

1850

NEWSPAPER CLIPPINGS

S. D. Kernal Dads

1855-57

Whaley +

Ringgold

16 PINE STREET,
San Francisco, Cal.
CALIFORNIA

and Porter in Barrels.

on hand and for Sale, of Superior
Quality.
Orders promptly attended to. 24 Aug 1871

other Dusters! Feather Dusters!
BENUT AND OAK COLORED
BLE OIL CLOTHS
WENTY-FOUR FOOT
Floor Oil Cloths!

AND WORSTED CUR
TAIN DAMASKS.

If assortment of the above goods just re
and for sale low, wholesale and retail by
FRANK BAKER,
1611 135 and 137 Clay street.

SAN DIEGO ADVERTISEMENTS.

RE-OPENING
OF THE
GENERAL STORE.

THE PROPRIETOR OF THIS well-known
establishment having fitted it up regardless of
expense, with the view of making it the neatest
and most desirable store in town, and stocked it
with a new and varied assortment of goods, which
will be constantly replenished by importations
from San Francisco, solicits the inspection of the
same by his friends, and the public generally,
trusting by promptness and attention to all orders
to merit a continuance of the patronage so liber-
ally extended to him during the last three years.

The following consists in part of the staple ar-
ticles offered for sale:—

GROCERIES, DRY GOODS,
WINES, CLOTHING,
LIQUORS, HOSIERY,
CIGARS, STATIONERY,
HARDWARE, PE+UMERY,
TIN WARE, DRUGS,
WOODWARE, MEDICINES,

PAINTS, OILS, PUTTY, TURPENTINE and
VARNISH, BARLEY, CALIFORNIA
SADDLERY AND BRIDLE BITS,
Etc., Etc.,

on hand and for sale cheap for cash.

Valuable Patent Medicines.

Agent for DR. DEVINES'S COMPOUND
PITCH LOZENGES, an infallible remedy for
Coughs, Colds and Bronchial Affections.

Agent for DR. PAREIRA'S CELEBRATED
ITALIAN REMEDY.

Agent for COCKNEY-BILL'S VEGETA-
BLE SOAP, superior for washing purposes to any
article in market.

THOMAS WHALEY.
San Diego, May 19, 1853. mv 19-11

SAN DIEGO ADVERTISEMENTS.

RE-OPENING

GENERAL STORE!

Motto:—QUICK RETURNS AND SMALL PROFITS!

THE Undersigned having removed to
his new fire-proof building, offers his
extensive assortment of GOODS to the
inspection of the Public, and solicits the
patronage of all Cash Customers, with
whom he will be pleased to deal most
liberally, giving to each one more than
is generally allowed as a fair equivalent
for their money. The principle upon
which he has determined to re-commence
business, as his motto implies, is some-
thing new in this section of the country,
being strictly for Cash—consequently the
large profits demanded by those doing a
credit business will not be required, as
he will have no losses to cover.

N. B. Grain and other Merchandise
taken on Storage, guaranteed from rats.

THOMAS WHALEY.

San Diego, Aug 11, 1857.

SAN DIEGO ADVERTISEMENTS.

CHEAP CASH STORE

Motto:—QUICK RETURNS AND SMALL PROFITS

Positively no Credit
JUST RECEIVED, a complete as-
ort of Fresh Groceries, consisting in
of the following:

- Flour,
 - Buckwheat,
 - Corn Meal, Sago,
 - Tapioca, Pearl Barley,
 - Macaroni, Vermicelli, Rice,
 - Leaf Lard, Clean Pork, Butter,
 - Beans, Soap, French Candles, etc.
 - Potatoes, Onions, Sardines, etc.
 - Oysters, Pickles, Tomato, Ca-
 - Sauces, Codfish, Castile So-
 - Preserved Fruits, do Meats
 - Filberts, Brazil Nuts,
 - Tobacco, Seg-
 - Snuff, etc.
 - Liquors,
 - Champagne,
 - Hock, Wine, Annisette,
 - Ale, Porter, Boston Syrup,
 - Schnapps, Sperm Oil, Pure Honey,
 - Salmon, Smoked Herring, etc.
 - Wooden ware, Tin ware, Hard-
 - ware, also Stationery.
- Besides the balance of the stock
Old General Store, consisting of
DRY GOODS AND CLOTH-
BOOTS AND SHOES
DRUGS AND MEDICINES
All of which will be sold for
CASH at the old stand of Pen-
Co., by
WHALEY & RINGGOLD
San Diego, Oct 31, 1857.

WHALEY AND RINGGOLD continue
to sell Provisions, Family Groceries
and Liquors, at the same low prices
with which they inaugurated the
"Cheap Cash System" of doing bus-
ness in San Diego.

They have just received a fresh
stock, and among the articles that no
one else keeps, we notice in their cata-
logue, Boston Sugar House Syrup,
Strawberries and Pine Apples, in cans,
and Burnette's Superior Flavoring
Extracts—the best article of the kind
we have ever seen or used.

Relative to -

Spurious ticket

Sale - N.Y. Times

- 1851

have paid away their all, it is understood that by calling at the office of Palmer & Co., or at the office of their lawyer, this morning, the sum of \$2 50 will be paid each of them to procure board with. It is said that a noted pugilist was on duty at the office of Palmer & Co. yesterday, to keep away the Californians who were besieging their place.

THE PALMER AND CO. CALIFORNIA TICKET FRAUDS—SURRENDER OF CHARLES S. PALMER.—The excitement relative to the recent alleged frauds in the sale of California passage tickets, by the late firm of Charles S. Palmer & Co., will now be somewhat allayed owing to the arrest of Barnabas S. Haight, by officer Lothrop, and the voluntary surrender of Charles S. Palmer. In the *Daily Times* of yesterday, we published the particulars of Haight's arrest.

Yesterday morning, at an early hour, Charles S. Palmer came to the Halls of Justice, delivered himself up to the authorities, and was placed in the custody of officer Stewart J. Smith, by Justice, Lothrop, who required him to give bail in the sum of \$5,000, which he finally procured. William Boardman, of Brooklyn, became his security to the above amount. Mr. Haight was also liberated from custody, by giving bail in the sum of \$5,000, which recognizance was entered into jointly by Mr. George Williams, of Dutchess County, N. Y., and Mr. Lewis H. Buckle, of this city.

Some of the California adventurers, who sought criminal proceedings against Palmer & Haight, seem quite satisfied that each member of the firm intended to carry out their obligations, therefore they joined them in seeking redress. They chartered the steamship *City of New York* for the purpose of recovering the funds in the course of a voyage to California, and to make disclosures of the health in the operations of the firm. It is said that a suit would be brought against the owners of the steamship for the damages which are claimed, on the ground that the vessel was not seaworthy, as represented, when chartered by Palmer & Co. for the voyage. When Palmer appeared at the Police office, he was accompanied by a friend residing in Elizabethtown, New Jersey, with whom he has been staying since he left New-York.

THE CALIFORNIA TICKET SWINDLE.—The man Monkhouse, against whom a complaint was made a day or two since by Mr. Robert Stirlen, for selling spurious California tickets, was arrested on Wednesday night by officer Smith, of the Lower Police Court, and at 3 o'clock yesterday afternoon, the time appointed for the investigation to proceed, the other parties under arrest for the same charge, made their appearance before Justice Lothrop, accompanied by their counsel, Horace F. Clark, Esq. A drove of swindled Californians also made their appearance before the magistrate, and seemed exceedingly anxious to know what was to be done in the matter, towards restoring to them their money. A proposition was made by the accused parties for a few days grace, to enable them to refund the money, or forward as soon as possible their victims to California. Any further proceedings in the case was accordingly postponed till Thursday afternoon next, at 3 o'clock. Meanwhile, we shall see whether the defendants are disposed to deal fairly with the unfortunate men whose money they have obtained. As many of these men

THE SPURIOUS CALIFORNIA TICKETS—ADDITIONAL CRIMINAL COMPLAINTS AGAINST PALMER & CO.—As we noticed in the *Times* of yesterday, the California adventurers, who were swindled by the firm of Palmer & Co., in the purchase of spurious tickets for Panama and San Francisco, assembled together on Wednesday afternoon at the office of the accused parties, No. 59 Broadway, with a view of adjusting the matter, by receiving some satisfactory security for their passages, or the refunding of the monies, which they paid for the worthless tickets now held by them. Officers S. J. Smith and Elder were present, with the prisoners in custody, and Charles S. Palmer, the principal operator, proposed to the victims, that he would guarantee each and every one of them, a passage around the Horn in the packet ships *Rising Sun* or *Flying Cloud*, when they again sailed from this port, and also to refund them \$30 each of the money paid into his firm; twenty-six of the duped individuals accepted this proposition, and several others agreed to take \$2 50 per week for their board, with sufficient bonus to secure them passages in the steamships *City of New-York* and *William Penn*, when they next sailed for Chagres in the month of April. This proposal was acceded to by a portion of the men; but we are informed the proposed arrangements have not yet been carried into effect; and in order to give Palmer and his associates an opportunity to carry out their suggestions, Justice Lothrop postponed any further hearing in the case until Thursday next. In the meantime the prisoners were allowed to go upon parole of honor. We learn that Robert Stirlen, who made an affidavit relative to the swindle, has been paid back his \$180, and left town. Hence, he will probably not press the prosecution; but there are several other persons holding the tickets who decline making any compromise and are determined to bring the rogues to justice, and a number of them proceeded to the Essex Market Police office, last evening, in company with their counsel, Henry L. Clifton, Esq., under whose advice they made additional complaints against Palmer & Co, and a warrant will probably be issued for the re-arrest of Palmer and his accomplices. Officer S. J. Smith succeeded in arresting the man, J. H. Monkhouse, who charged with being an operator in the business with said Palmer & Co.

Aug 14,

1850

SF. Alta -

Daily Pacific

news -

*Rates of commissions, charges,
Chamber of Commerce.*

SAN FRANCISCO, August 12th, 1850.

SCHEDULE 1

Rates of commissions on business with Foreign countries, and with the Atlantic states, when no special arrangement exists:

On the sale of mdse. with or without guaranty.	10 per cent.
On purchase and shipment of mdse. with funds in hand.	5 "
do do without funds in hand.	10 "
On goods received on consignments, and afterwards withdrawn—on invoice cost.	5 "
For endorsing bills.	21-2 "
For purchase or sale of vessels.	5 "
For procuring freight for vessels.	6 "
For collecting.	5 "
For collecting general average claims.	5 "
For entering, clearing, and transacting ships' business on vessels with cargo from foreign ports.	\$200
do from United States ports.	\$100
do on vessels in ballast.	\$100
For collecting and remitting moneys on sums over \$500.	5 per cent.
do less than \$500.	10 "
For collecting and remitting delayed or litigated accounts.	10 "
For receiving and paying or remitting moneys from which no other commission is derived.	21-2 "

Commission on distress—on invoice value, or in its absence on market value.

For receiving, entering at Custom House, and forwarding goods, on invoice amount.	21-2 "
For effecting marine insurance, on amounts insured.	1 "

Rates of interest and discount.

Rates of commissions on business within the State, where no special agreement exists:

Commission on the sale of merchandise with or without guaranty.	10 per cent.
Comm. on purchase and shipment of goods, with funds or security in hand.	5 "
do without do.	10 "
On purchase or sale of specie, gold dust or bullion.	1 "
On sales of bills of exchange with endorsement.	31-2 "
On selling bills of exchange.	1 "
On sale or purchase of vessels.	5 "
On chartering of vessels, or procuring freight.	6 "
On procuring or collecting freight.	5 "
On outfit of vessels or disbursements.	4 "
On collecting moneys when no commission is earned.	5 "
On receiving and forwarding goods.	21-2 "
On bills protested, or delayed, litigated accounts.	10 "
Brokerage.	21-2 "

Rates of Storage on Merchandise.—Measurement goods, per month \$4; per ton of 40 cubic feet.—Heavy do \$3, per ton of 2240 lbs. The consignee to have the option of charging by weight or measurement.

SCHEDULE 4

Concerning delivery of merchandise, payment of freight, &c.

When no express stipulation exists, per bill of lading, goods are to be considered as deliverable on shore.

Freight on all goods to be paid or secured to the satisfaction of the captain or consignee of the vessel prior to the delivery of goods.

That the custom of this port for the time within which goods must be received by the consignee after notice being given of the ships readiness to discharge be fixed at 15 days, when not otherwise stipulated in the bill of lading.

That after the delivery to the purchaser of merchandise sold, no claims for damage, deficiency or other cause shall be admissible, unless made within three days, and that no such claims shall be admissible after goods sold and delivered have once left this city.

SCHEDULE 6

Concerning rates of Pore.—To be allowed as custom in New York.

1851

1851.

DRY GOODS &c.

RICH FALL AND WINTER GOODS.

Webb & Hopper,

NO. 223 BALTIMORE STREET.

3d door from Charles.
ARE NOW RECEIVING a rich and varied
of entirely new styles of Fall and Winter
Goods, embracing in

LADIES DRESS GOODS.

Many rich styles of French Printed Cashmeres,
selines.

Brocade fig'd plain changeable wat'd and Fancy Silks,
Super Black SILKS, of all widths.

Watered and Plain Poplins, French MERINOES,
Coburg CLOTHS, Alpaca, Crapes.

Velvets, Linen and Silk Lustrings,
Works, COLLARS and CUFFS, Embroidered
Sleeves, Edgings, Insertings, Demi VAILS,
fronts, Gloves, &c. &c.

FOR MEN'S WEAR.

An assortment of French CLOTHS, black and
CASSIMERES, super Tweeds.

Rich Fig'd Silk, Satin, Merino and Cashmere
VINGS.

Silk and Satin SCARFS, GLOVES, &c. &c.
IN HOUSEKEEPING ARTICLES.

Satin Damask Table Linens and Diapers,
Napkins, Huckaback.

Towelling: Bordered do, Pillow Case Linens, Star
do, Doulas, &c. &c.
Canton Crape SHAWLS.

Aug 1857

COURT PROCEEDINGS.

SATURDAY, September 17, 1859.

Fourth District Court—HARRIS, J.

EJECTMENT SUIT.

D. L. Beck, vs. G. B. Tingler, Smith Crain, et al.—Ejectment suit for fifty varo lots Nos. 296, 299 and 300, on the southeast corner of Stockton and Pine streets. The plaintiff claims title by deed made by Alcide Hyde, in June, 1847, to *Alc. Rose*; by him, sold, in the same month, to *Mr. Wardle*; and by the latter, sold, at Aspinwall, to plaintiff, in June, 1849. *Defendants*: *Whelan and Walsh*. *Answer*: *Jacobs Sigmond, P. Meyer and Louis Dahn*.—Suit commenced today for \$7,207; alleged to be due on promissory notes drawn in New York in August, 1857.

Twelfth District Court—NORRIS, J.

Wm. Byrne vs. Sarah Byrne—Divorce granted.
Anna Davis vs. Richard Davis—Divorce granted.
Samuel P. Bosman vs. B. [illegible]—Attorneys—Innocent discharged.