

# Arizona Miner.

SAN FRANCISCO AGENCY.—Mr. Thomas Boyce is the only authorized agent for the MINER in San Francisco. Orders left at his office, New Merchant's Exchange Building, room No. 29, California street, will be promptly attended to.

SAN BERNARDINO AGENCY.—F. C. Sahr, news-dealer, is authorized to act as agent for the MINER at San Bernardino, California.

## THE FARMER.

The farmer is lord of the cattle,  
The farmer is king of the soil,  
Though his brow may be darkened by sunlight,  
His hands may be browned by his toil.

He looks o'er his field and his orchards  
With joy, when his day's work is o'er,  
For he knows the seed planted in Spring-time  
In summer will yield a rich store.

He sees God in nature around him,  
The flower that blooms on the plain,  
Though dying in winter, in summer  
Will blossom in beauty again.

The corn that is dropped in the furrow,  
By sunshine expands into birth—  
His rich ears of gold in the autumn  
Add beauty and grandeur to earth.

The grass that is withered and dying,  
The trees though now leafless and bare,  
Will spring into life and new verdure,  
Which proves immortality there.

The seed that is sown by the wayside,  
Whether of rices or of wheat,  
Takes root in the soil that surrounds it,  
And starts into life while we sleep.

Nothing is lost or is wasted  
That lies near the richly turned sod;  
The "seed-time and harvest shall fall not,"  
If you trust in the promise of God.

"By the sweat of thy brow shalt thou labor,"  
Though weary, faint not, but endure,  
A crown of the faithful awaits thee,  
For God and his promise is true.

## Conflict and Conquest.

Courage, brother, do not stumble,  
Though thy path be dark as night;  
There's a star to guide the humble:  
"Trust in God, and do the right."

Let the road be rough and dreary,  
And its end far out of sight,  
Foot it bravely—strong or weary,  
"Trust in God, and do the right."

Perish "policy" and "cunning,"  
Perish all that fear the light;  
Whether losing, whether winning,  
"Trust in God, and do the right."

Trust no party, sect or faction;  
Trust no "leaders" in the fight;  
But in every word and action,  
"Trust in God, and do the right."

Simple rule, and safest guiding,  
Inward peace and inward might,  
Star upon our path adding:  
"Trust in God, and do the right."

Some will late those, some will love thee,  
Some will flatter, some will slight;  
Cesse from man, and look above thee,  
"Trust in God, and do the right."

**A SUPERSCRIPTION.**—A few days since a box, made of larchwood, almost as light as paste-board, passed through the express office, bearing the following superscription:  
"This packet contains a duck of a bonnet. Expressman, I pray you, place nothing upon it; The made of a ribbon, a straw and a feather. The whole with a postage stamp fastened together.

Its owner, a dandy, is youthful and fair;  
But like Flora McFlimsey, has nothing to wear.  
Beware, then, expressman, I warn you take heed,  
And forward this bonnet with care and with speed."

**A SOUND PLATFORM.**—The Cincinnati Commercial says: The Nashville Gazette has fixed up a very Democratic ticket, and places it at the head of its leading column. It is: "For President, Geo. H. Pendleton, of Ohio; for Vice President, John Quincy Adams, of Massachusetts." The platform of the Gazette is terse. It is:  
"Local self government!  
"A white man's country!  
"One kind of money for rich and poor alike!"

**C. T. MEADOR, of Stockton, who has made application for a discharge from his liabilities under the United States Bankruptcy Act, and whose liabilities amount to \$1,170,000, claims to have lost \$2,240,000 by depreciation in copper mining stocks, and the price of copper ores in the Eastern States and England.**

**A RAW IRISHMAN, just over, went into a restaurant, and was asked by the waiter what he would have? "Why, wittles to ate, ay, please," was the reply. A plate of hash was placed before him. "Fot's that?" demanded Mickey. "That's wittles," was the answer. Mickey eyed the compound suspiciously for some time, and finally exclaimed: "Be jabbers, the man that chewed that can ate it!"**

**A LERSON FOR DAD.**—An old gentleman farmer, who had two or three very pretty girls, was so very anxious of his charge that he would not permit them to keep the company of young men. However, they adopted the following experiment to enjoy the company of their lovers, without the knowledge of their father:

After the old man had retired to rest, the girls would hang a sheet out of the window, which was quite a distance from the ground, and the beaus would seize hold of the sheet, and with the assistance of his lady love, who tugged lustily at the sheet above, would thus gain entrance.

But it so happened that one evening the girls hung the sheet rather early, for the old gentleman, by some ill-wind was blown around the corner, and spying the sheet could not conjecture the meaning of it being there. He took hold and endeavored to pull it down. The girls, supposing it to be one of their beaus, began to hoist, and did not discover their mistake until the head of the old man was level with the window, when one of them exclaimed, "Oh, Lord! it's dad!" and letting go their hold, soon came the old man on the hard stones and gravel below, dislocating one of his shoulders, which convinced him that his effort to make old maids of his daughters was not so easily accomplished, and withdrawing all opposition to their keeping company, he was soon a father-in-law.

## On Planting out Fruit and Ornamental Trees, Shrubs and Small Plants.

Knowing that several farmers in this Territory intend to plant fruit trees, vines, etc., the coming spring, we copy the following article on the subject from the *California Farmer*, with the hope that it may be of some service to them:

When fruit and ornamental trees, or shrubs, and small plants are to be planted where they were intended permanently to remain, every care and caution should be taken so as to have them placed at such proper distances, that tree and plant can have full benefit of the light and air. When not properly planted, the shape and form of each will be spoiled during their growth. A great mistake is made in planting too many fruit and ornamental trees to an acre under the impression that they protect and shield each other, and without giving the soil the extra food needed for the extra numbers, that when the trees get up, one-third or one-half can be cut away to admit of the air and light, forgetting that during the years they have been growing, each tree has had an injurious effect on its neighbor by forcing it into weak and unnatural growth, and preventing the lower branches breaking, and making proper shape. Thus the cause of the many bad-shaped and unsightly trees, and in most cases, the different fruit brought to market. Many of our orchards in this State are totally ruined by being too thick on the ground. We give in the annexed scale various distances and the number of plants required for an acre at stated distances. As a rule, we would recommend in planting out orchards the following table:

Grape vines, 8 feet by 8; pears, cherries and plums, 16 by 16 feet; apples, 20 by 20 feet; prune and train the lower branches so as to have them almost touch the ground, as invariably the best and finest fruit are on the lower branches of the trees and near the body and center of the tree. Thus by keeping the trees low and compact they are not so subject to the injurious influence of the wind. The distance, such as 1 foot by 4 inches, 1 foot by 6 inches, 1 foot 6 inches by 6 inches, are for nurseries and gardens where young stock is planted temporarily, the vines being far enough apart to admit the hoe for cutting down weeds, etc.

In planting ornamental trees and shrubs, the greatest care should be taken not to allow anything to grow near the plants, keep the soil round the plants free from weeds or grass, and occasionally cultivate the surface of the soil with a hoe or rake; constant care can only secure symmetrically formed, handsome and healthy trees and plants.

For distance and number of plants or trees, etc., required for an acre, we give the following table for general benefit and particular reference:

Distance Apart.	No. of Plants.	Distance Apart.	No. of Plants.
<b>VINES AND PLANTS.</b>			
1 by 1	43,300	4 by 6	1,875
1 by 2	21,650	5 by 5	1,742
1 by 3	14,433	6 by 4	1,589
1 by 4	10,825	6 by 6	1,370
1 by 5	8,660	7 by 7	1,102
1 by 6	7,217	8 by 8	884
1 by 8	5,413	10 by 10	676
1 by 10	4,331	12 by 12	545
1 by 12	3,617	14 by 14	444
1 by 15	3,022	16 by 16	375
1 by 20	2,165	18 by 18	324
1 by 25	1,614	20 by 20	281
1 by 30	1,371	25 by 25	196
1 by 40	1,065	30 by 30	154
1 by 50	852	35 by 35	128
1 by 60	722	40 by 40	112

## Human Decadence.

In an able thesis on death, Dr. Acosta of Paris discusses the difficulty of determining the commencement of old age, and says the Greeks regarded the age of 49 (seven times seven, their climacteric number) as the culminating point of human strength. Another French writer, M. Florens, however, holds that decadence does not commence until the 70th year. The Chinese call men who have attained that age "rare birds," and those who reach the 90th year "old lotterers." The two climacteric ages of the Arabs were 63 (7 times 9) and 81 (9 times 9). The first was considered the grand climacteric among the ancients, and those who passed it were accustomed to congratulate each other. Physiologists recognize the existence of two sources of strength in the constitution; one is called the force in use, and the other the reserved force. Doubtless the period of decadence bears some relation to the period required for full development. Those who are long arriving at the full maturity of their powers, as a general rule, are long in losing their store of reserved force. Bodily strength may be compared to a water-power. During the period of growth, the surplus vitality is used in development, as force is expended in building structures to raise the head and fall of water. Through the term of middle life, the supply of strength greatly exceeds that expended in work, and the surplus quietly passes off like unused water over the waste weir. When the period of decadence arrives, the stream begins to diminish. There is no longer a residue of unused force. During the day there is no flow of water over the weir, and a whole night is required to bring the head and flow to the accustomed height. Every source for supply is employed, and care is taken to prevent the escape of unused force. Gradually the constitution is enfeebled, but has not even power to repair bodily waste. The weir crumbles, the leakages are no longer checked. Slower and slower turns the wheel of life, until at last, by some sudden diversion, the scanty supply is cut off, and it has forever ceased to move. To guard the weir of life, to prevent its sudden destruction by fatal disease, and to show how best to repair the damage of constant decay is the business of the physician. It is said the average length of human life among civilized nations has been greatly increased during the last century. This gratifying result must be accredited in part to the introduction of new remedies for disease; yet it will not be out of place to assert that the most important of all arts—medicine—has not kept pace in improvement with many others affecting the material well-being of man.

## Wickenburg.

### NEW STORE AND NEW GOODS!

**A. BARNETT,**  
TAKES THIS METHOD OF INFORMING the people of Central Arizona, that he now has, at his

### NEW ADOBE STORE.

In the Town of  
**WICKENBURG,**  
YAVAPAI COUNTY, ARIZONA

The largest and best stock of  
Groceries,  
Provisions,  
Clothing,  
Dry-Goods,  
Boots and Shoes,  
Tobacco, etc.,  
Ever brought to the Territory.

### ALSO.

Every article required by families, teamsters, miners, ranchmen, and others. All of which I will sell cheaper than any other store in Central Arizona.

A. BARNETT.  
Wickenburg, Nov. 20, 1867.

### SUMMONS.

IN THE DISTRICT COURT, THIRD Judicial District, in and for the County of Yavapai and Territory of Arizona.

John P. Osborn, Plaintiff,  
vs.  
Lewis Rogers, John M. Rountree, and N. Beardlee—Defendants.

Action brought in the District Court, in and for the County of Yavapai, Territory of Arizona. The Territory of Arizona sends greeting to Lewis Rogers, John M. Rountree, and N. Beardlee, Defendants.

You are hereby summoned and required to appear in an action brought against you by the above-named plaintiff, in the District Court of the Third Judicial District, in and for the County of Yavapai, and Territory of Arizona, to answer the complaint filed therein, (a copy of which accompanies this summons,) within twenty days (exclusive of the day of service) after the service upon you of this summons, if served in this county; but if served out of the county and in the Territory, then within forty days; and if served out of the Territory, then within twenty days, or judgment by default will be taken against you, according to the prayer of said complaint.

This action is brought to recover the sum of eight hundred and sixty-six dollars, (\$866.00) being a balance due upon a certain promissory note for one thousand three hundred thirty-three and thirty-three one hundredths dollars, drawn, executed and delivered by the defendant Lewis Rogers, bearing date of October 22nd, 1856, and pay to secure the payment of said note, with other notes, more particularly mentioned and set forth in the complaint, and to which reference is hereby made.

Also for the foreclosure of a certain Deed of Mortgage executed by the defendant, Lewis Rogers, on the 23rd day of October, A. D. 1856, and duly filed and recorded in the office of the County Recorder for Yavapai County, Arizona Territory, to secure the payment of said note, with other notes, more particularly mentioned and set forth in the complaint, and to which reference is hereby made.

And, also, that the defendants, John M. Rountree and N. Beardlee, be barred and foreclosed of all equity of redemption or other interest in the unexpired premises accrued since the lien of Plaintiff's mortgage.

And you are hereby notified that if you fail to appear and answer the complaint, as above required, the plaintiff will take default against you and apply to the court for the relief demanded in his complaint, and for all costs and disbursements herein made.

Given under my hand and the seal of the District Court, in and for said county and Territory, this 27th day of January, [L. S.] A. D. 1868.

ED. W. WELLS, Clerk.  
JOHN HOWARD, Plaintiff's Attorney.

### SUMMONS.

IN THE DISTRICT COURT, THIRD Judicial District, in and for the County of Yavapai and Territory of Arizona.

Jacob O'Brien, Plaintiff,  
vs.  
J. G. Fell, Edward Hoopes, and George Burnham, et al.—Order of Publication.

Action brought in the District Court, in and for the County of Yavapai, Territory of Arizona. The Territory of Arizona sends greeting to J. G. Fell, Edward Hoopes, and George Burnham, et al., Defendants.

You are hereby summoned and required to appear in an action brought against you by the above named Plaintiff, in the District Court of the Third Judicial District, in and for the County of Yavapai and Territory of Arizona, to answer the complaint filed therein, (a copy of which accompanies this summons,) within twenty days (exclusive of the day of service) after the service upon you of this summons, if served in this county; but if served out of the county and in the Territory, then within forty days; and if served out of the Territory, then within twenty days, or judgment by default will be taken against you, according to the prayer of said complaint.

This action is brought to recover the sum of six hundred and ten dollars (\$610.00), balance due Plaintiff upon an account of work done and labor performed as a mechanic in the erection of a 20-stamp quartz mill and other buildings connected therewith, situated on Turkey Creek, county and Territory aforesaid, and known as the "Bully Buena Mill."

And, also, for the foreclosure of a mechanic's lien levied on the above described property, together with the lands upon which the same is erected, and duly filed for record in the office of the County Recorder in and for said county and Territory, on the 21st day of February, A. D. 1867.

And you are hereby notified that if you fail to appear and answer the complaint as above required, the Plaintiff will take default against you, and apply to the Court for the relief demanded in his complaint and for costs and disbursements in this behalf expended.

Given under my hand and the seal of the District Court, this 30th day of January, A. D. 1868.

ED. W. WELLS, Clerk.  
JOHN HOWARD, Plaintiff's Attorney.

## Legal Advertisements.

### SUMMONS.

IN THE DISTRICT COURT, THIRD Judicial District, in and for the County of Yavapai and Territory of Arizona.

W. F. Banning, Plaintiff, vs. J. G. Fell, Edward Hoopes, and George Burnham, et al., composing the Walnut Grove Gold Mining Company, of Arizona, Defendants.—Order of Publication.

Action brought in the District Court, in and for the County of Yavapai and Territory of Arizona. The Territory of Arizona sends greeting to J. G. Fell, Edward Hoopes, and George Burnham, et al., Defendants.

You are hereby summoned and required to appear in an action brought against you by the above named Plaintiff, in the District Court of the Third Judicial District, in and for the County of Yavapai and Territory of Arizona, to answer the complaint filed therein, (a copy of which accompanies this summons,) within twenty days (exclusive of the day of service) after the service upon you of this summons, if served in this county; but if served out of the county and in the Territory, then within forty days; and if served out of the Territory, then within twenty days, or judgment by default will be taken against you, according to the prayer of said complaint.

This action is brought to recover the sum of four hundred and twenty-three and 40-100 dollars (\$423 40-100), balance due Plaintiff upon an account for work done and labor performed as a miner and laborer in the erection and construction of a 20-stamp quartz mill and other buildings connected therewith, situated on Turkey Creek, county and Territory aforesaid, and known as the "Bully Buena Mill."

Also, work done in opening certain mines adjacent thereto, and belonging to said company, and known as the "Bully Buena Mine."

And, also, for the foreclosure of a mechanic's lien levied on the above described property, and duly filed for record in the office of the County Recorder for said county and Territory, on the 28th day of February, A. D. 1867.

And you are hereby notified that if you fail to appear and answer the complaint as above required, the Plaintiff will take default against you, and apply to the Court for the relief demanded in his complaint and for costs and disbursements in this behalf expended.

Given under my hand and the seal of the District Court, this 30th day of January, A. D. 1868.

ED. W. WELLS, Clerk.  
JOHN HOWARD, Plaintiff's Attorney.

### SUMMONS.

IN THE DISTRICT COURT, THIRD Judicial District, in and for the County of Yavapai and Territory of Arizona.

Stephen Z. Pierce, Plaintiff, vs. J. G. Fell, Edward Hoopes, and George Burnham, et al., composing the Walnut Grove Gold Mining Company, of Arizona, Defendants.—Order of Publication.

Action brought in the District Court, in and for the County of Yavapai and Territory of Arizona. The Territory of Arizona sends greeting to J. G. Fell, Edward Hoopes, and George Burnham, et al., Defendants.

You are hereby summoned and required to appear in an action brought against you by the above named Plaintiff, in the District Court of the Third Judicial District, in and for the County of Yavapai and Territory of Arizona, to answer the complaint filed therein, (a copy of which accompanies this summons,) within twenty days (exclusive of the day of service) after the service upon you of this summons, if served in this county; but if served out of the county and in the Territory, then within forty days; and if served out of the Territory, then within twenty days, or judgment by default will be taken against you, according to the prayer of said complaint.

This action is brought to recover the sum of six hundred sixty-two and 15-100 dollars (\$662 15-100), balance due Plaintiff upon an account of work done and labor performed and materials furnished in and for the erection and construction of a certain 20-stamp quartz mill situated on Turkey Creek, county and Territory aforesaid, and known as the "Bully Buena Mill," and also other buildings therewith connected.

Also, for the foreclosure of a mechanic's lien levied on the above described property, together with the lands upon which the same is erected, and duly filed for record in the office of the County Recorder for the said county and Territory, on the 21st day of February, A. D. 1867.

And you are hereby notified that if you fail to appear and answer the complaint as above required, the Plaintiff will take default against you, and apply to the Court for the relief demanded in his complaint and for costs and disbursements in this behalf expended.

Given under my hand and the seal of the District Court, this 30th day of January, A. D. 1868.

ED. W. WELLS, Clerk.  
JOHN HOWARD, Plaintiff's Attorney.

### SUMMONS.

IN THE DISTRICT COURT, THIRD Judicial District, in and for the County of Yavapai and Territory of Arizona.

John Rabble, Plaintiff, vs. J. G. Fell, Edward Hoopes, and George Burnham, et al., composing the Walnut Grove Gold Mining Company, of Arizona, Defendants.—Order of Publication.

Action brought in the District Court, in and for the County of Yavapai and Territory of Arizona. The Territory of Arizona sends greeting to J. G. Fell, Edward Hoopes, and George Burnham, et al., Defendants.

You are hereby summoned and required to appear in an action brought against you by the above named Plaintiff, in the District Court of the Third Judicial District, in and for the County of Yavapai and Territory of Arizona, to answer the complaint filed therein, (a copy of which accompanies this summons,) within twenty days (exclusive of the day of service) after the service upon you of this summons, if served in this county; but if served out of the county and in the Territory, then within forty days; and if served out of the Territory, then within twenty days, or judgment by default will be taken against you, according to the prayer of said complaint.

This action is brought to recover the sum of five hundred and eighty-two and 00-100 dollars (\$582 00-100), balance due Plaintiff upon an account of work done and labor performed as a mechanic in the erection and construction of a 20-stamp quartz mill and other buildings connected therewith, situated on Turkey Creek, county and Territory aforesaid, and known as the "Bully Buena Mill."

And, also, for the foreclosure of a mechanic's lien levied on the above described property, together with the lands upon which the same is erected, and duly filed for record in the office of the County Recorder in and for said county and Territory, on the 21st day of February, A. D. 1867.

And you are hereby notified that if you fail to appear and answer the complaint as above required, the Plaintiff will take default against you, and apply to the Court for the relief demanded in his complaint and for costs and disbursements in this behalf expended.

Given under my hand and the seal of the District Court, this 30th day of January, A. D. 1868.

ED. W. WELLS, Clerk.  
JOHN HOWARD, Plaintiff's Attorney.

### SUMMONS.

IN THE DISTRICT COURT, THIRD Judicial District, in and for the County of Yavapai and Territory of Arizona.

John Rabble, Plaintiff, vs. J. G. Fell, Edward Hoopes, and George Burnham, et al., composing the Walnut Grove Gold Mining Company, of Arizona, Defendants.—Order of Publication.

Action brought in the District Court, in and for the County of Yavapai and Territory of Arizona. The Territory of Arizona sends greeting to J. G. Fell, Edward Hoopes, and George Burnham, et al., Defendants.

You are hereby summoned and required to appear in an action brought against you by the above named Plaintiff, in the District Court of the Third Judicial District, in and for the County of Yavapai and Territory of Arizona, to answer the complaint filed therein, (a copy of which accompanies this summons,) within twenty days (exclusive of the day of service) after the service upon you of this summons, if served in this county; but if served out of the county and in the Territory, then within forty days; and if served out of the Territory, then within twenty days, or judgment by default will be taken against you, according to the prayer of said complaint.

This action is brought to recover the sum of five hundred and eighty-two and 00-100 dollars (\$582 00-100), balance due Plaintiff upon an account of work done and labor performed as a mechanic in the erection and construction of a 20-stamp quartz mill and other buildings connected therewith, situated on Turkey Creek, county and Territory aforesaid, and known as the "Bully Buena Mill."

And, also, for the foreclosure of a mechanic's lien levied on the above described property, together with the lands upon which the same is erected, and duly filed for record in the office of the County Recorder in and for said county and Territory, on the 21st day of February, A. D. 1867.

And you are hereby notified that if you fail to appear and answer the complaint as above required, the Plaintiff will take default against you, and apply to the Court for the relief demanded in his complaint and for costs and disbursements in this behalf expended.

Given under my hand and the seal of the District Court, this 30th day of January, A. D. 1868.

ED. W. WELLS, Clerk.  
JOHN HOWARD, Plaintiff's Attorney.

## Legal Advertisements.

### Delinquent Tax Roll

—ON—  
**REAL ESTATE,**  
For the County of Yavapai, Territory of Arizona, for Territorial and County Taxes for the Year 1867.

**NOTICE IS HEREBY GIVEN, THAT,** on Monday, March 24, 1868, at ten o'clock, a. m., as required by law, I will expose for sale, at public auction, in front of the Court House, in Prescott, Yavapai county, Arizona, and continue to sell, from day to day, until the whole or sufficient of each parcel has been sold to pay the amount of Territorial and County Taxes, interest and charges, set forth in the annexed list as due, (unless the same shall be previously paid) the following described property:

- Martin, J. H. 160 acres of land on Granite creek. \$37.11
- Mohave & Prescott Toll road Co., that portion of the Prescott Toll road lying in Yavapai county. 223.75
- McMullen, Murphy & Co., lot 21, block 13. 4.21
- Ruff Thomas, 160 acres of land on Rio Verde. 6.38
- Whitecomb & Co., 160 acres of land Walnut creek. 24.25
- Dickson John, house west side of Granite street. 0.75
- Elliott A. H. poss'y right to 160 acres of land Granite creek. 1.20
- Furber John L. lot 18, block 8. 1.20
- Cullumber Samuel, 160 acres land Kirkland Valley. 1.00
- Pairee S. Z., ditch on Lynx creek. 10.00
- Rosenback L. lot 19, block 19. 4.26
- Simmons T. H., Ranch and improvements. 1.50
- E. W. Coffin, agent, Mill on Turkey creek. 702.71
- Coulter & Tyson, agents, Mill on Lynx creek. 350.12
- Smith & Henson, 320 acres of land Williamson Valley. 1.20
- Norwood John, 160 acres land on Rio Verde. 12.25
- Turner W. F. improvements on ranch. 0.75
- Buckman J. J., possessory right to 160 acres of land adjoining Miller's ranch. 10.00
- Boblet & Snodiker, house and lot corner Garley and Granite street. 12.00
- Cummings & Mun, 160 acres land Mint Valley. 11.00
- Cummins & Pihy, Blacksmith shop Granite street. 10.00
- Ellsworth George, 100 acres of land in Walnut Grove. 20.00
- Ehle Jno. 160 acres land in Skull Valley. 11.00
- Fredericks & Marsh, 160 acres of land on Rio Verde. 30.00
- Baldwin J. H. lot 23 block 7 with house. 0.25
- Dare, John T. town lots, houses and wagon. 14.75

ROBERT F. PLATT,  
District Attorney.

### Delinquent Personal Property Tax

Yavapai County, for 1867.

PRESCOTT, January 11, 1868.

It appearing to me by the delinquent tax roll for the year 1867, filed in my office, that the persons named in the annexed list are indebted to the County of Yavapai in the amounts set opposite their names, for Territorial and County taxes, interest and charges on personal property, for the year 1867, therefore, notice is hereby given that, if said amounts are not paid on or before the first Monday in March, 1868, I will (as required by law) institute suits for the recovery of the same with cost.

- Davis, Irwin.....\$120.65
- Elliott, Wm..... 12.00
- Harding, Fred..... 12.00
- Rogers, Lewis..... 24.00
- Sanders, Peter..... 12.00
- Wolf & Folks..... 7.12
- Crow, C. L..... 20.75
- Peralls..... 4.00
- Silvers, E..... 4.00
- Dudley, J. G..... 14.00
- St James & Co..... 175.00
- Ralston & Brown..... 17.00
- Dickson John..... 11.00
- Browne & Silverthorn..... 11.00
- W. W. Jones..... 6.25

ROBERT F. PLATT,  
District Attorney.

## ARIZONA MINER

### Book and Job Printing Office.

—THE—

### Largest and Most Complete Establishment

—OF THE KIND—

### IN THE TERRITORY

THE MINER office is well supplied with Plain, Fancy and Ornamental Type, and the printers are determined to execute all work which they may be favored in the nearest and best style of the art.

Work may be ordered from any part of the Territory, and when accompanied with the bill it will be promptly executed and sent by mail as directed.

Persons sending us money for subscription advertising or job work, may forward it by draft or otherwise, at their own risk.

**CHARGES MODERATE**  
Address,  
"PUBLISHERS ARIZONA MINER,"  
PRESCOTT, A. T.