

This Page is from the Daily of Friday, Jan. 13.

The A. T. & S. F. R. R. are building a depot at Contention City 175 feet long. This would indicate that the road was not going to Tombstone.—Daily Star.

The Star is decidedly off its "beza" when it thinks the Atchison, Topeka & Santa Fe road is not coming to Tombstone. The main line from Deming is located directly through the northern limits of the city, and Mr. Earl, the locating engineer, assured us upon the completion of the survey, that it would be built over this route, which will be as short as the Southern Pacific from Deming to Benson, and will make nearly an air line through to Calabasas, where it turns south into Sonora. The company cannot afford to leave out of its connections the most important mining district in the territory, and a town that is destined in the near future to have the largest population of any place in Arizona. If it don't come this year it will next, and we can await patiently the building. As a matter of fact, the sooner it comes the better it will suit our people and the larger will be the company's profits. These are matters that the company will not be likely to overlook in their reaching out for the mastery of the trade of the Pacific coast.

Teller's Silver Bill. The bill introduced by Senator Teller to provide for the deposit of silver bullion and the issue of certificates therefor, authorizes the holders of silver bullion, nine hundred fine or over, to deposit the same with the treasurer or any assistant treasurer of the United States, in quantities of 1000 ounces or over, for which they are to receive the value thereof in certificates of not less than \$20 each. These certificates are made payable on demand in coin or United States notes, and shall be receivable for customs, taxes and public dues. It also provides that holders of silver dollars may deposit the same with the treasurer of the United States, and receive therefor one and two dollar silver certificates until the whole amount of one and two dollar certificates so issued shall amount to \$1,000,000. These small certificates are also made receivable for customs, taxes and public dues. The bill further provides that bullion so deposited shall be coined at the mints as rapidly as can be done, consistent with economy and without interfering with the coinage of gold.

A Novel Libel Suit. From the San Jose Mercury. One of the most novel libel suits on record is now pending before one of the courts of St. Louis, Missouri. It seems the Globe-Democrat of that city published an interview between a layman and a lawyer, in which the layman took special pains to say that the action of the lawyer in connection with some business which had been entrusted to him had been controlled and prompted by the devil. The lawyer brought suit against the paper for libel. So far the court seems to be against the plaintiff. A ruling was made at the very outset of the trial which compels the plaintiff to prove the existence of the devil. The lawyer has found this a very big job. There are a great many people who are interested in the issue presented. Here is a chance for a jury of twelve to immortalize themselves and command the lasting gratitude of the world by knocking the devil out of the case.

The Ethic Contest. WASHINGTON, Jan. 12.—There is a strong pressure from the churches in behalf of Campbell, which the committee do not know how to resist. They do not like to give the seat to Campbell in the face of a large majority of votes cast for Cannon and they will probably conclude to hold the election over again as the easiest way to dispose of the case.

The Mongolian Plague. WASHINGTON, Jan. 12.—The procurement of legislation to restrict Chinese immigration has been materially aided yesterday and to-day by the reference of various bills on that subject, both in the senate and house, to sub-committees so constituted as to insure for it early, intelligent and undoubtedly favorable consideration at the hands of the full committees.

Indian Commissioner Appointed. WASHINGTON, Jan. 12.—The president has appointed Eliphalet Whittels, of the District of Columbia, a member of the board of Indian commissioners.

Death of Henry Jones. Gold Hill News, Jan. 9. Henry Jones, a brother of the senator and of S. L. Jones, died in Gold Hill this morning of gastritis, or inflammation of the stomach, after an illness of but three days. Mr. Jones had been in bad health for some time, but was not confined to his bed until three days ago. He was unmarried and fifty years of age. During his residence on the Comstock Mr. Jones made many friends, who will sympathize with his relatives in their sorrow for his unexpected death. His remains will be taken to San Francisco to-morrow for burial.

One of the most reckless proceedings of the kind of which we ever heard of is that of the dissection of the corpse of a man who had died of small-pox, by forty medical students of Keokuk, Iowa. With the knowledge that many cities in the West were suffering from the ravages of this disease, some forty places in Illinois alone being infected, the students should be dealt with severely by the law, if the small-pox leaves them alive.—Ithaca Journal.

Tasty Job Printing—Epitaph Office.

TELEGRAPHIC.

Davidge Opening His Argument.

WASHINGTON, Jan. 12.—Soon as the court was called to order, Davidge took a position in front of the jury and opened his argument with a disclaimer of any intention to make a set speech, but expressed a simple desire to render to the jury what aid he could in their present and solemn duty. The time had now come in this trial when the jury were to become the factors. Whatever disorder or levity might have characterized the trial, there was but one sentiment in respect to the conduct of the jury; all commended their dignified attention to the evidence, and he could not doubt that as they had received the commendation of all for it, they would continue to deserve it in the future by their decision of the questions before them.

Closing in Upon Guitauze. WASHINGTON, Jan. 12.—On the re-assembling of the court this afternoon, Davidge resumed the argument before the jury.

WASHINGTON, Jan. 12.—While Davidge was addressing the jury and court he paused a moment. Taking advantage of the pause Guitauze exclaimed sneeringly: "Just listen to him! They will listen to you; but your talk is so weak it is hardly worth listening to." For several minutes Guitauze continued to interject his comments with evident intention of annoying Davidge, but finding he could not effect this, he gradually subsided to complete silence. Upon the question of inspiration Davidge said, "I think I will be able to show to your satisfaction how little there is in this claim. The only question," he said, "was that of insanity." He then argued that the prisoner had had that degree of intelligence and legal knowledge and moral sense which renders him responsible for his acts. In a telling passage he showed that the prisoner himself had wit to see the fatal weakness of Scoville's line of defense, and repudiated it, arguing in his own behalf that he was no imbecile.

Sherman Makes a Statement. WASHINGTON, Jan. 12.—Senator Sherman, to day, before the contingent fund committee, denied any knowledge of irregularities in the treasury. He had too many weighty matters on his hands to look after the details. He had paid for all work done on his place by treasury employes. Pitney might have mixed accounts, but he kept regular accounts of his work. A member of the committee says the developments are of very small grade. Sherman only employed treasury men because he could get them cheaper.

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TUCSON ITEMS.

From the Star, Jan. 12. Sheriff Paul has got his work in again on cattle thieves. He made a capture yesterday at Casa Grande. Yesterday Judge J. S. Wood forwarded to the supervisors of Cochise county a warrant for \$1,547, the full amount owing on account of the apportionment of the public school fund when that county was set apart and created.

Mr. Henry Campbell Leaves for the East. This morning on important mining business. He has the largest mining property in Pima county, which he proposes placing in the East, and if not successful there he will go to England. Mr. Campbell is a good mining man, and handles none but the best of properties. The parties securing the property he is now handling will be fortunate.

The Pinole Explosion. SAN FRANCISCO, Jan. 12.—Accounts of the Pinole disaster vary, some saying two Chinamen were killed and three mortally wounded; others, one killed and one mortally wounded, while the other employees injured consist of slight injuries from flying splinters. The company claim that no powder exploded and that steam was the sole cause of the disaster. This seems contradicted by the evidences of the force of the explosion, which shattered widely separated buildings and distributed cartridge cases for a great distance. The loss is estimated at \$20,000.

"Dishonoring the Party." PHILADELPHIA, Jan. 12.—Two hundred delegates of the independent republican state committee met this morning. Charles T. Wolfe, independent republican leader, and other important independents were present. Speeches were made accusing the present party managers of dishonoring the party.

Latest from the Jeannette. WASHINGTON, Jan. 12.—Secretary Frelinghysen has just received the following telegram from our charge d'affaires at St. Petersburg, respecting the fate of the Jeannette and her crew: "Danenhufer and five of the crew with the whaleboat arrived at Seakutsk December 17th. They have been comfortably lodged and all their wants supplied. Melville and six men are expected soon. DeLong and crew of the first cutter had not been found, nor heard from up to the 16th. Boulanga reported the Jeannette caught in the pack ice October 1st, 1871, and drifted with the winds and currents till June last, and then abandoned. (Signed) HOFFMAN."

The Elder's Courtship. From the Salt Lake Tribune. It was a soft and balmy night in spring; the burning sunset was hanging its golden tapers across the mellow west, and the electric light was just beginning to fliz and spit along the main streets, when Elder Snoozer was sitting in the elegant boudoir of Widow Smith, whose rich brown eyes and desirable real estate penetrated the Elder's innermost thoughts. "Will that squint-eyed first wife of yours be made to stand around when I yawn?"

Parties returning from the Santa Catalina mountains say there are a great many prospectors in the district and a large amount of ore is being put on the dumps. The Haskell prospects, in the Old Hat district, have at least \$480,000 worth of ore in sight. The copper mines are developing most encouragingly.

It is said by those who ought to know that the Gunsight mines show more than \$2,000,000 of ore, and yet development is only in its infancy. We predict Meyers district will yet lead all other districts in the territory.

The Empire district is sending in good reports daily, both as to quantity and quality of ore.

The Santa Ritas are being well prospected. Much assessment work is being done and a large quantity of good ore is being taken out.

Oro Blanco and Arivaca districts are preparing for a big boom. There have been more rich strikes in these districts during the last six months than anywhere else in the country.

How do you like the new deal? asks the first wife, who is chopping wood near by. And the language of wife No 2 is not fit to print in a family newspaper.

Referring to the Guitauze trial and the opinion of Dr. Andrew McFarland of Illinois, that Guitauze is insane, Senator Davis relates the following interesting facts, as showing the great liability to misjudge as to the mental conditions of men on trial for crime and alleged to be insane, and the reliability of the judgment of Dr. McFarland as an expert in such cases. The senator said while he occupied the bench on the Bloomington (Ill.) circuit, a man under indictment for murder was tried before him. In this case the killing was admitted and insanity was the plea of defense. Abraham Lincoln of Springfield and Leonard Swett of Bloomington, two of the most distinguished lawyers of central Illinois, appeared in the case, Lincoln for the prosecution and Swett for the defense. A large preponderance of the testimony was decided and emphatic that the accused was insane. After hearing all the testimony in the case, listening to the arguments of distinguished counsel, and observing closely the appearance and behavior of the prisoner during the protracted trial, he said that he became convinced that the accused was sane, and that Dr. McFarland had erred in his diagnosis of the case. The jury, however, returned the verdict of not guilty. Immediately after the acquittal of the accused he was committed to an insane asylum, when the fact soon became unmistakably apparent that he was insane, and a short time afterward he died a maniac. "The sequel showed," said Judge Davis, "that Dr. McFarland, in his testimony as to the insanity of the man, was correct and that I was wrong in my conclusion that he was sane."

COCHISE COUNTY AHEAD.

The Winchester Mines Eclipse All Former Discoveries.

Ore From the Grass Roots Assays \$1,400 Per Ton. THE LAST DISCOVERY. There have been startling reports upon the streets for the last week in relation to a new discovery in this county, that if one-half is true that is reported, bids fair not only to rival, but to eclipse, the great wealth of the mines of Tombstone. From Mr. A. J. Mitchell, who has just returned from this new Golconda, the following facts have been learned. WINCHESTER MINING DISTRICT. Upon discovery of the mines, the prospectors held a meeting and laid out a new district bounded as follows: Commencing at a point on the road from Point of Mountain to Tres Alamos due south of the Pilot Knob, and running thence along said road to Point of Mountain, thence north ten miles, thence west ten miles, thence south to the Tres Alamos road, and thence easterly along said road to place of beginning. The mines are situated about five miles west from Point of Mountain, twelve miles west from Wilcox, and eight miles north of Summit Station on the Southern Pacific railroad.

There are at present about fifty locations in the district, many of which show high grade ore on the surface. The principal and central mines are the Grand View and Antelope, both located upon the same ledge. The outcrop is said to be immense, standing in places from ten to fifteen feet high, being traceable for 3,000 feet. The assays from the croppings run from \$50 to \$1400 per ton. The ledge has been cut through in two places, and the ore was found so rich that it was piled upon canvas and old flour sacks to save the horn silver and chlorides with which it is completely impregnated. Four assays from these places gave \$300, \$600 \$1200 and \$1400 respectively. The ore occurs between lime upon the south and quartzite upon the north.

FACILITIES FOR WORKING. There is a good supply of wood within two miles, and there are springs of water only one mile distant, and it is thought that water can be obtained by sinking any where in the gulch north of the mines and about one half mile distant. Several parties who have started from Tombstone for this new discovery have not found it, owing to there being no road leading direct to the mines; but this obstacle will be soon overcome, as the rush is setting in too strong for the place to remain long in obscurity.

WILL THE MINES GO DOWN? This is now the paramount question that agitates the public mind. If they do, then the fortunes of the discoverers are assured. If not the bubble will burst, as many another of the same sort has done before. Judging from the fact of the occurrence of the ledge between lime and quartzite, there is a strong probability that it will not only go down, but there may be both an enlargement and enrichment of the ore bodies. It is fair to suppose that such are the views of Mr. P. W. Smith, who has handled the mines of Mr. Upton for the sum of \$50,000.

Foot-Ball. Among the amusements indulged in by the boys of the public school is the game of foot-ball, and the leather-covered sphere they use for that recreation is of goodly bulk and round proportions. So long as this invigorating pastime is confined to the pebbiestrawa precincts of their school "campus," it is a sport productive of no worse results than stubbed toes and bruised shins, and if the youngsters can stand it, we can. But we deferentially submit that when the game is transferred to the business centre of the city, although it may afford fun for the boys, it is just a little rough on those who have expensive plate-glass in front of their premises. Yesterday afternoon two or three thoughtless boys commenced kicking their ball on the corner of Fremont and Fourth streets; soon other joined them, and older people took a hand—or foot—in the game. The fun soon became contagious, and a throng of men and boys were soon giving the sphere a lively racket up and down Fremont street. Sober citizens caught the hilarious infection and gave the ball a kick whenever it came their way. A handsome Newfoundland dog joined the revellers, and pursued the flying sphere with such zeal that it became difficult to give it an effectual kick without injuring the sportive animal. The fun was thus kept up till darkness obscured the scene. One of the windows of the Nugget office was broken by the ball, but the gentleman whose foot impelled it came up at once and paid the damage. The Epitaph office is also a sufferer from the same cause to the extent of a \$6.50 plate-glass pane in its front door; but up to the date of the present writing the kicker on that occasion has not marched up like a little man and punned. As editors are not sufficiently opulent to buy plate-glass windows more than once in a life-time, we shall be compelled to open a relief list this morning, to which those who think they had their money's worth of fun yesterday are invited to walk up and subscribe.

The First Passenger Train to Contention. On Wednesday last, the first passenger car ran over the road from Benson to Contention. The occupants of the car were officials of the road who came upon a tour of observation. The regular trains will commence running on the 1st of February. The depot at Contention is nearly completed. It is a building 15x175 feet, two stories in height, and substantially built. The water tank is ready for its aqueous contents, and the steam pump has arrived and will be put in place immediately. The foundation for a large residence is now being laid. Several of the residents of old Contention are making preparations to remove across to the new town, and it is only a question of time when the whole of the town will be abandoned and a flourishing village spring up around the station.

Mr. D. H. Alderson, one of the heaviest owners in the Tombstone W. M. & R. Co., is again in the city.

THE TURQUOIS.

A Distinguished Company Visit the Mines of this Promising District.

Bright and early yesterday morning the following named gentlemen left Tombstone, for the Turquoise district, under the guidance of Mr. J. H. Jackson. There were Mr. George Hearst, the mining millionaire of San Francisco, and one of the best judges of a mine on the Pacific coast; Mr. Smith, of St. Louis, Mo., interested in the Turquoise district; Hon. Henry Dibble, late of New Orleans; Mr. H. M. French, of Boston, Mass., a mining operator of no small experience, and A. H. Stebbins, Esq., of Tombstone, as the host of the party. Notwithstanding the rough day, the general party, in a measure, compensated for the rebuffs of nature. Upon arriving at the camp, the first point of interest visited was the Defiance mine, an account of which appeared in the EPITAPH several months ago. In addition to the Defiance, Messrs. Hearst and French took saddle horses and, under the guidance of Mr. Jackson, visited the Dragon, Black Jack, Hidden Treasure, Star, Lake Superior and Elgin mines. Returning to camp, they hitched up their teams and drove into town, where they arrived at a late hour, tired and hungry, and adjourned to "Jakey's" popular Fourth street restaurant, where they sat down to an elegant dinner, to which they did ample justice.

It is understood that Mr. Hearst was very favorably impressed with the mines of Turquoise district. The prolonged stay and extensive investigation into the mineral resources of Cochise county, by Mr. Hearst, is an evidence that in the light of present developments he sees a bright future before us. We trust that his favorable report upon his return to San Francisco will set the great mining operators of the Pacific to thinking that, after all, Arizona is worth looking after a little. It is very natural that we should have a fellow-feeling for Mr. Hearst, as he is a newspaper man, being the owner of the San Francisco Daily Examiner, one of the leading journals of California. He is also the probable democratic nominee for governor of the State at the coming election this fall, and will stand a good show for election if there is harmony in the party, which in his sake, we are sorry to say, now looks most improbable.

THE FLY MINES.

Another Rich Bonanza Developed to Enrich the County.

One of Tombstone's most persistent miners is Mr. C. S. Fly, the Fremont street photographer. He has for the last two years put a large share of his earnings, which have been by no means inconsiderable, into the various prospects around the country, and we are pleased to say he has at last "struck it." Two years ago he was the locator of some mines in the Dragons to the southeast of the South Pass, and under the direction of a San Francisco rock sharp (?) sunk a shaft to a depth of 90 feet, with no good results. Of late, acting upon his own judgment, he commenced to sink upon the outcropping of iron and copper which were so prominent upon his claims, and at a depth of 5 feet has been rewarded with a vein of red oxide and green carbonate, 3 feet wide, that assays 45 per cent copper and \$25 in silver. Three large samples of this ore were laid upon our table last evening, which for richness are comparable only to the best of Copper Queen. This outcropping can be traced through two of his locations, and from the extent of it, bids fair to make one of the richest mines in the county. We wish Mr. Fly the realization of his most ardent expectations in the outcome of his mines.

LOCAL SPLINTERS.

DAN McCANN and Fred Dodge are running a quiet and square game of faro at Hafford's, where those who feel so inclined may woo the tickle goddess.

THERE was shipped from the express office of Wells, Fargo & Co., on Wednesday, six bars of bullion from the Tombstone M. & M. Co., weighing 1,212 pounds and valued at \$17,444.38.

THE ladies of the Methodist church have organized an aid society, and intend giving a series of lunches, commencing next Wednesday, from 11 o'clock till 2. The place has not yet been definitely fixed upon.

JUST think of it! Snow between Los Angeles and Dos Palmas, on the Southern Pacific road, six inches deep, and the company using snow-plows. Truly the railroad and telegraph is playing havoc with the climate.

MR. S. B. WISE, one of the old, old Arizonans, who has a fine ranch at the eastern base of the Whetstone mountains, was in town yesterday. At present he runs a milk-ranch two miles out of Contention. Mr. Wise thinks Contention the coming city.

NO venire has yet been issued for a grand jury for the adjourned term of court, although one has been ordered by Judge Stillwell. The reason for non-compliance with the order is not known, unless it be the usual one, that we do things as we please on the frontier.

THE Maison Dovee was elegantly trimmed with bunting last evening in honor of the A. O. U. W. banquet. Louis Rich, the artistic cook, executed a magnificent temple, surmounted by dome and minarets. Within the temple was an altar emblematic of the shrine upon which the brotherhood sacrifice their selfish feelings in becoming members of the order. The butter was moulded into artistic forms of living animals. The banquet was a success in every respect.

CORONER'S INQUESTS. Yesterday, at 11 a. m., Dr. Matthews empaneled a jury to inquire into the death of the man Gardner, who was shot on the New Mexico & Arizona railroad January 23, and who died in the county hospital on the 11th. After an inspection of the body at the morgue, the case was adjourned until to-day at 11 a. m. to take testimony.

In the afternoon another jury was empaneled to inquire into the case of the death of Thomas Kearney and Simon Constantine, two men who were brought into town from the railroad camp on the Bar-barocarmi, who were blown up by a blast. This case was also adjourned until to-day in order to obtain witnesses.

MINING APPLICATIONS.

Application No. 147, for a Patent to the San Diego Mining Claim.

UNITED STATES LAND OFFICE, TUCSON, Arizona, December 26, 1882. Notice is hereby given that the following named claims are being offered for sale by the United States Land Office, at Tucson, Arizona, and that the field notes and official plat of survey on file in this office as follows: To-wit: Variation 11° 35' north, bearing S 81° 15' E, the initial monument of the claim, at a stake 44 inches by 3 feet long, set in the ground 2 feet with nail in the top at center, marked "A"; from which a survey shall 428 200 feet deep, bears south 22° 55' west 750 feet to south end center of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "B"; from "B" to northeast corner of claim, to a stake 44 inches, 3 feet long, in mound of stones, marked "C"; from "C" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "D"; from "D" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "E"; from "E" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "F"; from "F" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "G"; from "G" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "H"; from "H" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "I"; from "I" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "J"; from "J" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "K"; from "K" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "L"; from "L" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "M"; from "M" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "N"; from "N" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "O"; from "O" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "P"; from "P" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Q"; from "Q" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "R"; from "R" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "S"; from "S" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "T"; from "T" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "U"; from "U" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "V"; from "V" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "W"; from "W" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "X"; from "X" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Y"; from "Y" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Z"; from "Z" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "A"; from "A" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "B"; from "B" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "C"; from "C" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "D"; from "D" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "E"; from "E" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "F"; from "F" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "G"; from "G" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "H"; from "H" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "I"; from "I" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "J"; from "J" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "K"; from "K" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "L"; from "L" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "M"; from "M" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "N"; from "N" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "O"; from "O" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "P"; from "P" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Q"; from "Q" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "R"; from "R" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "S"; from "S" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "T"; from "T" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "U"; from "U" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "V"; from "V" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "W"; from "W" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "X"; from "X" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Y"; from "Y" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Z"; from "Z" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "A"; from "A" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "B"; from "B" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "C"; from "C" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "D"; from "D" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "E"; from "E" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "F"; from "F" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "G"; from "G" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "H"; from "H" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "I"; from "I" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "J"; from "J" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "K"; from "K" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "L"; from "L" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "M"; from "M" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "N"; from "N" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "O"; from "O" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "P"; from "P" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Q"; from "Q" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "R"; from "R" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "S"; from "S" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "T"; from "T" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "U"; from "U" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "V"; from "V" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "W"; from "W" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "X"; from "X" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Y"; from "Y" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Z"; from "Z" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "A"; from "A" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "B"; from "B" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "C"; from "C" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "D"; from "D" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "E"; from "E" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "F"; from "F" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "G"; from "G" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "H"; from "H" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "I"; from "I" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "J"; from "J" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "K"; from "K" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "L"; from "L" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "M"; from "M" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "N"; from "N" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "O"; from "O" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "P"; from "P" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Q"; from "Q" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "R"; from "R" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "S"; from "S" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "T"; from "T" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "U"; from "U" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "V"; from "V" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "W"; from "W" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "X"; from "X" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Y"; from "Y" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "Z"; from "Z" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "A"; from "A" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "B"; from "B" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "C"; from "C" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "D"; from "D" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "E"; from "E" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "F"; from "F" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "G"; from "G" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "H"; from "H" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "I"; from "I" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "J"; from "J" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "K"; from "K" to northeast corner of claim, to a stake 44 inches, 3 feet long, set in mound of stones, marked "L"; from "L" to northeast corner of claim, to a stake 44 inches, 3 feet