

The Arizona Sentinel.

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Arizona Sentinel.

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C. L. MINOR.

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The Diamond Excitement.

The first flurry of the diamond excitement in San Francisco appears to have subsided, suspicions having been created concerning the genuineness of the statements advanced. It is suggested that if the diamond mines are as rich as reported their discoverers would have preferred to keep the whole thing to themselves, and would not have put their stock on the market at \$40 per share. The projectors of the company, however, strictly maintain that the enterprise is a genuine one, and the eagerness with which several shrewd and hard headed speculators have purchased into the stock shows that confidence is not wanting in the merits of the undertaking. Difficulties, however, threaten already. An honest miner has turned up who declares that he discovered the diamond mines, and that he and his friends have been swindled out of the claim by the present holders. He talks of starting a large expedition to go down to Arizona and take the ground up, and on the faith of his representations a second company styling itself the "Original Diamond Mining Company," has been formed, with a capital (on paper) of \$10,000,000. Thus the situation is at present. The diamonds put on exhibition have been withdrawn, on the ground that they attracted too much attention, and hindered the transaction of business. The public generally seem inclined to hold aloof a little, perhaps to await the arrival of that million-dollar parcel of diamonds which Mr. Janin is said to be en route with. Nevertheless, there are still plenty of enterprising adventurers, with more money than they know what to do with, ready and eager to invest in diamond company stock, and there is no reason to doubt that the necessary capital will all be subscribed long before anybody has a chance to make a fortune out of the old or the new companies. All that can be said in connection with the matter is, that if the first reports are true it is an amazing discovery; but if they are not true the ingenious framers of the speculation have, in slang parlance, "piled on the agony a trifle too high."—[Sacramento Record.

TEA DRUNKARDS.—Dr. Alridge, one of the Pottery Inspectors in Staffordshire, has put forth a sensible protest against a very pernicious custom which rarely receives sufficient attention either from the medical profession or from the public. He says that the women of the working classes make tea a principal article of diet instead of an occasional beverage; they drink it several times a day, and the result is a lamentable amount of sickness. This is no doubt the case, and, as Dr. Alridge remarks,

a portion of the reforming zeal which keeps up such a lively warfare against intoxicating drinks might advantageously be diverted to the repression of this very serious evil of tea-tipping among the poorer classes. Tea in anything beyond moderate quantities is as distinctly a narcotic poison as is opium or alcohol. It is capable of ruining the digestion, of enfeebling and disordering the heart's action, and of generally shattering the nerves.—[Scribner's for August.

LEGAL NOTICES.

S U M M O N S .

In the District Court, Second Judicial District, Territory of Arizona, County of Mohave.

Charles Murray, plaintiff,

vs.
W. W. Dodge, defendant.

Action brought in the Second Judicial District of the Territory of Arizona, in and for the County of Mohave.

The Territory of Arizona sends greeting to W. W. Dodge, defendant:

You are hereby required to appear in an action brought against you by the above named plaintiff in the District Court of the Second Judicial District of the Territory of Arizona, in and for the County of Mohave, and to answer the complaint filed therein, within twenty days (exclusive of the day of service) after the service on you of this summons—if served within this county, or, if served out of this county, but in this district, within thirty days; otherwise judgment by default will be taken against you according to the prayer of said complaint. The said action is brought to recover the sum of nineteen hundred dollars in the gold coin of the United States, due from defendant to plaintiff for labor done and performed at your special instance and request, more fully set out in the complaint on file herein, and for costs. And you are hereby notified that if you fail to appear and answer the said complaint, as above required, the said plaintiff will take judgment against you for the sum of nineteen hundred dollars and costs.

Given under my hand and seal of said Court, this fourth day of June. A. D. 1872.

F. G. CHRISTIE, Clerk.
ISHAM REAVIS, Atty. for pl'tff.
Ordered that this summons be published in the ARIZONA SENTINEL, a newspaper of general circulation, and the one most likely, as I am advised, to give notice to the defendant; such publication to be continued for the period prescribed by law.
DEFOREST PORTER,
Judge. je22 2m

PROFESSIONAL.

J. P. HARGRAVE,
Attorney at Law,
PRESCOTT.....ARIZONA.

CLARENCE GRAY,
Attorney at Law
—and—
NOTARY PUBLIC,

ARIZONA CITY, YUMA CO., A. T.
Will practice in all the Courts
of the Territory and of the State
of California. mch16

O. F. MCARTY,
Attorney at Law
ARIZONA CITY.
Will practice in all the Courts of
the Territory. mch23

C. W. C. ROWELL,
Attorney at Law,
Will attend to legal business in
all the Courts of the Territory, and
Supreme Court of the U. S. [7tt

ISHAM REAVIS.
Attorney at Law
ARIZONA CITY, A. T.

J. E. MCCAFFRY,
Attorney & Counsellor at Law
TUCSON, A. T.
Will practice in all the Courts
of the Territory. mch23

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BENJAMIN HAYES,
Attorney and Counsellor at Law,
SAN DIEGO, CAL.
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[ly6] REAL ESTATE AGENTS. [3m

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