

The Montana Post.

FRIDAY MORNING, OCT. 30.

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Table with 2 columns: Description of advertising space (e.g., Business Cards, 5 lines or less, 3 months) and Price.

THE CITY.

From Friday's Daily.

SLIGHTLY SPORTING.—Our sporting reporter gives us a professional account of the races. We do not understand all the technical terms, but they are "as they should be."

RUMORS OF EARTHQUAKE ORIGIN.—As soon as it became known day before yesterday that a severe earthquake shock had been felt in San Francisco, wild rumors concerning its effects commenced their floating careers up our streets.

INDIAN MATTERS.—John W. Powell, the Indian interpreter employed by Governor Tufts, left Virginia about one week ago, accompanied by a single scout, for the purpose of visiting the Crow Nation on the Yellowstone and ascertaining their number and condition.

REQUISITION ISSUED.—We find the following in an Idaho exchange: "Marshal Lappen, of Portland, Oregon, has received a dispatch from the Governor of Montana, informing him that a requisition has been issued for the surrender of Baggs, one of the condemned murderers under sentence of death who escaped from Deer Lodge jail last July, and who was soon after arrested in Portland. Baggs will be held to await the requisition."

BIG NUGGET.—Confederate Gulch has not yet ceased astonishing the natives. Maj. Daynport informs us that on Tuesday last there was found in the claim of Messrs. Ingram & Co., a nugget worth \$490.

ceive their annuities. They continued to hover, knocked the chinking out of the stockade and amused themselves by firing arrows into the cattle. Subsequently they "went for" a party of Sioux in the vicinity, killed three of them and had a war dance. Hardly had the Crows left the scene of action before 200 Sioux surrounded the fort. They seemed to regard the late fight between their nation and the Crows as, to some extent, prosecuted under the auspices of the whites, and they had no friendly feelings towards the latter. The whites avoided trouble for the time being by treating them to coffee and other pale face delicacies. But a short time elapsed before a collision took place between the Crow and Sioux over towards the Muschelshel, resulting in the loss of fifteen men to the latter and three hundred head of horses to the former. Having got their hand in for fighting, the Sioux returned to Fort Peck, surrounded it, and kept up a fight with the whites for six hours. The garrison were uninjured, but a white man named Sears was killed and scalped at a short distance from the fort. His body was found to contain forty arrows, two minnie balls and three knives. Several cattle were also killed. Five whites, "X" among the number of course, made a charge upon the Indians as they were retiring, recapturing several cattle that they were driving away, and it is believed killed four or five of the Sioux. The party of Indians which attacked the fort was that of "Sitting Bull" who appeared mounted upon a black horse and with a "war bonnet" ornamented with eagle's feathers streaming to the ground. The goods in which "X" was in charge, were finally loaded upon Garrison's and Bird's trains, and the freighting caravan started for Benton, escorted by thirty soldiers under Lieutenants Townsend and Newman. Arrived in the vicinity of the "Big Bend" they found a large party of probably one thousand Arapahoes in their road. Inasmuch as this same band had killed some of the oxen while these trains were on their way down, the whites did not feel particularly friendly towards them and refused to accede to their wishes by giving them anything. With commendable bravery, Lieutenants Townsend and Newman with their men, demanded that the Indians should give room for the whites. The determined efforts of the pale faces had the desired effect and the Arapahoes succumbed. Numerous other adventures with which "X" met, are highly interesting, but the individual referred to, tells them so rapidly and our space is so limited that we cannot give them to our readers.

All kinds of perfumery at St. Louis Drug Store. A splendid assortment of Toilet Brushes at St. Louis Drug Store. Pure medicines put up neatly at St. Louis Drug Store.

THE BENEFIT OF THE BOYS, was a huge success in every respect. The large audience that filled the theatre will testify that it was one of the best entertainments of the season, and a visit to the treasury department satisfied us in regard to the financial results. The first play "The Honeymoon," was never put upon the stage in better shape. Mr. Waldron was true to his high reputation. Mrs. Langrishe displayed those charming phases of acting, of which she is mistress. Mr. Martin was immense as the false Duke, and kept the house in a roar. Mr. Collins as Rolando, played a very fine part in an exceedingly happy manner. Mr. Martimer did the part of Balzard in exceeding good taste. Mr. Norwood as Lopez, was a great success; also was Mr. Griffith as the Count Montalban. To Mrs. Fitzwilliams and Mrs. Bennett great credit is due for their very fine acting. The other members of the company by their attention to business, interest, and acting added greatly to the success of the play. The Fancy Dance of Mrs. Shields created a great sensation and was encored. The Ballad, by Mr. Tuedeman, was beautiful, and was also encored. We were surprised to find no fine voice among our citizens. John C. Spencer's Overture, from the "Dutchman," was immense, comical and convincing—receiving encore upon encore. Bragg's Band, which during the last year has added so greatly to the enjoyment of the theatrical season, and contributed so much to the pleasures of past days, executed a grand overture, and on being encored, gave, in their own inimitable and beautiful style, "Come where my Love Lies Dreaming." We are confident that there is not in the West a band that can excel this one for rare musical ability and skillful execution of music. By request, Mr. Paul Boulton gave "Sounds from Home," on the violin, and on his encore, a beautiful varied melody. This young and talented musician, celebrated throughout the West for his rare skill on the violin, has a brilliant future before him. His exciting performances on the occasion of the late concert, were the wonder and admiration of that cultivated and appreciative gathering. The concluding performance was the "Rough Diamond," in which the central character was Mrs. Geo. B. Waldron, whose appearance was greeted with hearty and enthusiastic applause which evidenced to that lady that she is enshrined in the hearts of our citizens as a favorite. Juno like, graceful and superbly beautiful, vivacious, exceedingly spirited in the character, she was the admiration of the audience and the life of the play. Too much credit cannot be given or praise conceded to Mr. Griffith, the energetic manager, and the members of the company, for the successful realization of their efforts, and we close with our best wishes for their future prosperity, and the hope that each one may be as good as the proprietor of a "Niblo's."

SUMMIT.—The Poet's "Deacon," in the flourishing diocese of Summit, gives us a few items as follows: An old pioneer, Dr. O'Neal, has just returned from the States and commenced sinking a shaft on claim No. 1, on the Oro Cacho lead, with prospects of striking rich quartz within a few days. His family is to come to Montana, and the Doctor proposes to permanently locate with us. The John How tunnel is still being run. It is now 500 feet in length, and it is supposed that 75 feet more will bring it to the ledge. A shaft 200 feet in depth has been sunk on the Kearsage, and work upon it is still in progress. Mr. Vogle intends continuing this shaft until the water level is reached and then driving a tunnel. Mr. E. B. Covely is working the Keystone Ledge and taking out good quartz. The Summit district is turning out well and is believed to be as good as any in the Territory.

SUCCESS.—The favor with which the scheme of the Helena Money lottery has been received by the public, has induced the projector to make a drawing on the first day of December. Nearly five hundred tickets are sold for this drawing, and knowing the gentlemanly managers of this undertaking, we can warrant a fair deal. See their advertisement under the head of a "Home Stake."

FASHION COURSE.—The proprietors of that popular institution known as the Fashion Course, offer new attractions on tomorrow for the fast stock of the Territory, and a spirited race may be expected. Our sporting lads will be on hand.

PERSONAL.—Mr. Claggett—he of the silver tongue—and one of the finest orators in the Territory, arrived from Deer Lodge on Thursday. Thomas E. Tut, Esq., one of our prominent merchants, and A. W. Clark, Esq., well known to many of our citizens, left for the States by the last coach. Charles Dahler, of the firm of Hasey, Dahler & Co., arrived from Virginia night before last.

RETURNED.—Our eminently social friend Tom Groshon returned from the Capital yesterday. He reports times good and business improving; this we are glad to hear. From Monday's Daily. MR. LANGRISHE'S DEPARTURE.—Today Mr. Langrishe takes his departure for Virginia City, on his way to the end of the railroad, where he intends spending the winter. We well remember when a little cub, sat perched on the top seat, in the canvas theatre of Langrishe & Atwater, in a little village of Illinois, and watched with feelings of wonder and admiration the trials and tribulations of The Serious Family, and we then thought that Mr. and Mrs. Langrishe were two of the most wonderful people living. While age has blighted the luxuriant vegetation of our youthful opinions, we have never lost for either our admiration and respect. Celebrated throughout the land as an actor and theatrical manager, wherever he casts his lines he calls around him hosts of friends, and departs amid universal regret. For a long year he has done what no other man would or could do—placed before us talent unsurpassed, produced the drama in all its varieties in a manner that would do honor to the first theatre of the land, and thus has ministered to the pleasure and enjoyment of our people, and given us lessons that influence our natures for good, and aid in refining and exalting life toward the highest order of civilization and refinement. He goes from our midst with the honest, hearty and best wishes of our entire people for his continued health, increased prosperity and never-ending happiness, and we regret that we cannot give them to our readers. All kinds of perfumery at St. Louis Drug Store. A splendid assortment of Toilet Brushes at St. Louis Drug Store. Pure medicines put up neatly at St. Louis Drug Store.

vised song of Mr. Langrishe created great mirth as he touched the various eccentricities present. He sang a comic song in response to an encore. The fair beneficiary received every evidence of distinguished consideration by being called out to receive the congratulatory of the audience. This closes the Theatrical season for the present, but we trust that next summer will find manager Langrishe in our midst, where he will be heartily welcome. "Nous verrons." (This is French; we use it sometimes for effect).

BELL has rung out; not "A mellow wedding bell, Golden bell, From whose molten golden notes A liquid ditty floats To the turtle doves that swell With delight;" but Harry Bell, handsome—well, who was wont to tell when Wells, Fargo & Co. coaches were to arrive. We are sorry to lose you; and we commend you as a rare gentleman, a genial social friend, and the symbol of "business in a minute."

REDUCTION OF FARE.—It will be a source of gratification to our traveling friends to learn that Wells, Fargo & Co., have reduced fare to the following figures, currency: "Bryan's end of the Railroad 165 55" "Green River..... 167 25" "Omaha..... 230 00

DISTRICT COURT. Third Judicial District, Territory of Montana, in and for the County of Lewis and Clark. Hon. Hiram Knowles presiding. October Term, 1868.

Oct. 20.—The following are the proceedings had in the above Court, viz: Grand Jury was empaneled—John Jones Foreman. An attachment for several defaulting jurors was issued. The following papers were filed, viz: James L. Roberts vs. C. S. Sanborn et al.; motion to dissolve attachment. Chadwick & Parrott vs. Diamond City Mining Company; papers on motion to set aside judgment. S. S. Legate vs. Ellen A. Legate; proof of service. Jas. Sexton vs. N. W. Far Co.; order to dismiss. Cause dismissed at plaintiff's costs. Kleinschmidt et al. vs. Dunphy et al.; defendant's notice and order for commission to take testimony filed. G. K. Somers vs. C. F. Bates et al.; defendants answer for September 20th, 1868, *non pro tunc*, and motion for continuance.

Territory of Montana vs. A. M. Woolfolk; J. J. Williams, Esq., moved verbally to suspend the order suspending A. M. Woolfolk, Esq., from professional practice as an attorney at law; held under advisement. Peter Ellis was admitted to be a citizen of the United States. Territory vs. Jacob Smith; dismissal entered. Stephen Reynolds vs. A. T. Baker; answer filed. Causes were set for trial as follows, viz: No. 120—H. H. Lyon vs. A. M. Holter, October 20th. No. 360—Wm. Chumasevo vs. Wells, Fargo & Co., October 20th. No. 460—Griffith & Thompson vs. Herman & Star, October 26th. No. 561—Hussey, Dahler & Co. vs. East Bannack G. & S. M. Co., Oct. 27th. No. 595—Thos. Hoopes vs. M. H. Baker, October 27th. No. 618—D. C. Moodie vs. William P. Edwards, October 29th. No. 716—Stephen Reynolds vs. A. T. Baker, October 29th. C. W. Cannon et al. vs. W. B. Wright et al., October 31st. W. H. Weimar et al. vs. Taylor, Thompson & Co., October 28th. George M. Pinney, Manager, & Co. vs. Fisk & Stuart; defendants deposited \$122.50 in U. S. Treasury Notes, and a sack said to contain 11 oz. 2 dwts. and 6 grs. of gold dust, as a tender to plaintiff. A. M. Smith vs. S. M. Henderson et al.; continued for term.

The following causes were dismissed at plaintiff's costs, viz: Wesley Behm vs. James Garnley; H. M. Castle vs. W. M. Watson, Weinsbank vs. Weinsbank; J. W. Clark, et al. vs. E. M. Sawyer et al.; E. Capinas vs. S. Levy; R. D. Leggat vs. James Ellis; C. C. Huntly vs. J. H. Gardiner et al. Hussey, Dahler & Co. vs. Strode, Ruby & Co., dismissed as against E. M. Dunphy, garnishee. Ordered, That Venetrisse for twelve additional petit jurors, to be in attendance on the 21st inst. at 9 a. m. Ordered, That the hour from 9 to 11 o'clock a. m. of each day of court, shall be the time for hearing preliminary motions, &c. Adjournd till October 21st at 9 a. m. October 21st.—Territory vs. A. M. Woolfolk. A motion to revoke the order of suspension was filed. After remarks by several members of the bar, the following order was made and entered, viz: "Be it remembered, that on this 21st day of October, A. D. 1868, defendant's motion to set aside the order suspending him from practice in the 3rd Judicial District, being taken up and considered, it is hereby ordered and adjudged that such part of said order as suspends the said defendant from the practice of his profession as an Attorney at law, in said District, be, and the same is hereby set aside and revoked. (Signed) HIRAM KNOWLES, Associate Justice, M. T."

The following papers were filed, viz: James King vs. Simms et al.; W. E. Harris vs. Simms et al.; additional answers; G. W. Morse vs. C. W. Marden, plaintiff's motion for time; John Frost vs. C. H. Hanley, defendant's motion for time; E. G. Pratt et al. vs. J. A. Nye et al., defendant's motion for time; S. S. Legate vs. Ellen A. Legate, motion to docket and refer; motion allow; O. F. McCarthy, referee. Chas. Hendrie vs. James Gormly, et al.; mortgage and notes filed; default of defendant Gormly entered. S. Lober vs. W. F. Evans, et al., deft's withdrawal demurrer. Following causes were dismissed at plaintiff's costs, viz: S. Lober vs. G. K. Somers; Gans & Kline vs. Block; Jas. Gormly et al. vs. Jas. H. Pierce et al.; F. Horn vs. Clar-

ney et al.; J. W. Whitlatch vs. Charles Hendrie et al. J. G. Prediger vs. L. Klugher et al.; defts. deposited \$255, currency, with clerk, as tender to plaintiff; Wm. Nowlan vs. Clay Thompson; deft's attorneys withdraw appearance; judgment for plaintiff. The following causes were continued for term, viz: C. E. Harlow et al. vs. J. P. Harlow et al.; E. H. Wilson vs. A. Wheeler et al.; S. J. Perkins vs. Jos. Kuhworth; N. Zemanaky vs. L. Reulsh et al. Peter Schemals vs. E. A. Dumont; judgment by default. Causes were set for trial as follows: No. 327—Wm. Vautlburgh vs. J. W. Paige, Oct. 31. No. 430—Robt O'Hara vs. James M. Virvon et al., Nov. 2. No. 478—Wm. M. Mansfield vs. E. M. Dunphy et al., Nov. 3. No. 526—Wells, Fargo & Co. vs. J. M. Clarkson et al., Oct. 24. No. 566—Sam Yit vs. G. Jules Germain, Oct. 24. No. 559—Herman Bloom vs. Diamond City Mining Co., Nov. 3. No. 589—E. M. Dunphy vs. D. Wilcox et al., Nov. 3. No. 632—D. A. Bentley vs. W. K. Roberts, Nov. 4. No. 641—Chas. Dixon vs. W. K. Roberts, Nov. 4. No. 642—Henry Monroe vs. W. K. Roberts, Nov. 4. No. 659—J. T. Murphy vs. T. P. and J. A. Ames, Oct. 28. No. 667—Geo. May vs. J. M. Trivett, Nov. 5. No. 628—G. W. Mors vs. C. W. Marden, Nov. 6. No. 681—S. Lober vs. W. F. Evans et al., Oct. 24. No. 692—Peter Schemals vs. W. K. Roberts, Oct. 31. No. 691—Goldberg, Morris & Co. vs. T. D. Williams et al., Nov. 6. No. 717—Wm. Cornell vs. E. A. Dumont, Nov. 6. No. 744—John W. Ackley vs. Neil Howie, Nov. 7. No. 740—John Frost vs. C. C. Hunter, Nov. 7. No.—Peter Lee vs. Henry Hudson, Oct. 23. Court adjourned till Oct. 22, '68, at 9 a. m. Oct. 22.—The following papers were filed, viz: E. E. Baker et al. vs. W. F. Stein; answer. Stephen Reynolds vs. A. T. Baker; plaintiff's motion to strike from files. J. G. Prediger vs. L. Klugher et al.; defendant's motion to strike out a portion of complaint was sustained; tender of defendants was accepted and cause discontinued. Territory of Montana vs. James Wilkinson; defendant was arraigned upon an indictment charging him with the crime of "assault with intent to commit murder;" J. J. Williams, Esq., appeared for defendant. Defendant was ruled to plead on Oct. 23d. M. Block vs. Asa Sample; defendant's affidavit for continuance filed. Kleinschmidt et al. vs. Dunphy et al.; stipulation for change of venue filed. S. H. Bohm et al. vs. Dunphy et al.; heard upon demurrer. Held under advisement. Court adjourned till Oct. 23d, at 9 a. m. October 23.—Kleinschmidt et al. vs. Dunphy et al., disposition of Henry Siegle, received. Plaintiff's motion for an order on receiver, filed. W. H. Weimar vs. Taylor, Thompson & Co., stipulation filed. Adelia Martinson vs. Chris. Martinson; motion to docket, and for default and for appointment of referee, filed and sustained; default entered. G. K. Somers vs. C. F. Bates; motion for continuance denied, and cause was set for trial Nov. 7th. Territory of Montana vs. James Wilkinson; defendant's demurrer, filed and overruled; exception noted. S. Lober vs. Evans et al.; demurrer to answer filed. Stephen Reynolds vs. A. T. Baker; plaintiff's replication filed; cause on trial. October 24.—Territory of Montana vs. James Wilkinson; indicted for "assault with intent to commit murder;" plead not guilty; set for trial Oct. 23th. Territory vs. same; indicted for furnishing a deadly weapon; defendant arraigned and plea of not guilty entered. Territory vs. Thomas H. Williams and Fred. Bebee; indicted for obtaining goods under false pretenses; defendant's arraigned and plea of not guilty entered; W. E. Cullen for defendants. Territory vs. H. W. Brainard; indicted for obtaining property under false pretenses; defendant arraigned and plea of not guilty entered; Col. George May was appointed to be defendant's counsel. Stephen Reynolds vs. A. T. Baker; verdict for plaintiff, defendant allowed till Monday morning to move for new trial. Territory vs. Henry Jurgens and T. E. McKoin; (defaulting jurors,) dismissed as to McKoin; Jurgens fined the costs of attachment. E. G. Pratt et al. vs. J. A. Nye et al.; deft's affidavit for continuance filed, and, upon a hearing, was sustained; cause continued for term. G. N. Morse vs. C. W. Marden; affidavit for continuance filed by plaintiff. E. E. Barker et al. vs. W. F. Stein; notice of motion to strike out answer filed. Walter Cooper vs. J. V. D. Reeve et al.; proofs of damage had before court, and judgment entered against defendant, Reeve in the sum of \$4,000 and costs. Peter Lee vs. Henry Hudson, on trial, deft's motion for non-suit overruled; exception noted; case submitted to jury with permission to seal their verdict. Geo. M. Pinney, manager & Co., vs. Fisk & Stuart; hearing continued till 26th inst., at 7:30 p. m. Petit jury excused till Monday morning at 10 o'clock. Court adjourned till 26th inst. CHAS. W. FOWLER, Clerk.

U. S. District Court. Oct. 30, 1868. Grand Jury was empaneled—Frank Taylor, foreman. Court adjourned from day to day. Oct. 24, 1868. The U. S. Grand Jury presented three indictments and was discharged. Court adjourned till 26th inst., at 9 a. m. CHAS. W. FOWLER, Clerk. The New York street railroads are running smoking cars.

DO YOU WANT A HOME STAKE? A chance for every body to get \$5,000 for an "X!"

The Helena Money Lottery LOOK AT THE LIST OF PRIZES!

Table with 2 columns: Prize amount and Number of tickets. 1 Prize of \$5,000.....\$5,000; 3 " " 1,000..... 3,000; 10 " " 500..... 5,000; 20 " " 100..... 2,000; 40 " " 50..... 2,000; 120 " " 25..... 3,000.

194 PRIZES. \$20,000 2,000 TICKETS \$10 EACH IN CURRENCY

December 1st, 1868. And contain the following Prizes: 1 Prize of \$5,000.....\$1,000; 3 " " 1,000..... 1,000; 10 " " 500..... 1,000; 20 " " 100..... 1,000; 40 " " 50..... 1,000; 73 " " Amounting to..... 5,000.

JANUARY 2d, 1869. TWENTY PER CENT. Will be deducted from each prize to defray expenses and be conducted on honorable principles, in presence of civil officers and in public. For further particulars, address, LEON LOEB, General Agent, Helena, M. T., Post Office Box No. 19. With permission, we refer to Leob & Bro., King & Gillette, John H. King, David Hagstrom, Nels Kessler, Mollitor & Bro., all of Helena.

Bankruptcy Notice. [CASE No. 7.] To all the creditors of Stephen D. N. Bennett, Bankrupt, who have proved their debts, and all other persons in interest. YOU ARE HEREBY NOTIFIED to appear before the Supreme Court of the Territory of Montana, sitting in bankruptcy, on the 7th day of December, A. D. 1868, at 1 o'clock, p. m., at Virginia City, in said territory, to show cause why a discharge from all his debts should not be granted to said bankrupt. You are also notified that the second and third meetings of said bankrupt's creditors, will be held before Theo. Muffly, Register of said Court in bankruptcy, at his office in said Virginia City, at 10 o'clock a. m., of said day. By order of the court, made this 12th day of Oct. A. D. 1868. LUCIUS S. PECK, Clerk. Wm. H. CHILES, Solicitor for Petitioner.

Bankruptcy Notice. [CASE No. 25.] In the Supreme Court of } In Bankruptcy. Montana Territory. In the matter of } Alexander I. Pullman, } Bankrupt. To Whom it may concern: THE Undersigned hereby gives notice of his appointment as Assignee of the Estate of Alexander I. Pullman, of Virginia City, in the county of Madison, and Territory of Montana, who has been adjudged a Bankrupt upon his own petition by the Supreme Court of Montana Territory. Given under my hand at Virginia City, M. T. this 4th day of October, A. D. 1868. DON L. BYAM, Assignee, Etc.

Bankruptcy Notice. [CASE No. 17.] In the Supreme Court of } In Bankruptcy. Montana Territory. In the matter of } Edwina M. Childs, } Bankrupt. To Whom it may concern: THE Undersigned hereby gives notice of his appointment as Assignee of the Estate of Edwina M. Childs, of Virginia City, in the county of Madison, and Territory of Montana, who has been adjudged a Bankrupt upon his own petition by the Supreme Court of Montana Territory. Given under my hand at Helena, M. T., this 25th day of September, A. D. 1868. N. E. HAYES, Assignee, Etc.

Bankruptcy Notice. [CASE No. 37.] In the Supreme Court of } In Bankruptcy. Montana Territory. In the matter of } Edwina M. Childs, } Bankrupt. To Whom it may concern: THE Undersigned hereby gives notice of his appointment as Assignee of the Estate of Edwina M. Childs, of Virginia City, in the county of Madison, and Territory of Montana, who has been adjudged a Bankrupt upon his own petition by the Supreme Court of Montana Territory. Given under my hand at Helena, M. T., this 25th day of October, A. D. 1868. ALEX. H. BEATTIE, Assignee, Etc.

NOTICE. NOTICE is hereby given to the public that the "POST PUBLISHING CO." will not hold itself responsible for any bills, in the Territory, unless they are contracted by order of ALEX. H. BEATTIE, or myself. GEO. M. PINNEY, "MONTANA POST PUBLISHING COMPANY."

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