who have the Mathushek Planos, beware of such. [jy16-tf3b] JOHN F. COOPER.

MISCELLANEOUS.

THE TRUST FUND

TNSURANCE ASSOCIATION

-AND-

GENERAL INSURANCE AGENCY

JOHN F. COOPER.

ion a small Mathushek Plano, to be used o attract public attention to their own ving it off in as unfavorable a light as pos-verticing as a stable that there at the source of the

jy14-1m3n

SUBJECT TO DECISION OF THE BALLOT-BOX. CARD. week old to the adult. It corrects acidity of the stom-ach, relieves wind colic, regulates the bowels, and meled by pledges to the conventions of parties. Believing it to be the right of every eligible ach, releves what cone, regulates the bowers, and gives rest, heat th and comfort to mother and child. We believe it to be the Best and Surest Remedy in the World, in all cases o." DYSENTERY and DIARRHEA IN CHILDREN, whether it arises from Teething or courter the comparation of the gualified electors of this county at the approaching gen-eral election. In this exercise of an undoubted

POLITICAL CANDIDATES.

INDEPENDENT CANDIDATE

FOR SHERIFF OF SACRAMENTO COUNTY,

ADOLPH HEILBRON.

right of citizenship, I beg leave to respectfully represent to the voters whose favorable suf-frages I now solicit, that I have been urged to this course by as large a number of citizens of this county as was represented in any County Convention yet held; that I am, and for many years have been, a taxpayer of Sacramento county; that all my personal interests are closely identified with the interests of the people of this county; that I may modestly claim the capacity and honesty requisite to the faith-ful and honestale administration of the duties of the office to which I aspire. To this whole peeple, my fellow-eitizens of all parties, I pledge my most earnest endeavor, if elected, to discharge the daties of the office with fidelity to the public interests; and for guarantee of the honorable fulfillment of this promise, I reter to a residence of over twenty years in this county, and an unassailable record of good citizenship. In this candidacy I now and here disclaim any special hostility to, or favoritism for, any candidate now before the people. I am a candidate for myself, and in personal election, and have no wish por intention that my candidacy shall play a secondary part in the election of another. Finally, I hold that public offices are public trusts, not exclusively at the disposal of political parties, but believing that every citizen desirous of holding any public trust may submit his claim to a

Convention or to the people direct. I have chosen the latter course, and lay my claim to public confidence before my fellow-citizens, and most respectfully solicit the support of all. Most respectfully, ADOLPH HEILBRON.

DON'T FORGET THE OLD PIONEER, H. S. B E A L S. CANDIDATE FOR PUBLIC ADMINISTRATOR, a3-1m] Irrespective of Party. [3p]

FOR DISTRICT ATTORNEY,

CHARLES T. JONES. INDEPENDENT TAXPAYERS' NOMINEE.

a2-1m3p

CREED HAYMOND.

INDEPENDENT TAXPAYERS' CANDIDATE FOR jy12] STATE SENATOR.

GROVE L. JOHNSON. REGULAR DEMOCRATIC NOMI-

FOR STATE SENATOR. 3p1m

PIANO FORTES AND ORGANS.

JUST RECEIVED.

SOME OF THE FINEST CABINET ORGANS

EVER BROUGHT TO THIS COAST. NO MORE REEDY, HARSH TONES.

COMBINATION ORGAN.

New and Wonderful Invention.

cisco Sunday morning, leaving word that he would return Monday evening. He failed to do so, and vesterday a dispatch was received here stating that he had taken passage with his wife (who had preceded him to the Bay), on the steamer for China. He sent a note to Mr. Cad-walader, written just before the steamer sailed, in which be acknowledged that be had become involved in consequence of stock operations, and had made "an over-draft," but had communicated with his friends and would soon repay it. Mr. Cadwalader is yet in doubt as to amount of Terry's peculations, but does not think the total will be large.

INCORPORATIONS .- There were filed yesterday in the office of the Secretary of State articles of incorporation of the Tassajara Coal Mining Company-to operate in Contra Costa county. Capital, \$1,000,000, in shares of \$10 each. Directors-C. M. Dougherty, L. Atkinson, T. C. Johnston, F. Sangmaster and - Roberts. The principal place of business will be in San Francisco.... Also, articles of incorporation of the Hillside Gold and Silver Mining Companyto operate in Devil's Gate and Chinatown Dis-tricts, Loon county, Nevada. Capital, \$6,000,-000. in shares of \$100 each. Directors-James A.Pritchard, J. Ross Browne, A. S. Peterson, S. J. Corbett and J. P. Jackson. The principal place of business will be in Sau Francisco.

THE CHURCH UNPLEASANTNESS .- In the Police Court, yesterday morning, the cases of Henry Brosius and H. Winters, both of whom were charged with disturbing the peace, and battery in convection with the difficulty which took place at the German Lutheran Church a week ago Sunday, were taken up. After hearing the evidence, the Court decided that Winters had committed a premeditated and aggravated as-sault, and held him guilty on the charge of battery. The charge of disturbing the peace pre-ferred against him was dismissed, as were both of the charges against Brosius.

BUNAWAY AT BRIGHTON. - One of the shafts of a buggy in which Mrs. Whiteside and Miss A. Perkins were riding through Brighton, Monday, dropped dows, and the borse, turning short upset the vehicle, threw out its occupants, and continued on toward the city, but at the top of the levee the horse and buggy pitched down the embackment, demolishing the buggy, but notinjuring the borse. Mrs. Waiteside badher right hand badly hurt, but Miss Perkins escaped uninjured.

MERCHANDISE REPORT .- The following merchandise for Sacramento houses passed Ogden July 31st : Huntington, Hopkins & Co., 2 car loads of iron, 14 crates water buckets, 5 h hardware, 4 boxes horse shoe nails; 1 L. B. Mohr, 5 tierces lard; Whittier, Faller & Co., 1 car load of white lead; Lock & Lavenson, 1 box dry goods; J. Campbell, 12 bedsteads, 8 bundles of furniture stock, 4 boxes black walnut furniture.

FREIGHT MOVEMENTS .- The following through freight was forwarded to the East yesterday One car load of merchandise, 35 of tea, 5 of salmon and 1 of wool. The following full car loads of local freight were received here: One of iron, 3 of truit, 6 of lumber, 1 of barley, 5 of wood, 1 of potatoes, 5 of wheat, 7 of old ties, 3 of merchandise, 2 of lime, 7 of stone, 6 of axles, 3 of wheels, 1 of brick, 1 of clay, 2 of

COMMERCIAL .- There were no arrivals of freighting vessels at this port yesterday. The steamer Flora, having received all needed repairs, was launched from the ways on the Yolo side of the river and left for Feather river, with her barge for a load of grain; the steamer Dover, having bad her steam capstan put in order again, left for the upper Sacramento, to resume her snagging duties.

NOTARIES PUBLIC .- Governor Pacheco yester terday commissioned the following Notaries Public: J. M. Rothchild, for Los Angeles county, to reside in Los Angeles city; R. H. Sterling, for Napa county, to reside in Napa City; P. H. Dunn, for San Luis Obispo county, to reside at El Paso de Robles.

SALE OF FURNITURE AND CARPETS .- J. Davis & Co. will sell at auction to-day at 10:30 A. M., at the residence No. 200 L street, between Seventh and Eighth, all the furniture, which is nearly new. It comprises an elegant parlor set, fine bedroom sets, Brussels carpets, china Landing. The total returns of the sale were and glassware, etc.

WARRANT ISSUED .- A warrant was sworn out in Justice Conger's Court Monday for the arrest, on a charge of assult to murder, of who about ten days ago cut another man

document.

RECEIPTS FOR THE MONTH .- The following county officers yesterday made report of fees received during the month of July, to the Board of Supervisors: County Recorder, \$313 75 Sheriff, \$236 94; County Clerk, \$546 95.

COMMISSIONER OF DEEDS .- Governor Pacheco vesterday appointed Lyman B. Perkins a Com of Deeds for California, to reside a Buffalo, New York.

BRIEF BEFEBLNCE.

Five car-loads of immigrants will arrive from the East to-day. Red Cloud Tribe, No. 41, Imp. O. R M., will

this evening pay a fraternal visit to Owosso Tribe, No. 39. Deputy Sheriff Harris yesterday took down o Stockton the insane men Christopher Ridley

and David Murphy. There are messages at the Western Union Telegraph office for William McKenzie, W. H.

Duryer and H. Mathena. During the month of July 317 books were lrawn from the Sacramento Library, 281 of which were works of romance. Mr. Honore, father-in-law of Fred Grant, passed through the city yesterday, en route

from San Francisco for Chicago. Two trains of tea, comprising 35 cars passed through the city vesterday, en route from San Francisco to the East on special time.

The flag at the City Hall was displayed at half-mast yesterday, in respect to the memory of the late President Andrew Johnson.

The steamer Carohne's barge, loaded with grain, en route from the upper Sacramento for Vallejo, 15 still hard aground on the bar below the city

The borse stolen from William Johnson, near Whisky Hill, Sunday night, under the circum stances mentioned in our last issue, has not vet been heard of.

Yesterday, in the County Court, Joseph Henry Dignard, a native of Canada, was admited to citizenship on the testimony of R. F. Ester and O. Rochon.

The down trains yesterday had an unusua umber of young ladies among their passeners, owing to the opening of the seminaries a Oakland and vicinity.

Captain Bradbury, President of the Occi-dental and Oriental Steamship Company, passed through the city yesterday, en route for the Summit, where he will remain a few days.

A quorum of the Levee Commissioners me vesterday and consulted relative to the work of mproving the channel of the river, but adourned without taking any action.

The remains of Mrs. John M. Benson, of Benson's Ferry, were brought to the city yesterday afternoon for interment, and the funeral took place from the Sixth street M. E. Church. About 10 minutes past 12 this morning a pistol shot was fired on Third street, between I and J, apparently in one of the Chinese houses, but the Celestials on being interviewed declined to "sabe.'

To-morrow and Friday evenings there will be iven at the Metropolitan Theater musical and framatic performances of unusual excellence for the benefit of the building fund of the Chil dren's Progressive Lyceum.

About thirty young catfish, five or six inches in length, taken from Sutterville Lake, were yesterday conveyed on the California and Oregon passenger train to Sheridan station, to be planted in a lake on Mark Hopkins' ranch. A. G. Winn, who was nominated by the Johnson branch of the Democracy for the of fice of County Surveyor, publishes a card de clining the nomination and appouncing his determination to support the ticket of the other

wing of the party. Sheriff Larue, yesterday, sold at auction in front of the Court-house, six two-horse spring wagons, recently levied upon to satisfy a judg ment in the case of Meeker, James & Co., o San Francisco, vs. John Plummer, of Knight' \$665.

THE Red House sells the best whalebone cor-

with a knife at Walnut Grove. Deputy Sheriff Callaban yesterday went down to serve the afraid to sell goods at a small profit, and sell a

or a humber of them, and that the prisoner was jointly acting with them, he is guilty, even though it might not appear that he with his own bands did any of the killing. If only those were guilty who did the shooting and killing with their own hands, then in but few cases of this kind could the leaders be reached; the rank and file alone would suffer. It is not necessary to be shown that defendant did with his own hands any of the kill-ing; but if the killing were done by those with whom he was co-operating, though his part was not to do any of the killing, he is guilty; and if it has been, in your opinion, shown by evidence that he actually did any of the killing, that fact will be taken into consideration. If, however, you find from the evidence that there was no combination to agreement and joint action, then no act of any of the other parties would benefit defendant unless it was done by his own direction or consent. In ascertaiong whether such combination existed, it is not necessary that evidence should show any express agreement. It is sufficient that acts, cause and con-duct of the parties charged showed that an understand-ing existed, and that they were operating jointly for accomplishment of the same end; and if the evidence in your judgment shows others than those charged. The work of any was the work of all, and if the parties engaged were allotted to different parts in the accom-plishment of their joint purpose, some to do one thing and some to do other parts of a common work, all are guilty. They all operated to secure one end—the slaughter of a number of buman bengs, men, women and some to do other parts of a common work, all are guilty. They all operated to secure one end—the slaughter of a number of buman bengs, men, women and children. If you believe from the evidence that the prisoner was at the massace, then the question the stark and there for an innocent purpose.

and children. If you believe from the evidence that the prisoner was at the massace, then the question arises, was he there for an innocent purpose, and why did he go there; and if you believe from the evidence that he participated to any extent in the accomplish-ment of the common object, it is for you to say from the evidence why he so participated. It is claimed for the defendant that the Indians were very much in-censed at those emigrants who were killed at the Mountain Meadows. If this be true, and that agreat number of Indians were engaged with the whites in the massacre, and there is no doubt that very many Indians did participate, it is no defense of the the massacre, and there is no doubt that very many Indians did participate, it is no defense of the whites for their participation. There is no evidence that any force was used to compel any white man to join in the murder, nor did it show that any white man had any just cause for engaging in these murders, and the only pretended reason is that the Indians were greatly incensed at the emigrants; but that is not a valid reason for the whites engaging in the massacre. Nor does the evidence show any good ground for the Indians engaging in the massacre; but as to that ques-tion you are not called upon to decide. If, from the evidence, y-u believe that the Indians were co-operat-ing and acting in concert with the whites in the accom-

ng and acting in concert with the whites in the accom-lishment of the destruction of the emigrants, it but makes a more vivid picture of the enormity of the bru makes a more vivid picture of the enormity of the bru-tally of the inhuman work. The charge in this case is murder, but it is not only the killing of a human being that is murder; besides the two degrees of murder there is manslaughter and also justifi-able or excusable homicide. Murder is the killing of any human being with malice aforethought, either express or implied malice. A revengeful act is done intentionally and without good cause or excuse. If, therefore, you believe from the evidence that the killing in this instance was willful, deliberate, pre-meditated, and with malice aforethought, and that such killing was in pursuance of a common design or purpose, to which common purposes the defendant was a party, he is guilty of murder in the first degree, and you will so find. Malice is an essential ingredient in the killing to constitute the crime of murder, but it need not be expressed, but may be implied from the

the killing to constitute the crime of murder, but it need not be expressed, but may be implied from the acts and conduct of the parties. In most cases malice is not susceptible of direct proof, but may be estab-lished by inferences more or less strong, to be drawn from the facts and circumstances connected with the killing of which indicate the disposition or state of mind with which the killing is done. If, however, you should find from the evidence that the killing was with malice aforethought either expressed or implied, but was not wilfull, deliberate and premediated, it would be murder in the second degree, and if the killing was unlawful, should you find from the evidence that there was no malice the crime would be manslaughter. If was no malice the crime would be manslaughter. you believe from the evidence there was no malice

bare first arisen from an unfavorable necessity, with-out any will, intention or desire, and without any inad-vertance on the part of the party killing, and therefore

vertance on the part of the party killing, and therefore he was without blame, as were the example of the exe-cution, according to law, of a criminal who has been lawfully sentenced to be hanged, it must have been committed. If an officer were assaulted and resisted, and should kill his assailant, there is no evidence which could be classed under either of these heads of justificable homicide. A homicide can be excused only in two ways: first, when the act was what is called a misadventure—that is, where in doing a lawful act, the party, without any intent to hurt, unfortunately kills another; second, when a party acting in self-de'ense kills another per-son. There is no evidence that these persons were

such going was not only innocent, but laudihle and humane. Thirteenth—If the persons of influence caused the men to go to Mountain Meadows ostensibly for a good purpose and not for a bod purpose the act of going there and being present and not taking any part nor alding or abetting is not evidence against defendants or any other intention than to accomplish such osten-sible purpose unless they had notice of the real object. In the absence of such proof of notice the law pre-sumes no guilty knowledge or intention. The attorneys for the people, and also, for the de-fense, will now address ton a six their right adding you serve.

sumes no guilty knowledge or intention. The attorneys for the people, and also, for the de-fense, will now address you, as is their right, aiding you to reach a correct conclusion in the case. Now, gen-tlemen, the duties which devolve upon you are very responsible, but you should act the part of independent jurors, disregarding any and all outside influence; looking to the evidence adduced, to the law as given by the Court, and your own oaths as your guides, be careful to do right. Your duty is not only to the prisoner at the bar, but also to the people and your own consciences. Your action will be looked to with great interest far and near, and it behooves you to act candidly, carefully and conscientiously.

Arguments of the Counsel.

At the close of the Judge's charge District Attorney Carrie opened the argument, briefly reviewing the testimony. Satherland tollowed with a diffuse speech, mainly devoted to break ing down the testimony of Klingensmith. Th Court adjourned at 5 p. M., leaving Sutherland's argument unfinished.

Singular Facts.

Some singular facts have come to light regarding the defense, to be considered in connection with Lee's declaration that his counsel is defending some person not in Court. It ap pears that Spicer was the first counsel in the case. For two days past Spicer has not been in Court, and has apparently withdrawn from the case, being unable to agree with the other counsel. Being questioned, he answers, "1 guess they have got enough of me." Hoge, the next counsel, was regularly employed by Lee. The Bishop of Pioche came here, and entered the case after visiting Salt Lake, and it is understood he gets no fee from Lee. Sutherland first appeared in Court for Dame, and never appeared for Lee until the impaneling of the jury began, since which he has taken the management of the case. Bates is Sutherland's partner and early in the case went to Salt Lake. whence he is constantly communicating with Satherland, and where he took the depositions of Brigham Young and George A. Smith. Sutherland & Bates are regularly retained attorneys for the Church by the year. These things are the subject of constant comment. The Bishop was heard to say he had called on Mardock, the Mormon Bishop here, and stated the defense expected now as the jury was at last drawn, that a verdict of acquittal should follow the trial; Mardock took all night to consider. The next morning, at sunrise, he reported he would not attempt to guarantee any thing. The Bishop then said his client should turn States evidence. Then followed his confession and its refusal. It is conceded that the strength of the prosecution surprised all, and that if the Mormon authorities advise the jury, they would direct a conviction which would be less damaging to the Church than a disagreement, according to the original plan. These matters are the subject of much and excited debate and comment among lawyers, officers and attendants at the trial. The United States officers say they have no expectations of a verdict.

THE KEY-NOTE OF HEALTH .- The health and

vigor of the several organs of the body deyou believe from the evidence there was no malice the offense is of a higher grade than manstaughter, and if there was malice and the act was wilfull, deliberate and premeditated it cannot be murder in the second degree, but is of a higher grade and is murder in the first degree. Then in that case it is murder in the first degree or nothing; that is, if it be not murder in the first degree, it can only be a justifiable homicide or ex-cusable homicide. To be a justifiable homicide it must have first arisen from an unfavorable necessity, with the first degree being the prevent it by a timely use of the second pend upon the simple condition that the func-Hostetter's Stomach Bitters, which rouse the vital energies when dormant and endow the feeble frame with needed stamina. At the same time that the Bitters infuse new strength into the system, they correct those functional arregularities and local weaknesses which san th vital power. Dyspepsia, bladder and kidney complaints, gout, rheumatism, fever and ague, bihousness, constipation and nervous diseases are invariably overcome by the operation of this standard alterative tonic.

THE Red House sells the best whalebone cor-set in the city for 75 cents and \$1 each. IF you want to see a live house that is not afraid to sell goods at a small profit, and sell a plenty of them, step into the Red House. *

are to meet at Watsonville. August 4th The are-H. Soper, J. Cormack, A. J. McLain, D. J. Cumming, R. F. Dean, Jerome Porter, B. F. Porter, J. S. Green, L. Heath and A. R. Me

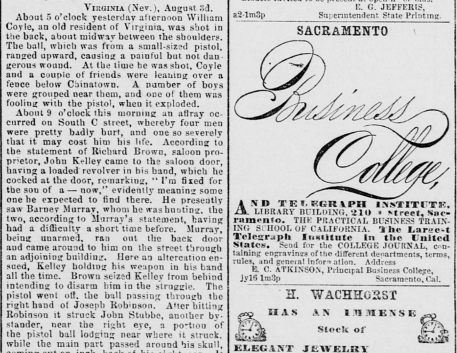
From Carson-Custody of aChild on Habeas Cor-pus-The Mint.

CARSON, August 3d. In the Supreme Court, before Justice Hawley, in chambers, Frederick C. Gamble, of Utah, petitioned for a writ of habeas corpus for the possession of his infant son. Gamble was married some three years since. After marriage some trouble with his wife occurred. The wife, who was at the time enciente, weat to Salt Lake and entered a house of ill fame. In due time the child was born, and was by legal deed given to a cyprian who lives in Virginia City. With this woman the child has lived up to the pres-

ent time. The father bearing of the circun stances made application for a writ of haber habeas corpus, which was granted by the Chief Justice and doubtless Gamble now has the child in charge. This being the day of the funeral of ex-Pres-

dent Johnson, the United States Mint has been closed.

Shooting Affair at Virginia City-Another Shoot ing Affair, and Four Men Wounded-A Medical Diploma-A Serious Accident.



oming out an inch back of his right ear. is thought be will survive. Brown was com-pelled to strike Kelly on the head several times And is in receipt of new Goods daily direct for tories, with whom he has formed business cont while in the East. with the built of a revolver before he could wrest the weapon from him. Murray also, received a severe cut upon the head during the melee.

The case of Dr. A. B. Spinney, arraigned for failing to file in the office of the Recorder

a copy of his medical diploma is being tried before a jury in Judge Cox's Court to-day. A ong and elaborate argument is in progres There is no likelihood that the cise will be finished to-day. About 10 o'clock this morning while moving

BOARDING AND DAY SCHOOL a rock weighing about five tons at the Cale-donia new shaft, William Jewell got his arm caught underneath it and terribly crushed.

Passengers Passing Carlin for California.

CARLIN, August 3d. The following named passengers passed Carlin August 3d, to arrive in Sacrament August 4th: F. F. Adams and wife, Ohio; W. G. Green and wife, Miss K. Y. Green, Illinois August 4th: F. F. Adams and wife, Onlo; W. G. Green and wife, Miss K. Y. Green, Illinois; Miss A. E. Adams, Ohio; C. C. Green, New York; L. W. Mix, Tennessee; Licutenant F. Van Schrader, U. S. A.; Miss A. Fardmer, Mrs. E. J. Maltz, Pennsylvanis; Mrs. J. H. Freeland and family, New York; F. Suther-land, Mrs. Sutherland, Miss Jessie Sutherland, Miss Clara Sutherland, San Francisco; Mrs. C. W. Cutter; A. L. Choppin, New Orleans; C. Nelson, New York; A. Hirsch, New Orleans; Mrs. J. C. Phillins, Chua; Mrs. O. P. Canghery, Pennsylvania; Mrs. J. Benhyat, San Francisco; Dr. Watkins and wife, Canada; Mrs. C. W. Clark, San Francisco; W. H. Dixev and family, Chicago; G. L. Viren, U. S. A.; J. Wakeman, Master S. H. Wakeman, G. A. Sterling, New York; J. Schuster, Obio; C. Rogers, New York; J. Schuster, Obio; C. Rogers, New York; J. Merose, Indiana; Mrs. Carson and family, New York; J. Johnson, Massachusetta; Mrs. C. Agnaw, Maine; Miss N. Weir, New

Jamity, New York; J. Johnson, Massachusetta; Mrs. C. Agnaw, Maine; Miss N. Weir, New York; Mrs. M. Federhan, Miss Cushing, C. Cushing, Massachusetts; Miss G. A. McColin, Maine; S. Battiersby, New York; D. McColin, J. McColin, Maine; W. F. Jones, Kansas; C. K. Hawkes, New York.

25 reams Heavy, Fine Enamelled Cover Paper, 20x24 and 22x28. 200 reams Medium Cover, 35 fbs, assorted colors. Ledger Papers, (Perfect.) 300 reams Demy, 26 and 28 lbs. 00 reams Medium, 36 and 38 fbs.

100 reams Royal, 42 and 44 fbs. 300 reams Super Royal, 52 and 54 fbs. 100 reams Imperial, 65 and 68 fbs.

Bidders will please furnish samples, price per pound or per ream, for the different weights, and also names of makers whose stock they propose to supply. Bid-ders will state their prices in gold coin. Paper will not be needed before Novem'er 15th, 1875, and then at such times and in such quantities as may be needed. THE PLACE TO GET A new "first class MATHUSHEK PIANO" b b b is at Headquarters, corner of Sixth and I streets. Beware of those who by some means get in the used in the strength of the strength of the used nay be needed.

Payments to be made in warrants upon the State easury, issued at the first meeting of the Board after

Treasury, issued at the first meeting of the Board after delivery of paper. "No bid will be considered unless accompanied by a bond, with two or more sureties, in the sum of five thousand dollars, payable to the people of the State of California, conditioned that if the bidder receives the award of the contract he will, within thirty days, enter into bonds in the sum of ten thousand dollars, with two or more sureties, to be approved by the Gaverage two or more sureties, to be approved by the Governo of the State, that he will faithfully perform the condi

of the State, that he will faithfully perform the conta-tions of his contract." The Board reserves the right to reject any or all bids, and to accept all or any portion of any bid. Proposals to be indersed, "Proposals for Paper for State Printing Office." Bidders invited to be present at opening of bids. E. G. JEFFERIS, a2-1mSp Superintendent State Printing.

GEORGE STECK PIANOS took the only Gold Medal at Vienna. Mathushek Pianos, Cabinet Organs. Second hand and cheap Pianos at lowest prices. Pinos to rent. Call on JOHN F. COOPER, co sixth and I streets. iv14-

Mul

Addres

AND DIAMO

SACRAMENTO SEMINARY.

For Young Ladies.

street, bet. 10th & 11th, Sacramento

HERMON PERRY, A. M.,Principal,

MRS. HERMON PERRY, Associate Principal,

ssisted by a full corps of Experienced and Successful

Teachers.

For Catalogue or Circulars direct to the Principal jy51m3p

SACRAMENTO CITY BONDS.

THEFUND COMMISSIONERS WILL

purchase, to the extent of the gold and silver ads in their hands, City Bonds issued under the Acts

1858 and 1864, past due coupons removed there'rom

of 1858 and 1894, past due toupen at 33% per cent. Coupons of 1870, at 90 per cent; 1871, at 89; 1872, at 60; 1873, at 50; 1874, at 40; and 1875, at 30. H. O. BEATTY, J. D. L98D, M. D. MERMIN

SWEEPING REDCTION !

FOR THE REST OF THE SEASON,

Cor. K and Third Sts.

To make room for early Eastern importat S. J. NATHAN & CO.'s,

21-tf3p

jv28

HENRY MERWIN,

Commissioners.

1m3p

The next Term will commence August 2d.

11

SACRAMENTO



MAINESS

Will Procure Life Insurance upon the

Trust Fund Savings Deposit System of Insurance,

And any other plans now in use, and will transact, as Agents and Brokers,

A GENERAL INSURANCE BUSINESS

A Policy of Life Insurance upon the Trust Fund sys-m secures to the holders deposits in a Savings Bank, addition to Insurance, at the same rates charged by utual Life Insurance Companies for Insurance alone, his Association places its Life Risks in

THE PACIFIC MUTUAL

LIFE INSURANCE COMPANY

Of Cali	fornia,
---------	---------

de la	Liabilities, January 1, 1875
ONDS,	Surplus as regards Policy Holders\$ 451,878 25
com Fac- nections	The Policy Holder has the benefit of the protecting laws of California, enacted 1873-74. An insurance with an annual premium not exceed-
nrana .	ing \$500 is exempt from execution, by a special Act of

GRAND REDUCTION FROM FORMER PRICES! WACHINGREST'S, Sign of the Town Clock, J street, between Third and Fourth, Sacramento. Country orders promptly attended to. Repairing the all its branches neatly done. Sign of the Town Clock, J street, between Third and Fourth Sacramento. Country orders promptly attended to. Repairing the all its branches neatly done. Sign of the Legislature of California (1868). An equitable "Cash Surrender Value" is guaran-for this teason its Policies can be used as collateral any bond for a like amount, and can be converted into the cash value, as provided for in the Trust Fund De-tor the price of the cash value, as provided for in the Trust Fund De-tor the price of the cash value, as provided for in the Trust Fund De-tor the price of the cash value, as provided for in the Trust Fund De-tor the price of the cash value, as provided for in the Trust Fund De-tor the price of the cash value, as provided for in the Trust Fund De-tor the price of the trust fund De-tor the price of the cash value, as provided for the trust fund De-tor the price of the trust fund De-tor the trust fund De-

posit Plan. Certificates of Trust Fund Deposits will, by special irrangements, be issued by the following Banks:

Western Savings and Trust Company Of San Francisco, California :

THE SANTA ROSA BANK, Santa Rosa and Uklah; THE BANK OF LAKE, Lakeport, California ; THE BANK OF HEALDSBURG, Healdsburg;

THE BANK OF RIDEOUT & SMITH, Marysville.

Reliable Agents wanted in every county of the States and Territories of the Pacific Coast. Apply, by letter or in person, to

Trust Fund Insurance Association

AND GENERAL INSURANCE AGENCY, No. 320 California St., San Francisco. jy9-1m3p

LAUREL HALL.

MISS BUCKMASTER, PRINCIPAL.

The next session of this Seminary for Young Ladies will begin AUGUST FIFTH, 1575. For circulars or information, address the Rector,

REV. EDW. B. CHURCH, A. M., San Mateo, Cal. jy19-1m3p

FOR SALE CHEAP. FOUR SECOND-HAND WAGONS. brakes; all complete, rady for use. Can be seen by applying to DANIEL BROWN, Blacksmith and Wagon-maker, 278 K street, bet. Ninth and Tenth. jy26-1m3p