no evidence to bind over after much examination. Justices fees \$10.

R. C. BARRY, Justice Peace. Acting Coroner.

[No. 6.] T. Newly, January 30 1851, killed by Fuller, who shot him with a gun, no property. Fuller was committed by me and sentenced by the court, to two years cofinement. He broke

Jail and run off. Justices fees \$10. R. C. BARRY, Justice Peace. Acting Coroner.

[No. 8.]

James Haden, Feb. 25 1851, was found murdered in Washington Street, by some sharp instrument late at night; no property. No clue to the purpertrator.

R. C. BARRY, Justice Peace.

Acting Coroner.

[No. 9.] Leven Davis, March 13 1851, was killed by a rifle shot fired from Holden's Garden in a Jumping Claim Row

R. C. BARRY, Justice Peace, Acting Coroner.

[No. 10.] Wm. A. Bowen, April 2 1851, was found murdered back of Washington Street, ner Holdens, was cut to death with a knife. No clue to the purpetrator.

R. C. BARRY, Justice Peace. Acting Coroner.

[No. 12.] Capt. David Mora, June 3 1851, was struck

by Sexton with his fist, and knocked out of doors and killed, at his and McGloklin's Garden Justices fees \$10. the others. R. C. BARRY, Justice Peace.

Acting Coroner.

[No. 16.] Inquest upon body of William Clark, July 16 1850, was found dead in his bead about a mile north of this office in a Tent, under sunposed suspicious surcomstances, but was found upon examination to of died suddenly a natural death by disease of the heart and lungs; no property but an old Tent, and a few little cooking and keeping fixtures, appropriated them burying his body

R. C. BARRY, Justice Peace. Acting Coroner.

[No. 19.] Wm. Ford, July 28 1851, was shot and killed by a young man called Stud Horse Bob.— Was considered justifiable, no property found with him, but had some means in the hands of Maj. Holden who administered. Arrested him and examined the case, no falt found. Justices fees \$10.

[No. 997.] Civil case No. 997 was for an action of restitution of property and damages, and that it can be better and more fully understood, we

copy the original summons. State of California. To the Sheriff or

County of Tuolumne. any Constable of

the aifresaid County. Greeting. You are hereby commanded to summons Maberry and Street, to appear before me at my office on the eight day of November A. D. 1851 at the bour of 9 o'clock, to answer to complaint filed in this Court by D. T. Donnalld where in he charges them with a nucense by puting a privy ou a lot which they have Jumped belouging to Pltff. as a possessor right, he now comes to claim his rights as an American Cittizen, by claiming a writ to disposess them and to have restitution according to law, with appropiate damages, for the imposission now about to be carried out against him, by such high handed and mercenary arrowgauce on the part of the afore said necused.

Sonora City, Nov. 5th 1851.

[No. 998.] Is a case wherein the State was the prosecutor and a Mexican by the name of -. Barretta defendant. The trinl lasted for near two days, and most of the legal profession were engaged to prosecute and defend. At the conclusion of the trial Justice Barry took the case under consideration and after several hours of investigaand reflection, returned the following written

State of California. County of Tuolumne. Having investigated the case wherein —. Barretta has bean charged by an old Mexican woman named Maria Tois, with having abstracted a box of money which 2 miles from office; no property. Sexton was was burried in the ground, jointly belouging to justified, I arrested and examined him with all her self and daughter, and carrying it, or the contents away from her dwelling, and appropriating the same to his own use and benifet, the suppossed amount being over too hundred dollars; but failing to prove positively that it contained more than twenty, and that proven by testimony of his owne witness and by his owne acknowledgment, the case being so at variance with the common dictates of humanity . and having bean done under very painful surcumstaces, at the time when the young woman was about to close her existance, the day before she died, and her aged mother, at the same time lying upou a bead of sickness unable to rise or to get a morsel of food for her self, and he at the time, presenting him self, as an angel of releaf to the poor and destitute sick, when twenty poor dollars might have releaved the emediate necessitys of the poor, infeabled, sick, and destitute old woman, far from home and friends. Calls imperitively for a severe rebuke and repremand for sutch inhumau and nimost unpresedented conduct, as also the necessity of binding him over to the Court of Sessions in the sum of \$500,00.

R. C. BARRY, Justice Peace. November, 10th 1851.