The bonds issued to redeem the warrants now out, would draw an annual interest of about \$150,000, which is thought would be about the same amount the city would save by reducing her transactions to a cash basis. This latter system should prevail, no matter at what cost, as, in the end, the city will be greatly the gainer.

But the plan suggested by the Chronicle is to fund the warrants, by issuing bonds drawing ten per cent., for the warrants now out, for the amount they are worth in cash -- say seventy cents on the dollar. By this plan the city would make about \$250,000.

The article to which we have referred, closes with this paragraph:

We know that there is a party which wants to give \$100 in bonds for \$100 in warrants. The brokers who have dealings in those warrants would of course like that. Can the city force the warrants

Of course, the city can force her creditors to take whatever she determines to pay them on the dollar, provided she has no property upon which an execution could be levied. Any failing debtor can dictate terms to creditors, but we hardly sup-

in the shape of scrip should be funded.

The late news from Oregon and Washington Territories includes rumors that some parties in the latter were preparing to make a fillibuster descent upon the British island of Vancouver. But this is too absurd for even a rumor. It may do to play the fillibuster game on Mexico and Spain, but to try it on John Bull might prove rather hazardous. Our Government might as well buy out the Hudson Bay Company, as well as all other claims on the North Pacific coast, and let us own from Mexico to the Arctic Ocean. A threatening plot to unite the powerful tribes of the Trinity Mountains.

and Klamath Rangers had an encounter on Smith's are again restored to the roll. River, but a short time since, which resulted in the death of several Indians, and the Yreka Herald considers that the war of extermination had commenced. The Indians must and will inevitably be annihilated by force, unless the United States Government adopts a different policy towards them, both in this State and Oregon.

Our Indian policy on the Pacific side is very detion in very incompetent hands. Most of the difficulties with them are caused by the actual want of something to cat for themselves and women and children. The white man has killed or driven off most of the game and fish upon which they formerly depended for sustenance, and left them to steal or starve. If the Government would furnish them food and blankets, and leave them in their natural haunts, instead of collecting different tribes and families upon the same territory, we should rarely hear of Indian robberies

They are destined to melt away before the rays of civilization, do what we may to prevent it; ning Journal contradicts the rumor that the then why should they be left in a condition where no alternative is left them but to steal, and then matter which the General Government should at- continue as heretofore. tend to speedily and if it does not the State may with propriety take the matter in hand. There is something more needed than a mere ap-

SENATORIAL.—The voting yesterday for United States Senator was resumed at 12 o'clock, by the joint Convention of the two Houses. Five ballottings were had, with but little variation in result from the day before. Mr. Gwin fell off a few votes, coming down to 38 on the third trial, while of ladies was scarcely so great as on Wednesday, Mr. McCorkle's vote increased from 13 to 17. Nothing was settled unless it was that under no circumstances can Dr. Gwin be elected. The vote for Col. Edwards was 36 and 37, except the last when several of his friends were not in their seats, which reduced his count to 33. The voting Leaders for the Tribune's columns? or how much will be resumed again to-lay at 12 M., with pro- to raise a Democratic Compromise on the Senatorial hably a like termination

"Young AMERICA."-Thus far during the present session, most of the talking in the Assembly chamber has been done by the younger members of that body. It is true that up to this time there has been little necessity of making labored speeches, and as little opportunity, so that when questions of vital moment do arise we may antici pate witnessing displays of wisdom from the elder representatives, although there are few, very few, who can be properly classed as elderly or middle aged gentlemen in the House.

Tuolumne Case.

The contested election case between Messrs. Galvin and McCurdy, and the Senatorial election, engage the attention of the Assembly from day to day, to the exclusion of nearly all other business. Additional testimony was taken yesterday, as will be seen by our report of the proceedings. The defence on the part of the sitting member seems still to be confined to legal technical objections to the reception of certain kinds of evidence. His counsel claim that the strict rules of evidence, as applied in Court, should be observed before the Assembly. To a great extent this is, in contested cases, impracticable. Neither should it be strictly required, as the Assembly more resembles a Court of Equity when sitting upon such a case, than one of law. The main object is truth and justice, and they should never be suppressed by a resort to technical quibbles. If testimony is laid before the Assembly, the truth of which is not disputed, of a weight and character sufficient to satisfy them upon which side the right lies, it should go forward and act, without stopping to inquire whether it came before them under the strict rules of evidence or not. A confidence in its truth and reliability is all the members need, to enable them to make up their opinions.

The majority in the Assembly have extended an unusual degree of courtesy and time to the sitting member. Had the majority been Democratic, judging from the past history of the party. and a Whig held the seat against a Democratic contestant, he would have been ousted within the first hour after a report from the committee on elections had been read recommending such a course. It is a way the party has of doing up that kind of business, particulally when a vote is needed.

In this case it would have been an easy matter for the sitting member to have obtained access to all the papers in the county, as we understand the officers, judges, &c., are all members of his own party, and naturally anxious for Mr. Galvin to retain his sent

It is to be hoped the case will finally be disposed of this morning. It has cost the State a large sum of money already

A LOST LEGISLATOR .- Or readers doubtless re member that for many weeks after the compose San Francisco will act upon the suggestion. mencement of the famous Vallejo Legislative That kind of financiering would have saved session of '52-3, the then representative elect this city some tens of thousands last year, in re- from the far-off county of Siskiyou failed to force deeming warrants in circulation, and bonds run- his way out of the snow-drifts of that frigid secning to maturity. The rule here in issuing bonds tion of the State. And it was not until the wanwas the very opposite of the one proposed in San dering Capital had deserted the barren hills of Francisco. The plan suggested by the Chronicle Vallejo for the little less comfortable city on the we presume will be offered as the principle of Straits of Carquinez, that the gallant "Siskiyou progress upon which the floating debt of the State pony" stood before the Speaker's rostrum to receive the oath of office. The recent severe When the scrip issued during the revolutionary storms also delayed the present representive from war was funded, it was contended that the same | Siskivou so long from reaching the Capital, that rule should obtain-that the continental paper serious apprehensions had begun to be entertained out had passed from the hands of the original for his safety. And these fears were not entirely holders for a mere trifle-and that Congress groundless. Mr. Curtis informs us that he started should propose to fund it by issuing bonds for a from Whitehall Farm, twenty-four miles south of certain portion, say one half of the original Yreka, for this city, on the first day of the present amount. But the plan was rejected, and the debt month. It had been snowing violently for four funded for the full amount. This, Mr. Benton hours prior to his departure. He started on and others have considered a great financial er- horseback for Shasta direct, and in order to reach ror, and one that was brought about by those who that place by the nearest route, took a cut-off held the continental money, who made it the in- which crosses the "divide" between the Scott terest of members of Congress to pass the fund- and Shasta Valleys. After travelling for some distance on this trail, the storm increased in in tensity, and it was not long before Mr. Curtis lost his road. On returning to the main valley, he froze both of his feet, and otherwise suffered intensely from the cold which prevailed. Fortunately he had laid in a bountiful supply of provisions, as in those solitary fastnesses of the mountains there was not a station anywhere to be found. On the fourth day after leaving home, Mr. Curtis reached Yreka, from which place he took the stage to the foot of Scott Mountain, thence passage in a pack train to Shasta. Mr. Curtis encountered no snow to the southward

of Indians in Oregon and Washington Territories Pension Office.—The annual report of the for the purpose of annihilating, the whites, had Pension Office shows that the whose number of been discovered and exposed. It was said to be pensioners, June 30, 1853, was 11.867. Annual the work of an Indian named Garry, who speaks amount payable to them, \$1,070,079. Same, June good English, and who was employed by Governor 30, 1854, 14,065, and annual amount payable to Flat Head tribe. Garry told the Indians that the soldiers on the roll, June 30, 1853, 1,395; numwhites intended to kill all the Indian men and ber of Revolutionary soldiers on the roll, June carry off the women and children. The plan of 30, 1854, 1,069. There have been taken from the Indians was to set fire to the houses of the the rolls of the Army Pensioners during the year whites over a large section of country, and then ending June 30, 1854, by death, 643; by transkill the occupants as they endeavored to make fer to the Treasury Department, as unclaimed their escape. But little advance, however, seems pensions, 883-total, 1.526. Of the Navy Pento have been made in the plot, as numbers of the sioners for the year ending Sept. 80, 1854, 24 are tribes were reluctant to engage in so desperate an reported dead, and 38 transferred to the Treasury Department as unclaimed pensions. Of those Near the Oregon line in this State, the Indians transferred to the Treasury Department but few

THE CASE OF TABOR .- The Stockton Republican states that John Tabor, who was found guilty of the murder of Joseph Mansfield, at the last term of the District Court, was brought up for term of the District Court, was brought up for sentence on Wednesday, but upon motion of his Mr. Galvin's own admission, that he had received counsel, the case was postponed till Monday next, in order that counsel might argue a motion for a fective, besides being often entrusted for execunew trial and an arrest of judgment. The dehis situation and confinement had pressed heavily

his situation and confinement had pressed heavily upon him.

MILITARY COMPANIES IN SAN FRANCISCO.—There are seven military companies in San Francisco, as follows: California Guards (Flying Artillery), Empire Guards, Marion Rifles, National Lancers (Cavalry), First Light Dragoons, San Francisco Blues, and City Guards. In addition to the above, a new company is being formed by Capt. Schaeffer, late of the Marion Rifles, to be called the City Greys.

Tor Mail Strampers.—The San Francisco Electronic Market of the Marion Rifles, to be called the City Greys.

Tor Mail Strampers.—The San Francisco Electronic Market on the subject and conversation with Mr. Galvin was during the time the testimony was being taken or not.

Mr. Cogsweil was then sworn, and stated that he fact that commissioners had been appointed to take testimony missioners had been appointed to take testimon in regard to the contested case, but that he did not know whether Mr. Galvin was present or not; that Mayor Collins, of Sonora, acted or professed to act as counsel for Mr. Galvin during the time the ommissioners were taking testimony; that he had a conversation with Mr. Galvin on the subject, and that his function was intended to take testimon with some visioners whether Mr. Galvin was present or not; that Mayor Collins, of Sonora, acted or professed to act as counsel for Mr. Galvin our the time the ommissioners were taking testimony; that he had a conversation with Mr. Collins was acting for him; Mr. Collins was a

THE MAIL STEAMERS .- The San Francisco Eveweekly trips of the Pacific steamers is to be discontinued. The agents of both lines of steamers be hunted down like so many wolves. This is a assure that paper that the weekly steamers will

> AN EDITORIAL LAWYER .- Our cotemporary, the senior editor of the State Journal, appeared as counsel vesterday for contestant, in the election case of McCurdy es. Galvin.

THE CAPITOL CROWD.—The lobbies of the Capitol, the gallery of the Assembly chamber, and the space within the bar appropriated to ladies, were densely crowded again yesterday, during the ballotings for United States Senator. The attendance owing doubtless to the unpleasantness of the day

COMMUNICATED. Saleratue for the Tribune .- If it takes two b rels of saleratus to raise a "Stirling Hulk," how much of the same article does it require to raise question? or what quantity will it require to raise votes enough to elect Wm. M. Gwin or D. C. Broderick? In considering this problem be careful you don't calculate an over dose or you may create a fermentation which will raise "Old Pike" so far above his two distinguished competitors, that all the saleratus, with all the empty casks, in the world's market, will not be sufficient to raise them again, the fraction of an inch from the deep political interment to which they will be forever after consigned with unanimous consent. Stirling Contractor.

MAGAZINES .- E. E. Griggs & Co. have furnished us with Harper's, Graham's, and Knickerbocker Magazines for January.

CALIFORNIA LEGISLATURE.

SENATE.

SENATE.
THURSDAY, Jan. 18th, 1855.
Senate met pursuant to adjournment, Lt. Gov.
Purdy in the Chair.
Prayer by Rev. Mr. Pratt.
Journal read and approved.
Mr. Tuttle introduced a bill for an act to repeal an act to provide for the establishment of a State
Marine Hospital at San Francisco, and to provide for the indigent sick in this State. Read a first and second times. Mr. Tuttle moved that the same be referred to

JOINT CONVENTION—SECOND DAY.

At 12½ o'clock the Senate, preceded by their presiding officer, entered the Assembly chamber, and the Convention was called to order by the same.

Rolls of both Houses called; Messrs. Mahoney and De la Guerra, of the Senate, absent.

Mr. McFarland, from the select committee, appointed to wait up un Mr. Mahoney and receive his vote, submitted their report and the communication of the Senator, who instructs therein the committee to cast his vote for David C. Broderick.

Mr. Arrington offered a resolution to the effect Messrs. McFarland and Keene opposed such reference, and moved and seconded respectively that the bill be referred to the Committee on Hospitals.

Mr. Tuttle withdrew his motion, and same referred to latter committee.

Mr. McCoun introduced a bill for an act to fund the debt of Contra Costs country.

Mr. McCoun introduced a bill for an act to fund the debt of Contra Costa county, and to provide for the payment of the same. Referred to delegation from Contra/Costa county.

Mr. Crenshaw moved to take up the resolution concerning the awarding and compensation of clerks to the several standing committees.

On motion of Mr. Keene, resolution was laid on the table, the amendment allowing the members of the committees to have the power of appointing the same, having previously been voted down.

On motion of Mr. Sprague, the report fixing the per diem of officers of the Senate was taken from the table. This report awards the Secretary and Assistant Secretary \$15, Sergeant-at-Arms \$15, Engrossing and Eurolling Clerks \$12, Doorkeeper \$12, Pages \$8, Porters \$8, Chaplains, \$12, extra Clerks, \$12.

for U. S. Senator, with the following result:

FIFTH NOTE.

For D. C. Broderick—Messers. Colby, Day, Hall,
Lippincott, Mahoney, Moore, Sprague, Whiting,
Chase, Covarrubias, Hunt, Knox—12.

For Wm. M. Gwin—Messrs. Crenshaw, French,
Gove, Heintzleman, Hook, Keene, Kendall, Leake,
Mandeville, McNeil, Norman, Amyx, Baker, Beatty,
Bogardus, Boles, Brewton, Brown, of Nevada;
Burke, Clayton, Coombs, Cook, Cunningham, of El
Dorado; Cunningham, of Sierra; Foster, Graves,
Johnson, El Dorado; Johnston, of San Francisco;
Kinney, McCutchen, McConnell, Palmer, Quinn,
Stevens, Stevenson, Singley, Smith, of El Dorado;
Smith, of Marin; Talliaferro, Vineyard and Watkins—41.

\$12, Pages \$8, Porters \$6, Cant.
Clerks, \$12.
Mr. Sprague moved to amend the resolution by the substitution of \$17 as the per diem of Secretary and Sergeont-at-Arms. Adopted.
Mr. Peck moved to lay the report on the table.

ost.

Mr. Moore offered as an amendment, that the pay
f the Enrolling Clerk be fixed at \$15 instead of at 2. Lost. On motion of Mr. Sprague, the report was laid

For Phil. L. Edwards—Messrs. Burton, Hawks, Hawthorne, McCoun, McGarry, Peck, Scellen, Andrews, Arrington, Adkinson, Bates, Brown, of Contra Costa; Corey, Curtis, Dana, Douglass, Doughty, Farley, Farwell, Ferguson, Gober, Gregg, Hosmer, Keyes, Lincoln, Mellus, Meredith, Moreland, Murdock, Oxley, Rowe, Taylor Updegraff, Waite, Whitney and Mr. Speaker—36.

For J. W. McCorkle—Messrs, Flint, May, Rust, Stebbins, Tuttle, Ashley, Flournoy, Galvin, Gaver, Geller, Jones, Rodgers, Ryland, Sherrard, Stewart and Wells—16.

For Jas, A. McDougall—Messrs, McFarland, Buffer, Stewart and Wells—16. on the table.

Mr. Kendall gave notice of a bill for an act to

Mr. Kendall gave notice of a bill for an act to amend an act entitled, "An Act providing for seats of justice in the several counties of this State."

Mr. Keene gave notice of a bill for an act instructing the Judiciary Committee to inquire into the expediency of reporting a bill for an act to make mining claims personal property.

Mr. Whiting gave notice of a bill for an act to amend an act creating a Board of Commissioners to regulate water courses. regulate water courses.

Mr. Heintzleman gave notice of a bill for an act

Mr. Heintzleman gave notice of a bill for an act appropriating moneys for desks of State Library and for State Archives.

Mr. Sprague gave notice of a bill for an act to repeal an act concerning pay of officers, and to reinstate an act concerning pay of officers.

Mr. French, from the Committee on Public Expenditures, to whom was referred that portion of the Governor's Message relating to the government expenditures, asked to be discharged from the further consideration, on the ground that nothing thetein came properly before them for consideration. Senate acceded to request of the chairman of said committee.

ittee. The hour having arrived for the Senate to go in Joint Convention, the Clerk of the Assembly ap-cared at the bar of the Senate, and duly notified hat body of the fact that the House was prepared go into Convention.

ASSEMBLY ASSEMBLY.

House convened at 10 o'clock, Mr. Speaker in the hair. Prayer by Rev. O. C. Wheeler.
Roll called. Journal read and approved.
Bill for an act for the support and maintenance of public schools was read a second time and refered to the Committee on Education.
Bill for an act regulating fees in office was read second time and referred to the Judiciary Com-

tory of an act concerning the Courts of this State and Judicial Officers. Read and referred to Judiand Judicial Officers. Read and referred to Judiciary Committee.

Mr. McCutchen introduced a bill for an act relative to juries and jury trials in this State. Referred to Judiciary Committee.

Mr. Bates gave notice of a bill for an act for the construction of a wagou road from the mouth of a canon to Shasta.

Mr. Taliaferro gave notice of a bill for an act to establish a uniform system of mining laws.

Mr. Buffum gave notice of a bill for an act to establish a uniform system of mining laws.

Mr. Buffum gave notice of a bill for an act to change the name of John Joseph Murphy to John Joseph Clinton.

Mr. Curtis gave notice of a bill for an act to constitute Humboldt and Klamath as the 13th Judicial District

District.

Mr. Watkins gave notice of a bill for an act de fining the head of navigation on Alameda river.

Mr. Rowe gave notice of a bill for an act to constitute the counties of Siskiyou and Trinity as the Sth Judicial District, and to regulate the terms of

Sth Judicial District, and to regulate the terms of the Courts thereof.

Senate resolution for the distribution of copies of bills to members was concurred in.

Mr. Ryland gave notice of a bill for an act to de-fine the boundaries of Santa Clara and Alameda

revision of the statutes of this State.

The bill for an act concerning estrays was read a third time and referred to the Committee on Agriulture.

The contested election case of McCurdy vs. Gal-

n was then called up.

Mr. Tahaferro moved a call of the House. Lost. ayes 21, noes 37.

The counsel for contestant then introduced as witness Gen. D. P. Baldwin.

The House then proceeded to take the testimony in the case, and Mr. Baldwin was called upon the

stand, and was sworn.

Mr. Baldwin stated that he resided at Sonora, in Tuolumne county, that Mr. McCurdy had written to him some time after the general election, expres-sing great surprise at the result. That he (Bald-win) proceeded to the Clerk's office, and examined tion of Wm. M. Gwin, and were actuated by the purest and most honorable motives, and we may mention Mr. Norman as a type of the class; these gentlemen participated in the caucus because they believed they were walking in the steps of Democratic usage, and vould have as freely voted for any other good Democrat as they now vote for the present nominee. For their motives and their course of action we entertain the profoundest respect, although we may differ from them as to the kind of majority that should have ruled on that particular occasion and in view of the particular emergency. the returns, and found that Mr. Galvin had received a majority of one vote.

Mr. Howard objected to parole testimony; it was not proper when written testimony could be ob-

The Speaker said that the point was well taken. arole evidence was not admissable.

Col. William Walker addressed the House, and contended that the House should not consider itself

as strictly a legal tribunal, but that all the facts that could be ascertained should be offered as tes-The Speaker adhered to his decision.

be received as evidence.
Mr. Baldwin proceeded; stated that he had had frequent conversations with Mr. Galvin, and that Mr. Galvin had repeatedly said that his majority was but one; that he (Baldwin) knew the fact that 000,000 within a few weeks in this city. The cotton season is just opening in, promising a good crop and heavy returns. Roads, costing sixty millions of dollars, will have been brought into full use, between January 1st, 1854, and January 15th, 1855. Over trading has been pretty effectually held up. The breadsuff and provision products of the last season are steadily coming in, and the effect of cutting off the Russian supply of

Mr. Cogswell was then sworn, and stated that he lived at Chinese Camp, Tuolumne county: was a lived at Chinese Camp, Tuolumne county; was a Justice of the Peace; was in Mr. Sullivan's office when testimony was being taken in the contested case; was sure that he saw Mr. Galvin at Mr. Sulcase; was sure that he saw Mr. Galvin at Mr. Sullivan's office on the morning prior to the testimony being taken; had some conversation with Mr. Galvin in the front of the Court House; upon that day, between the hours of 10 and 2, the commissioners had met at Sullivan's, had proceeded to the Court House, had adjourned from the Court House to Mr. Sullivan's office, the District Court being in session; did not know that Mr. Galvin was present at the time of the adjournment, but that he could not have been ignorant of it; could not say precisely what the conversation with Mr. Galvin was, it was something about the contested election; attended as a "Governments have a moral character as patent and as paraded as the device on their banner folds. The elder Rome was an unscrupulous robber The elder Greece was an exquisite voluptuary. Russia to-day is a sturdy and selfish churl. France is an ambitious and unprincipled man of fashion. Spain is a wasted and wrinkled and scorned courtesan, in the decay and decrepitude of dissolute living. England is a cross breed between the Pharisee and the

commissioners then went to the Court House; do not know that the adjourned in the Court House, it might have been on the Court House steps.

Mr. Cogswell was crossed-examined by Mr. Sanders and several members asked questions.

Mr. Cogswell states that he did not see Mr. Galvin at Sullivan's office—that he did not see him in rin at Sullivan's office—that he did not see him in consultation with Mr. Collins—that Mr. Collins did not make any formal response for Mr. Galvin— when the case was opened, but appeared to conduct the case.

Mr. Ford was sworn and stated that he lived in

Sonora, Tuolumne county; was formerly Clerk of the county; was now Deputy Clerk; that he had made out the commissions for the contested elec-tion; the name of Stuart had been withdrawn and that of North substituted.

Mr. Robinson asked the witness if he knew the

Witness stated that he had given the official re-turns to the Editor of the paper, but could not say whether the copy agreed with the official returns or Mr. Robinson asked the witness if he knew wha Mr. Howard objected—said the official returns were the best evidence.

Mr. Lincoln moved that the witness be allowed

to answer the question.

The Speaker was proceeding to put the question when an objection was raised, that by resolution of the House, the Speaker was to be the judge of the testimony.

Mr. Amyx offered a paper to show that Mr. Galvin had made enquiry about the official majority, but could not ascertain what it was; had been referred to the office of Secretary of State.

A member stated that no such official returns have been received at the office of the Secretary of

Mr. Taylor moved the previous question.

tained—yeas 46, nays 29.

A message was received from the Senate, that they were ready to meet in joint convention.

On motion, the House took a recess for fifteen

JOINT CONVENTION-SECOND DAY

Mr. Arrington offered a resolution to the effect hat the Senate withdraw until the disputed elec-ion case of McCurdy and Galvin be settled. Lost, Mr. Ferrell moved to lay the report on the table

kins-41.
For Phil. L. Edwards-Messrs, Burton, Hawks

For Jas. A. McDougali-Messrs. McFarland, Buf-

um and Cammet—3:

Mr. Edwards voted for E. P. Fletcher.

Mr. Ferrell voted for Mr. Heydenfeldt.

Mr. Gaylord voted for Mr. Soule.

Mr. Phelps voted for Mr. Sprague.

Whole number of votes, 112. Gwin 41; Edwards

6; Broderick 12; McDougall 3; McCorkle 16;

Sprague 1; Soule 1; Fletcher 1; Heydenfeldt 1.

The changes from previous trial were as follows:
Mr. Burke voted for Mr. Edwards.
Mr. Doughty voted for Mr. Soule.
Mr. Edwards voted for Mr. Crabb.
Mr. Ferreil voted for Mr. V. E. W.

Mr. Ferreil voted for Mr. V. E. Howard. Whole number of votes cast, 111. Gwin 40, Edwards 36, Broderick 12, McCorkle 17, McDougall 2,

Soule 2, Crabb 1, Howard 1, Sprague 1.

SEVENTH VOTE.

The changes from previous trial were as follows:
Mr. Doughty voted for Mr. Edwards.
Mr. Edwards voted for Mr. J. N. Johnson.
Whole number of votes cast, 112. Gwin 40, Edwards 37, McCorkle 17, McDougall 2, Broderick 12, Soule 1, Sprague 1, Johnson 1, Howard 1.

RIGHTH VOTE.

Changes from previous trial were as follows:
Mr. Edwards voted for G. B. Tingley.

Mr. Rowe voted for Mr. McCorkle.
Mr. Cunningham, of El Dorado, did not vote.
Whole number of votes cast, 111. Gwin 38,
Broderick 12, Edwards 36, McCorkle 18, McDougall 2, Soule 1, Sprague 1, Halleck 1, Tingley 1,
Howard 1.

Mr. Doughty voted for Mr. McCorkie.
Mr. Doughty voted for Mr. Peyton.
Mr. Gaylord voted for Mr. Colburn.
Whole number of votes cast, 110. Gwin 40, Edwards 33, McCorkle 18, Broderick 12, Peyton 1, Colburn 1, McDougall 1, Upson 1, Wood 1, Howard

A motion to adjourn until to-morrow at 12 N. was sarried, and the Senate withdrew.

ASSEMBLY.

ASSEMBLY.

On the withdrawal, several motions to adjourn at various hours were made and lost; finally, one that the House adjourn until 10 o'clock to-morrow prevailed. And the House adjourned.

The Gwin Caucus

In a leader upon Cancus the State Tribune sub

nits remarks, which contain a deal more truth

the Democratic party; all they cared for was the success of their particular candidate. We know many good Democrats who were party to nomina-tion of Wm. M. Gwin, and were actuated by the

EASIER TIMES .- The New York Railroad Ad-

ocate thinks that our financial troubles will soon

The heaviest foreign payments of the country

are now about made, \$35,000,000 of gold having seen sent abroad since January first. The banks

have already contracted their loans some \$12, 000,000 within a few weeks in this city. The

grain from other European nations, will make the latter dependent on the United States. The ship-

ments of coal from the Schuylkill country are now

MR. SPEAR .- The Evening Journal of Wedne

Mr. Spear, the comedian, came near making his final exit last night. Some gentlemen were play-ing with a loaded revolver in the room adjoining

his in the American Theater. The weapon acciden-tally exploded, and the ball piercing the thin parti-tion, passed within a few inches of Mr. Spear's

WHAT THEY ARE .- Rev. Charles Wadsworth.

pastor of the Arch street Presbyterian Church.

man is a cross order described in a well-trained yet most passionate youth, of whom it is altogether a problem whether the manhood be a fine Christian gentleman or an unprincipled ruffian.

THE COURTS

Court of Sessions .- JOHN HEARD, Judge: B. I

FRY and H. LOCKWOOD, Associates.

Business Revival.—The Columbia Clippe

RICH CLAIM .- A claim at Shaw's Flat, Tuolumn

county, yielded one day last week, 81 pounds of

Philadelphia, in a recent sermon remarked :

going forward with great activity. Is the

have an end. It says:

from the article.

Sprague 1. Messrs. Arrington and Mellus did not vote

. Edwards voted for G. B. Tingley.
. Graves voted for Mr. Halleck.
. Cammet voted for Mr. McCorkle.
. Rowe voted for Mr. McCorkle.

NINTH VOTE Changes from previous trial:
Mr. Edwards voted for Mr. Upson.
Mr. Adkinson voted for Mr. Wood.
Mr. Buffum voted for Mr. McCorkle.

oule 2. Crabb 1. Howard 1, Sprague 1

THE SHOOTING CASE .- An examination into the

on Tuesday evening last in the bar-room of the Orleans Hotel, between James Churchman and R. A. Davidge, Esqs., resulting in the shooting of Senator Mahoney, was held by Recorder Curtis yesterday afternoon, Mr. Davidge occupying the position of defendant. The charge preferred was that of an assault and battery, to which the defendant plead guilty. A number of witnesses were examined on both sides touching the assault-all agree ing that Mr. Davidge was the aggressor, and substantially as reported in our issue of Wednesday. The witnesses were widely variant in their impressions relative to the identity of the party who discharged the pistol. None of them saw the weapon, several saw the flash and smoke-two being confident that the arm was discharged by the defendant, ard as many that the fire and smoke issued from an opposite direction. The defendant, on the same evening, soon after he was arrested, and while in a bigh state of excitement, admitted that he went to the hotel armed, with the intention of caning Mr. Churchman, and said he presumed that he fired the pistol. It is remarkable that of the large num-ber who were present at the time of the disturb-ance, not one could be found except as above, to identify the party who shot. Those who were pre-sent however concerns a string the the relaidentify the party who shot. Those who were present, however, concur in stating that the whole affair passed off in a twinkling, creating immediately the greatest excitement. On the conclusion of the examination of witnesses, Mr. Davidge read in mitigation a statement in the form of an affidavit, alleging aggravating circumstances connected with his former intercourse with Mr. Churchman—an also a communication in the California Chronic over the signature of the latter, reflecting serious over the signature of the latter, reflecting seriously on his reputation. The Recorder, in rendering his decision, expatiated on the impropriety, if not criminality, of parading private differences before the public in the newspapers, and spoke particularly of the danger accruing to innocent parties by the discharge of fire-arms in a public place, as in the case in question. A fine of \$250 was imposed on the defendant, with the assurance that the amount would have been to the extent authorised by law but for the palliating circumstances. The Judge reiterated his intention of enforcing the law to its full extent in all cases where deadly weapons are drawn. Mr. Lowrie, who was also tried as a participant in the affair, was discharged.

THE CITY.

THE LYCEUN.—The question of "spiritualitism" was debated with much animation before the Lyceum last evening, in the following form: "Does reason and nature demonstrate the fact that disembodied spirits can communicate with spirits in the form on earth?" Messrs. Underwood, Doty and Hoyt sustained the affirmative, and Messrs. Wells, Plumb and Noble the negative. In consequence of

PIONEER LECTURE.—The opening lecture before the Sacramento Pioneer Association, which was unavoidably postponed from last Friday, will be delivered this evening. The lecturer of the occasion is Col. E. D. Baker, of San Francisco, a gentleman whose literary acquirements together with his graceful manner, and eloquent oratory, render him

the residents on the lower part of J street on last Wednesday evening, and was uttered to procure the arrest of one A. S. Bostwick, proceeded from Mr. Charles McCarty. As announced, the parties were arrested and took their position in dock yerthe parties had been playing cards with ladies in the house of McCarty, on K street. To make the game interesting, the gentlemen played for champaign, at five dollars per bottle. Mac lost two and Bos three bottles. All hands becoming drier and drier during the progress of the game, naturally dranka little. Bos took too much, got oblivious—walked out without settling. Mac followed instanter and tried his came to being him. out without settling. Mac followed instanter and tried big guns to bring him to. The Court admon-ished each and charged sixty dollars therefor. Mac paid his proportion promptly and vanished. When we left, Bos was calculating the propriety of going

than poetry. Their drift may be perceived by reading the subjoined paragraph, which we take from the article.

We fear that many of those gentlemen who participated in the proceedings of the caucus on Monday and Tuesday nights attended not—mark you—with the intention of choosing a man around whom all the Democratic members would rally, but to force down the throats of their fellow members a man who was known to be to the last degree unacceptable to them. The object of many of the friends of their man fear was not be consiliate, but to tyrsquare to parts unknown. Finding they were making unusual time, we walked leisurely after to of Gwin, we fear, was not to conciliate, but to tyrannize over the minority. The truth of this observation is apparent from the braggart airs put on by some, and the treats to ostracise which were made to the minority, after the caucus had adjourned. These men did not care a straw for the success of at 4 o'clock, Eighth street, at 4 o'clock, and the Square at 4 o'clock. When we take into consideration the fact that they were travelling against the sun, we think the feat unparalleled. Should they continue on, in the grand round, and meet no se

THE WEATHER .- While we are being favored with a misty atmosphere and hoping for rain, fair weather is prevailing in the hills, where rain would be most serviceable. For several days past the sky with us has been overcast. On last evening the dampness in the atmosphere was in a moderate process of condensation and precipitation. It is a

Dull.-We do not remember to have heard, at any time, more general complaint of stagnation of in business than prevails at present. Inactivity is emphatically the order of the day throughout all departments of trade, however, much we might wish otherwise. Our merchants are, as it were, awaiting with folded arms, favorable returns from the interior to which all eyes are turning with an eager gaze and ardent hope. Rain, rain, rain, is now the great desideratum.

SUNDRIES.—Several cases of eccentricity were verhauled by the Recorder yesterday, in addition to those elsewhere noticed. John Burney for disturbing the peace, was favored with a fine of \$25 or five days imprisonment. Mathew Kief had a misunderstanding relative to a draft, in the office of Page, Bacon & Co .- left, returned shot in the neck and insisted on making all the noise he could—\$25 or five days J. Ripstein—reported to have left suddenly for Marysville—forfeited \$50 on a charge of disturbing the peace. John Barnard delivered a loud lecture on Spiritualism in front of a coffee stand—\$30 or 10 days.

place at two o'clock vesterday afternoon on the Pioneer Race Track, on Twelfth street, between a California horse, "Pinto," and a sorrel nag, for \$100; distance, 275 yards. A large number were

THAT COAT.—The coat that was stolen from the Ordered that the contractors on the Court House be allowed \$20,000 in script, payable out of the Court House and Jail funds.
Edwards & English allowed \$600 for legal services. Adjourned sine die. front of a store on J street, soon after dark on las Wednesday evening, was found on the back of one Wm. Johnson, and not of one Jameson, as reported by us vesterday. A jury took the matter in hand yesterday, returned a verdict of guilty, and assessed the punishment at a fine of \$100, or twenty-five lashes on the bare back. The verdict will probably be followed by a judgment to-day. A small expenditure of \$15 originally would have been the

THE District Court will meet this morning

circumstances attending the collision that occurred fore retire. herself. tives says:

Plumb and Noble the negative. In consequence of the small proportion of the members participating in the discussion, the debate was continued until the next meeting. A larger audience, including a number of ladies, was in attendance than on any previous meeting. On the conclusion of the de-bate, the following gentlemen were elected officers for the ensuing term: L. S. Foote, President; J. M. Reid, Vice President; S. H. Marlette, Secretary; E. L. Barber, Treasurer.

gracetul manner, and eloquent oratory, render him one of the most pleasing and popular public speakers of the day. The course of lectures about to be delivered must indeed prove instructive and attractive, when in addition to the orator of this evening, are selected for ensuing lectures the names of such gentlemen as the following: Gov. H. A. Foote, Dr. H. Gibbons, Bishop Kip, Eugene Casserly, Esq., Sherman Day, Esq., and Dr. C. F. Winslow.

MURDER.—The cry of "murder" which startled terday. On investigation, it was discovered that

A RUNAWAY-QUICK TIME.-A runaway occurred on J street, vesterday afternoon, developing a degree of speed hitherto unequaled by the telegraph. The runaways were two horses, attached to a freight wagon, and started at four o'clock, from near the foot of the street, running to and crossing the note the moment of their passing at different points. They crossed Third street at 4 o'clock, Fifth street, rious impediments, they may be confidently expected at the starting post at 4 o'clock yesterday.

of the valley will be benefitted in consequence, notwithstanding the general wish that the mines may be generously supplied.

PIONEER TRACK .- A grand race was to have taken in attendance at the appointed hour, but thinned out before the "start," which was postponed till four o'clock, for various reasons. Considerable delay was caused by the sorrel breaking a plate, which had to be replaced by another. The competitors finally got off at the latter hour, but the sport was mutilated by a detour of the sorrel into a ditch about four feet deep.

FOOLISH.-Wise men will sometimes put their feet in a trap when they least expect it, and when a little circumspection would relieve them of the consequent embarrassment. One of the family, named David, having been locked out, folded himself up, laid down on the sidewalk, and dropped into a deep laid down on the sidewaik, and dropped into a deep sleep on Wednesday evening, in the jaws of a lager beer saloon. When aroused by a policeman, and kindly advised to go home, he grew abusive and boisterous. A little sober reflection yesterday morning induced him to go before the Recorder and deposit \$30 with the clerk for the benefit of the

says that the various banking houses in Columbia are jammed daily with miners, waiting their turn to dispose of their dust, which is being taken out in large quantities in that vicinity. THE COUNTY COURT met vesterday and adjour till to-day without transacting any business THE AMERICAN.—This stream has risen slightly within the last few days.

Postscript .- At half-past 3 o'clock this morning there was neither sign nor sound of the much

boasted fast running steamers of the Sacramento. We presume they have lost their reckoning in the the thick fog now prevailing, and will there-A HEROINE.-Miss Florence Nightingale, the

young English lady who, sometime since, sailed for the seat of war in the East with a corps of 40 nurses, to minister to the relief of th and suffering soldiers there, is the daughter of a gentleman of wealth named William Shore Night ingale, residing at Embley Park, Derbyshire, and heiress to his fortune. She is conversant with many languages, ancient and modern, has traveled much, is a person of fine natural intellect, and possessed of a happy and luxurious home. Her present enterprise is but one of many such benevolent efforts, by which she has distinguished

TUOLUMNE COUNTY SEAT .- Petitions are no in circulation throughout Tuolumne county, praying the County Judge to order an election to de upon the removal of the county seat from Sonora to Jamestown. The citizens of the latter place obligate themselves to erect the necessary buildings, in case of removal. Many citizens of Columbia have signed the petition.

REVENUES OF NEW ZEALAND .- The Financial Message addressed to the House of Representa-

The net revenue for the year, after deducting the costs of collection, is estimated at £146,315. and the expenditure, exclusive of the costs of collection, £37,329-leaving a balance of receipts over expenditures of £108,986.

If to this balance on the year now estimated for be added the available balance on hand on the 31st of July last, there will be a total sum of £159,067 unappropriated.

THE TEJON .- Between eight hundred and on thousand Indians are now at this reservation, and are quiet and peaceable. They have planted twelve hundred acres, and will have three hundred acres more ready as soon as it rains.

THURSDAY EVENING, Jan. 18.—Trade has been very quiet to-day. Can Oysters have settled at \$13@15. Chickens and Turkeys, \$12; Lobsters, \$7 50; Clams, \$8 But little is doing in Produce; we quote Potatoes, 2c Onions, 18c, scarce; Cabbage, 4@6c; Beets and Squashes 2c: Carrots and Parsnips, Sc; Turnips, Sc, scarce; Sweet 48c; Eggs, \$1 12%. An improvement is noted in We quote American work Horses, \$300@\$650 per span; de saddle, \$125@ \$250; California saddle Horses, brok good, \$80; do wild, none; work Mules, \$300@\$500; pack do, \$65@ \$100. No Cattle, Sheep or Swine hav

MARRIED.

In San Francisco, Jan. 16th, by the Rev. Dr. Scott, Wm. W. Traylon, of Sonora, to Miss Elizabrih D. Hall, of Philadelphia.

In San Francisco, Jan. 16th, Mrs. Peter Donahue, of a

In San Francisco, Jan. 13th, Francis H. C. Stevens, aged 9 months and 18 days, youngest son of Lieut. Thos. H. Stevens, U. S. N.
In Stockton, R. L. Cowsert, aged 27 years, from Holmes county, Miss.

LECTURES!!
AT THE CONGREGATIONAL CHURCH, on Sixth street, between I and J.

Col. E. D. BAKER, of San Francisco, will deliver the opening Lecture of the course on FRIDAY EVENING, January 19th, at 7% o'clock.

The course will include Twelve Lectures, to be deliver Tickets can be procured at the Stores of

Messrs, C. BINNEY, Third street; E. E. GRIGGS & CO., Second street. ATWILL & CO., J street; KIRK BROTHERS. Third street J. BITHELL, J street; UNION OFFICE, J street;

7 o'clock P. M., at the Orleans Hotel, i16 R. P. JOHNSON, Chairman,

Wholesale Dealers in Provisions, Groceries, Flour, Grain, Produce, Liquors and a general assortment of Miners' Supplies, 200 J street, Fire-proof Brick Store.

Orders promptly filled. JOHANN RIEDER

GILDEMEESTER. DE FREMERY & CO. EXECUTOR'S NOTICE. - J. B. RAMS

DELL'S Estate. — Notice is hereby given to the creditors of said estate that all persons having clair against said deceased are required to exhibit them, with the necessary vouchers, within ten months after the date, to JOSEPH RAMSDELL, Executor of said estate. Ate, to JOSEPH, 18 street, Sacramento,
J. RAMSDELL, Executor.
CROCKER & ROBINSON, Attorneys for Executor.
January 19, 1855.

A. K. GRIM,

Real Estate and General Agent,

Dealer in Stocks and Loaner of Moneys.

Office with B. F. Hastings & Co., cor, of J and 2d streets

Sacramento,

-WANTED-

STATE BONDS; STATE WAR BONDS; STATE WAR WARRANTS; SACRAMENTO CITY AND COUNTY BONDS; SACRAMENTO CITY AND COUNTY SCRIP, &c. &c. S25,000-On Real Estate-in sums

ms of \$5,000 and ur der, and for such time as may suit the mortgagor.

-ALSO
\$15,000—In sums and time to suit—upon State, County or City Bonds or Warrants.

jle-is

MAMMOTH SQUASH SEEDS.

THE FIRST SEEDS OF THIS VARIETY were sent from wance to Gov. Farwell, of
Wisconsin, who raised a squash weighing 212 pounds,
Mr. Hibbard, of Coloma, received one of the seeds, from
which he produced between 300 and 400 pounds of squash.
He raised one squash last season at Coloma, in this State,
weighing 197 pounds, on poor soil. What will they do in
our Valley?
Seeds for sale, and specimen Squash to be seen, at No.
11 J street.

BANKER & HAMILTON BAKER & HAMILTON.

H. VAN EVERY,
DEALER IN STOVES, HARDWARE, CUTLERY, KITCHEN FURNITURE,
WOODEN WARE, &c.
Tin and Sheet Iron Work made to order and cept constantly on hand.
jl lm2dp 142 J STREET, between 5th and 6th.

SAUSAGE CUTTERS and STUFFERS. ALPH'S PATENT LARGE SI
Just received, and for sale by
BAKER & HAMILTON,
New England Agricultural Warehouse,
d21-2p
No. 11 J street, near the Leve

HENRY BOWMAN, IMPORTER
AND WHOLESALE DEALER IN
Drugs, Medicines, Paints, Oil, Camphene, Brushes, Perfumery, &c.,
105 J street, Sacramento, would respectfully call the attention of the public to his stock, which comprises every thing usually kept in a wholesale Drug House.

As he imports all his goods he assures his country friends that he can sell as low as any house in the State. Orders from the interior will be promptly attended to d22-1m2p

BOSTON CLIPPER STEEL PLOW Manufactured by Ruggles, Nourse, Mason & C
This Plow is made of polished plate steel, of the Eag
Pattern, and has taken premiums in every State in ti
Union; also at the World's Fair.
For sale by
BAKER & HAMILTON,
j15-Im2dp
No. 11 J street.

MRS. DAVIS

Begs leave to inform the ladies of Sacramento that she is prepred to make DRESSES, CLOAKS AND BONNETS in the most fashionable style. Gentlemen's Cloaks mado order.
Carpets cut and fitted by an experienced person.
Ball Dresses made on the shortest notice.
jl8-lm Second street, three doors from J.

JIS-Im Second street, three doors from J

EATHER.—Just received, ex Flying Fish—
Hemlock and Oak Tanned Leather;
Harness, Black and Russett Bridle;
Enamelled and Patent Leather;
French Caif and whole Kip Skins;
Also on hand California Skirting;
Belt and Sole Leather.
And a large assortment of Shoe Kit and Findings.
For sale by CHAPIN & SAWYER,
JIS-Im 127 and 129 Sansome street, San Francisco.

PLUMBING, PLUMBING. CUNNINGHAM, PRACTICAL PLUMBER, of Water into Hotels, Restaurants, Dwellings, &c. &c. N. B.—Jobbing done at the shortest notice and on the most reasonable terms.

All work guaranteed. 100 TONS BEST REFINED AMERICAN, ENGLISH AND SWEDES IRON

received in store.

VAN WINKLE & DUNCAN,

VAN WINKLE & DUNCAN,

BY BARTON & GRIMM. AUCTION AND COMMISSION MERCHA No. 55 Front street, between K and L

THIS DAY, Friday, Jan. 19, at 10 o'clock A. M.

AUCTION SALES.

10,000 feet Safety Fuse; 100 sacks Potatoes;

100 sacks Potatoes; 150 qr sacks Pacific Mills Flour; 4 bales Raven's Duck; 10 boxes Castile Soap; 25 qr casks American Braudy; 48 boxes Candles;

At private sale, an invoice of Indian dressed Deer Skins, from Puget Sound.

Aucti

AN INVOICE OF FURNITURE!

MONDAYS AND THURSDAYS,

CITIZENS' INTRODUCTORY BALL! MR. C. C. CLAPP
Respectfully begs leave to inform the citiarens of Sacramento and vicinity that his Introductory Ball will take place
On Thursday Evening, Feb. 8th, 1855,
at Carpenter's Hall, Front street.

at Carpenter's Hall, Front street.

Every arrangement will be made to make this one of
the most pleasant parties of the season.

The supper arrangements will be under the management of one of the best caterers of this city, and the
tables so arranged as to seat three hundred persons.

The best Quadrille Band in the State has been engaged MANAGERS.

S.
D. N. Hunt,
J. W. L. Hunt,
J. Q. Brown,
S. J. May,
Wm. McConnei
Morg. Miller,
As*K. Griim,
Rich. Wilcox,
A. B. Hoy,
A. C. Bradford,
G. Grigand A. C. Monson,
Jos. R. Beard,
J. Neely Johnson,
Angus Frierson,
Tod Robinson,
John M. Rhodes,
D. O. Mills,
R. H. Stanley,
Gieo, D. Brush,
Wm. B. Rochester,
L. H. Carvell G. Griswold, A. D. Patterror A. P. Stanford, Frank Denver, W. T. Grissim, D. W. Earl, Geo. B. Gammons, S. H. Marlett, R. H. Rodgers, Wm. M. Stoddard, L. Lohman, A. D. Patterron
Jos. Nougues,
J. J. Friend,
T. V. Mount,
C. J. Shaw,
W. H. Blauvelt
John Arnold,
L. T. Bourie,
E. M. Denton,
H. Kaufman,
H. A. Chase,
J. W. Winans,
H. Hunther

Hen. Hunt, C. Chandler, Volney Spaiding, R. P. Johnson, John Bigler. COMMITTEE ON INVITATIONS.

D. N. Hunt,
Morg. Miller,
H. A. Chase,
COMMITTEE OF RECEPTION.
Frank Denver,
W. T. Grissiu, C. J. Shaw. FLOOR COMMITTEE. Morg. Miller, John Arnold,

COMMITTEE ON INTRODA J. W. L. Hunt, Job Richard Wilcex. Tickets can be secured of the Committee on Invitation at the following places:
Orleans Hotel,
Magnolia,
Kirk Brothers' Book Store. Orleans Hotel, Atwill & Co.'s Book Store, Magnolia, Kirk Brothers' Book Store, Veranda, Borden's Book Store, Borden's Book Store, J15-td

DANCING ACADEMY.

Mr. C. C. CLAPP respectfully informs the
Ladies and Gentlemen of this city that his
Academy is now open for the reception of
Pupils, at 56 K street.

Beginners' Class every TUESDAY and THURSDAY
EVENINGS, from 7 to 10 o'clock; Ladies', Missee', and
Masters' TUESDAY and THURSDAY AFTERNOONS
from 2 to 4 o'clock.

om 2 to 4 o'clock.
For terms, private lessons, &c., apply at the Hall from
0 to 12 o'clock A. M.
P. S.—Music furnished for Balls and Parties.

d27 TO THE LADIES OF SACRAMENTO \$6.000 WORTH GOODS-DRY GOODS—Some of the richest Goods in California. Having been purchased at auction, and at a great sacrifice for cash, enables the proprietor to sell from Twenty-five to Thirty per cent, below original cost. The proprietor begs to state that he has taken the fire-proof brick building belonging to Mr. Bailey, on 4th street, between J and K, for a few days only. It is high the total the days of Secrement by same the street of the secrement of the secrement of the secrement of the secrement.

the same nere. Only give him a solves.

500 French Calico Dresses, one yard wide and eight yards to the Dress, will be for inspection on WEDNES-DAY next, at Seventy-five cents per Dress. Other Goods in proportion. Do not ask him to take less than asked for the goods—be has one price only.

Open at 12 o'clock M. on Wednesday, Jan. 17th. j15-1w2dp WILLIAM LEE, Proprietor.

GREAT BARGAINS!

EAGLE.—A large assortment of GLASS, CROCKERY AND LAMPS, consisting of Tumblers, Wine and Champagne Glasses, Preserve Dishes, Chimneys for Lamps, &c. &c. Of Crockery—Coffee and Tea Sets.
Of Lamps—The several varieties sold in market.
Also, a lot of Tin and Britannia Ware, consisting of long Coffee Urns and Coffee and Tea Pots.
Also, Bird Cups, Bath Tubs, extra Cruets and Castors, Glass and China Candlesticks, and Oil Lamps for Chandaliers, a very scarce article.
All of which will be sold very low, in lots to suit purchasers. Apply to G. B. HARNED & CO., or at VAN HEUSEN'S

Appy to G. B. Hardeller fflice, corner of H and Sth streets, Sacramento. N. B.—At the same place, a lot of clear Eastern Oak, or sale at ten cents per foot, jl5-2w2dp*
G. K. VAN HEUSEN, Agent. TO FARMERS AND GARDENERS. DLOWS! PLOWS!—We respectfully invited by your attention to our extensive assortment of STEEL AND CAST PLOWS—

IL your attention to our extensive assortment of STEEL AND CAST PLOWS.—
ADAMS & CO.'S PEORIA PREMIUM DIAMOND POINT STEEL PLOW.
LANE & WILSON'S (Lockport, III.) STEEL PLOW.
HARTWELL & CO.'S "STEEL PLOW;
MAYHER & CO.'S EAGLE PLOWS;
RUGGLES, NOURSE, MASON & CO.'S EAGLE PLOWS;
SIDE-HILL PLOWS, with changing mould board;
SUBSOIL PLOWS;
Also a large variety of other CAST and STEEL PLOWS,
Harrows and Cultivators, of various sizes and patterns.
All of which are offered at reduced prices. For sale at
the NEW ENGLAND AGRICULTURAL WAREHOUSE
AND SEED STORE, No. 11 J street, near the Levee.

d22-1m2dp BAKER & HAMILTON. FRESH GARDEN SEEDS.

FRESH GARDEN SEEDS.

JAIARGE INVELOPEN EXPRESS—
A large invoice of GARDEN SEEDS, growth of 1854. Upwards of 50 different varieties, selected for us, and quaranteed by experienced seedsmen in the Eastern States. New invoices to arrive per every steamer, all of which are tested by us on arrival, and warranted fresh and true to variety.

Also fresh arrivals of FRUIT SEEDS, PEACH PITS, PEAR PIPS, APPLE SEEDS, &c. &c.

Also FRESH TIMOTHY, WHITE CLOVER, BLUE GRASS, RED TOP, MILLET HERD GRASS, FIELD PEAS, BEANS, and many other kinds of Garden, Tree, Fruit and Grass Seeds. Fruit and Grass Seeds.

For sale at the New England Agricultural Warehouse and Seed Store, No. 11 J street, near the Levee.

jl5-lm2dp

BAKER & HAMILTON.

CALIFORNIA WILD FLOWER SEEDS RESENTS FOR HOME — Just received, and fresh. The first of this year's collection of CALIFORNIA WILD FLOWER SEEDS, selected by an experienced Botanist, and put up in neat, convenient packages for mailing; making a suitable and valuable present for FRIENDS AT HOME. Each package contains a variety of PRESSED FLOWERS, and directions for planting. For sale by

BAKER & HAMILTON, No. 11 J street, near the Level

48 boxes cannes;
100 mats Rice;
1,000 Horse Shoes;
28 firkins Butter;
5 casks Ames' Hams.
—ALSO—
Several cases assorted Merchandise;
Socks, Flannel Shirts, &c. &c.

BARTON & GRIMM,

BY J. B. STARR & CO.

Monday, Jan. 22, at 11 o'clock A. M. At our Salesroom, 51 Front street, Consisting in part as a

Russian Battles; Paris and France; Salt Lake City; Washington Monument; Henry Clay; Turkey; St. Petersburgh.

N. B.—The above named pictures are only a few which re have on hand. JAMES WILSON, Owner. J. B. STARR & CO., Auctioneers, j19 J. B. STARR & CO., Tront street.

BY J. B. STARR & CO. On Friday, January 19th, 1855,
SEVEN SHARES OF CALIFORNIA
STAGE COMPANY STOCK!
Terms—Ten per cent. down when bid off, and the balance when the transfer is made.

J. B. STARR & CO., Auctioneers,
No. 51 Front street.

MIDDLETON, DAVIS & CLAGHORN AUCTIONEERS AND COMMISSION MERCHANTS, Nos. 95 and 97 Battery street, near the new Exchange San Francisco.

or Dry Goods, Clothing, Boots, Shoes and Fancy Good WEDNESDAYS, AND SATURDAYS,

ral cash advances will be made, when required, o andize for sale, and any facilities requisite for th ction of a legitimate auction business will be full extended to our consignors, j6-1mis MIDDLETON, DAVIS & CLAGHORN

AMUSEMENTS.