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THE RESPONSIBILITY

THE flood of figures with which the people are being deluged in an abortive effort to prove that republican administration of state affairs is costly and extravagant brings to mind the truth of the old saying that: "Figures do not lie, but liars often figure."

In the first place there never has been a republican administration in control in Arizona, the first approach to that condition being at present when most of the state offices are held by those of that faith. In the second place, the legislature is the body which makes the appropriations for the conduct of our affairs and institutions and on the action of which the tax rate is fixed by the tax commission.

The doctrine of economy in the conduct of state affairs has not been mere lip service on the part of Governor Campbell, while, unfortunately, the same cannot be said concerning those over whom he had no control.

"It has been a custom, not alone in Arizona, but in other states in which the old style of appropriation has applied, for the various departments, offices and institutions to use up their unexpended balances by purchasing supplies during the last one or two months of the fiscal year for use in the next year."

"In view of the above, I would request that your department co-operate with me in arriving at a true and correct record of expenses, and that the old method of using up surplus funds be discontinued this year.

What was the result? One department, the members of which are elected, in face of the above counsel and advice, bought \$1,800 worth of scrip books. It was a legal claim and therefore the governor had no choice but to affix his signature to the warrant.

Emergency appropriations to obviate and take care of deficits, with one exception, have been asked of the past two legislatures, to carry on the work of departments and institutions, formerly in charge of democrats.

Somebody is seeking to fix the blame for the fading of dyes. Wonder if the "somebody" ever heard of a brilliant party known as Old Sol?

Even if it can be proved that Hollywood is not a station on the Chantauqua circuit this will not be admitted as evidence of murder in San Francisco.

and it amounts to the same thing. The reputation they have earned is due to their native ability and inherent willingness to say exactly what they think when they think it.

of the affairs of the people of Arizona. He has promised that the departments under his control will reduce their expenditures during the coming year. That promise it is expected he will make good, as he has every other promise he has made as a public official or as an individual.

TAKING THINGS SERIOUSLY

A VISIT to the golf links yesterday renewed our belief that the human races take the wrong things seriously. All of us devote too much thought to the mean, contentious and unpleasant matters. The only thing to take seriously is something that, in itself, is not serious—like golf.

There is no game on the sporting records that is taken so seriously as golf. But, after all, it is a game and not an aim. It is not so much a pastime as a counter-irritant for the worries that really encroach on our arteries.

We saw two men lamming the ball around, who, in private life are very serious grouches. That is, they are regarded as such.

UPHOLDING AMERICA'S RIGHTS

SECRETARY HUGHES has reiterated to the league of nations assembly at Geneva the stand of the United States on the question of mandates. Last April a note was addressed to the supreme council setting forth that the award of the Yap mandate to Japan would never be recognized by the United States because it undertook to dispose of American rights in that island without the consent of this country.

This is the damndest town. . . Everybody kicks because they say it's dead without visitors. . . no place to go but the Elks and the Owl. Then when somebody comes in and puts up a comfortable dance place like The Frolic, the cool, thoughtless folks play it awhile and then it let alone.

JAPAN WILL NOT DISARM

JAPAN has its plans all arranged for the disarmament conference to be held this Autumn in Washington, but will be present through representatives with its mind all made up. For one thing, Japan will not reduce its armament, nor will it cease building war vessels.

One ridiculous thing about the Japan proposition is that it will demand that no power having possessions in the Pacific Ocean shall establish naval bases in that great body of water—except, of course, Japan. In the Pacific Ocean we own the Hawaiian Islands, Guam and the Philippines, and our own United States has a frontage on the Pacific of more than 1600 miles.

A legislator in Kansas wants all motion pictures closed until the "mad mob spirit" is taken out of them. The "mad mob spirit" would descend upon the person of the noble Kansas legislator if he could have his wishes translated into laws.

The Pennsylvania University has discovered that "judgment" is the most difficult word for the average citizen to spell. It is also about the most difficult word for the average citizen to exercise.

WHEREAS, Delmer Riley, the above named plaintiff, obtained a judgment against Jerome Verde Copper Company, a corporation, the above named defendant, in the above entitled Court on the 2nd day of June, 1919, for the sum of Twelve Thousand Five Hundred Dollars (\$12,500.00), and costs taxed at the sum of Two Hundred Forty Dollars (\$240), and

WHEREAS, an execution was duly and legally issued out of the Superior Court of Yavapai County, State of Arizona, directed to me, as Sheriff of Yavapai County, State of Arizona, commanding me to seize and sell sufficient of the property of the defendant, Jerome Verde Copper Company to satisfy the amount remaining due on said judgment on the first day of August, 1921, as set forth in said execution, which amount and sum is Four Thousand Eight Hundred Fifty-one and 33-100 Dollars (\$4,851.83).

That under and by virtue of the said writ of execution aforesaid, I have this day, according to law, duly levied upon all of the right, title and interest of the said defendant, Jerome Verde Copper Company, a corpora-

tion, and all of the right, title and interest which the said defendant, Jerome Verde Copper Company, a corporation, had in and to the following described property on the 2nd day of June, 1919, and all of the right, title and interest which said defendant, Jerome Verde Copper Company, a corporation, thereafter acquired and now has, the said real property being described as follows, to-wit:

Name of Claim. Book of Deeds. Page Gertrude 78 52 Bessie 78 52 Lulu 78 52 Admiral 78 52 Commander 78 52 Commodore 78 52 Magazine 78 52 Jibstay 78 52 Bowsprit 78 52 Columbia 78 40 Master 78 40 Copper Wonder 78 40 Yeoman 78 40 Ensign 78 40 Yard Arm 78 40 Jackstaff 78 40 Quarter Deck 78 40 Binnacle 78 40 Coxswain 78 40 Captain 78 61 Anchor 78 61 Compass 78 61 Signal 78 61 Main Top 78 61 Windless 78 61 Forecastle 78 61 Marietta 78 61

NOTICE IS HEREBY GIVEN that on Friday the 7th day of October, A. D. 1921, at the hour of eleven o'clock in the forenoon of that day, at the north door of the County Court House in Prescott, Yavapai County, Arizona, I will, in obedience to said execution, sell the above described real property, or so much thereof as may be necessary to satisfy said judgment, costs and interest and accruing costs as set forth in the above described execution to the highest bidder in lawful money of the United States of America.

Dated at Prescott, Arizona, this 10th day of September, 1921. WARREN G. DAVIS, Sheriff.

Sidelights on The Eternal Feminine

By UNO

IN GENERAL

I always get fussed when I read Uno. One never knows what one may be getting into. Like a patent medicine ad. Did you know Uno was a man? I think so but Jane swears he is a woman. One never knows whom to be silent with for fear it may appear. It's so provoking! No wonder tourists come from all over to play at this club. Just look at Granite mountain over there. . . so blue. Miss Sparkes really ought to get out some color pictures of it.

Why is it, Marie, those awful men of ours have so much to whisper about now-days? Every time two or more of them get together they have something we mustn't hear. I'm sure Charlie tells me all the jokes he hears, but lately he's been as communicative as a pine stump. Do you think the women's clubs are undignified when they take a hand in the Arbuckle case?

Well, the bunch is all gone from Iron Springs. We'll have to hope that Jimmie Douglas will start up his mine pretty soon, so's to bring some nice people back. It will be simply flat if the summer season winds up without a lot of new folks coming home or in. There's Frank. He drives like a fiend, I think. He beat Charlie unmercifully in the tournament. . . if it was anything but golf it would have been absolutely rude.

You tell them winter's in the air. I had to go through the trunks day before yesterday and get out Charlie's wollens. He says he isn't going to wait too long this year. Honest, I've been out here so much this summer I won't know where to take myself to when the season closes. Of course one can play nearly all winter, but. . .

Everybody kicks because they say it's dead without visitors. . . no place to go but the Elks and the Owl. Then when somebody comes in and puts up a comfortable dance place like The Frolic, the cool, thoughtless folks play it awhile and then it let alone. And next week you'll hear 'em with the same old kick. No place to go but home. I guess Pick won't let 'em shake it enough like they do at the Bucket of Blood.

Deals in Clarkdale, Cottonwood Recorded

Realty deals in Clarkdale and Cottonwood were recorded here yesterday, the first being the sale of 40 acres of land by Mr. and Mrs. Ed C. Martin to the Clarkdale Improvement company, for \$1,000. The land is described as the southeast quarter of the northeast quarter of section 30, township 16 north, range 3 east, G. & S. R. B. meridian.

Mr. and Mrs. M. J. Rounseville, of Cottonwood, sold to Fred W. A. Eckert of the same place, an undivided half interest in lot 1, block 2, of the Willard addition to the city of Cottonwood. The deal, involving \$1,000, included improvements.

Two mining deeds left unrecorded for a couple of years were also filed yesterday. One, dated in 1919, recorded the sale by Daniel E. Parks to M. N. Andrews of an undivided half interest in nine claims, at a consideration of \$1,000.

SHERIFF'S NOTICE OF SALE OF REAL PROPERTY

In the Superior Court of Yavapai County, State of Arizona. DELMER RILEY, Plaintiff, vs. JEROME VERDE COPPER COMPANY, a corporation, et al., Defendants.

WHEREAS, Delmer Riley, the above named plaintiff, obtained a judgment against Jerome Verde Copper Company, a corporation, the above named defendant, in the above entitled Court on the 2nd day of June, 1919, for the sum of Twelve Thousand Five Hundred Dollars (\$12,500.00), and costs taxed at the sum of Two Hundred Forty Dollars (\$240), and

WHEREAS, an execution was duly and legally issued out of the Superior Court of Yavapai County, State of Arizona, directed to me, as Sheriff of Yavapai County, State of Arizona, commanding me to seize and sell sufficient of the property of the defendant, Jerome Verde Copper Company to satisfy the amount remaining due on said judgment on the first day of August, 1921, as set forth in said execution, which amount and sum is Four Thousand Eight Hundred Fifty-one and 33-100 Dollars (\$4,851.83).

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Dated at Prescott, Arizona, this 10th day of September, 1921. WARREN G. DAVIS, Sheriff.

NOTICE OF APPLICATION FOR PATENT

Serial No. 051346. United States Land Office, Phoenix, Arizona. July 20, 1921.

Notice is hereby given that in pursuance of Chapter Six, Title XXXII of the Revised Statutes of the United States, Thos. J. Laird, whose post-office address is Groom Creek, Yavapai County, Arizona, has this day filed his application for a patent, claiming 1500.00 linear feet, of the bearing vein lode or mining deposit surface ground 600 feet in width, lying and being situated within the Hassayampa Mining District, County of Yavapai, State of Arizona, and designated by the field notes and official plat on file in this office as Survey No. 3736, in Section 26, Township 13 North, Range 2 West of Gila and Salt River Base and Meridian, within the Prescott National Forest, bounded as follows:

Beginning at Corner No. 1, whence the South quarter corner of Section 26, Township 13 North, Range 2 West bears South 30 deg. 04 min. West 1800.0 feet; thence North 54 deg. 36 min. 30 sec. West 1500.0 feet to Corner No. 2; thence North 42 deg. 05 min. East 604.0 feet to corner No. 3; thence South 54 deg. 36 min. 30 sec. East 1129.70 feet to corner No. 4; thence South 32 deg. 03 min. East 383.10 feet to corner No. 5; thence South 42 deg. 05 min. West 458.1 feet to corner No. 1 the place of beginning, containing 20,573 acres excluding therefrom all area in conflict with Arizona lode, Survey No. 1846 containing 0.025 acres, total area claimed 20,548 acres.

Adjoining claims: On the Southwest U. S. Lands; Northwest, Silver King Lode, Survey No. 2309, J. J. Hawkins, claimant; Northeast, U. S. Ranger Station, withdrawal and Oakdale Lode, Survey No. 1571, Chicago Gold Mining Company, claimant; Southeast, Arizona Lode, Survey No. 1846, Chicago Gold Mining Company, claimant.

The location notice of the said Oriole lode is of record in Book 88, page 650, Records of Yavapai County, Arizona.

CHAS. E. MARSHALL, Register. First pub. July 27, 1921. Last pub. Sept. 21, 1921.

ARIZONA SUPERIOR COPPER COMPANY'S NOTICE OF APPLICATION FOR PATENT

Survey No. 3746. Serial No. 051691. United States Land Office, Phoenix, Arizona.

Notice is hereby given that in accordance with the Act of Congress approved May 10, 1872, ARIZONA SUPERIOR COPPER COMPANY, a corporation, by Mark Bradley, its attorney in fact, whose post office address is Prescott, Arizona, has made application for United States Patent for 13,325 linear feet of the PRINCE ALBERT, PRINCE ALBERT NO. 1, PRINCE ALBERT NO. 2, PRINCE ALBERT NO. 3, PRINCE ALBERT NO. 4, PRINCE ALBERT NO. 5, PRINCE ALBERT NO. 6, PRINCE ALBERT NO. 7, and PRINCE ALBERT NO. 8 lode mining claims, containing gold, silver, copper and other precious metals, situate in Hassayampa Mining District, Yavapai County, State of Arizona, in sections twenty-four and twenty-five, township thirteen north, range two west, in Pres-

cott National Forest, described as follows, to-wit:

PRINCE ALBERT: Beginning at Cor. No. 1, iden. with location, the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. N. 6 deg. 37 min. E. 1308.76 ft.; thence N. 85 deg. 32 min. E. 600 ft. to Cor. No. 2; thence S. 4 deg. 28 min. E. 1500 ft. to Cor. No. 3; thence S. 85 deg. 32 min. W. 600 ft. to Cor. No. 4; thence N. 4 deg. 28 min. W. 1500 ft. to Cor. No. 1, place of beginning.

PRINCE ALBERT NO. 1: Beg. at Cor. No. 1, iden. with loc. the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. S. 53 deg. 52 min. E. 331.37 ft.; thence N. 85 deg. 32 min. E. 600 ft. to Cor. No. 2; thence S. 4 deg. 28 min. E. 1500 ft. to Cor. No. 3; thence S. 85 deg. 32 min. W. 600 ft. to Cor. No. 4; thence N. 4 deg. 28 min. W. 1500 ft. to Cor. No. 1, place of beginning.

PRINCE ALBERT NO. 2: Beg. at Cor. No. 1, iden. with loc. the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. S. 26 deg. 22 min. 25 sec. E. 674.34 ft.; thence S. 4 deg. 28 min. E. 1500 ft. to Cor. No. 2; thence S. 41 deg. 17 min. W. 648 ft. to Cor. No. 3; thence N. 4 deg. 28 min. W. 1500 ft. to Cor. No. 4; thence N. 41 deg. 17 min. E. 648 ft. to Cor. No. 1, place of beginning.

PRINCE ALBERT NO. 6: Beg. at Cor. No. 1, iden. with loc. the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. N. 11 deg. 35 min. 12 sec. E. 909.83 ft.; thence S. 4 deg. 28 min. E. 820 ft. to Cor. No. 2; thence S. 41 deg. 17 min. W. 1325 ft. to Cor. No. 3; thence N. 4 deg. 28 min. W. 820 ft. to Cor. No. 4; thence N. 41 deg. 17 min. E. 1325 ft. to Cor. No. 1, place of beginning.

PRINCE ALBERT NO. 3: Beg. at Cor. No. 1, iden. with loc. the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. N. 54 deg. 38 min. 53 sec. W. 1233.29 ft.; thence S. 4 deg. 28 min. E. 1500 ft. to Cor. No. 2; thence S. 46 deg. 02 min. W. 776 ft. to Cor. No. 3; thence N. 4 deg. 28 min. W. 1500 ft. to Cor. No. 4; thence N. 46 deg. 02 min. E. 776 ft. to Cor. No. 1, place of beginning.

PRINCE ALBERT NO. 8: Beg. at Cor. No. 1, iden. with loc. the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. N. 54 deg. 38 min. 53 sec. W. 1233.29 ft.; thence N. 46 deg. 02 min. E. 776 ft. to Cor. No. 2; thence S. 4 deg. 08 min. 08 sec. W. 1733.21 ft. to Cor. No. 3; thence S. 46 deg. 02 min. W. 388 ft. to Cor. No. 4; thence N. 4 deg. 28 min. W. 1500 ft. to Cor. No. 1, place of beginning.

PRINCE ALBERT NO. 7: Beg. at Cor. No. 1, iden. with loc. the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. N. 33 deg. 48 min. 33 sec. W. 2294.34 ft.; thence S. 84 deg. 58 min. E. 600 ft. to Cor. No. 2; thence S. 5 deg. 02 min. W. 1500 ft. to Cor. No. 3; thence N. 84 deg. 58 min. W. 600 ft. to Cor. No. 4; thence N. 5 deg. 02 min. E. 1500 ft. to Cor. No. 1, place of beginning.

PRINCE ALBERT NO. 5: Beg. at Cor. No. 1, iden. with loc. the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. N. 73 deg. 41 min. 30 sec. W. 1467.28 ft.; thence S. 84 deg. 58 min. E. 600 ft. to Cor. No. 2; thence S. 5 deg. 02 min. W. 1500 ft. to Cor. No. 3; thence N. 84 deg. 58 min. W. 600 ft. to Cor. No. 4; thence N. 5 deg. 02 min. E. 1500 ft. to Cor. No. 1, place of beginning.

PRINCE ALBERT NO. 4: Beg. at Cor. No. 1, iden. with loc. the 1/4 cor. bet. sec. 24 and 25, T. 13 N., R. 2 W., brs. N. 33 deg. 59 min. 26 sec. W. 707.17 ft.; thence N. 46 deg. 02 min. E. 1500 ft. to Cor. No. 2; thence S. 4 deg. 28 min. E. 668 ft. to Cor. No. 3; thence S. 46 deg. 02 min. W. 1500 ft. to Cor. No. 4; thence N. 4 deg. 28 min. W. 668 ft. to Cor. No. 1, place of beginning.

Variation at all corners 14 deg. E.

Total area Prince Albert, 20,661 acres; total area Prince Albert No. 1, 20,661 acres; total area Prince Albert No. 2, 15,983 acres; total area Prince Albert No. 3, 20,619 acres, and area in conflict with Moscow lode survey No. 1636, 1,575 acres; total area Prince Albert No. 4, 17,749 acres; total area Prince Albert No. 5, 20,661 acres, and area in conflict with Prince Albert No. 8 this survey 3,983 acres; total area Prince Albert No. 6, 17,866 acres; total area Prince Albert No. 7, 20,661 acres, and area in conflict with Prince Albert No. 8 lode this survey, 0.281 acre, and area in conflict with Moscow lode survey, 1,636, 5,989 acres; total area Prince Albert No. 8, 14,773 acres.

EXCLUSIONS 1,575 acres of Prince Albert No. 3 in conflict with Moscow lode survey No. 1636; 5,989 acres of Prince Albert No. 7 in conflict with Moscow lode survey No. 1636.

Notice of location of Prince Albert is of record in book 97 of Mines, page 217; location notice of Prince Albert No. 1 recorded book 97 of Mines, page 218; location notice of Prince Albert No. 4, recorded book 97 of Mines, page 221; location notice of Prince Albert No. 5 recorded book 97 of Mines, page 222; location notice of Prince Albert No. 6 recorded book 97 of Mines, page 302; location notice of Prince Albert No. 7 recorded book 97 of Mines, page 303; location notice of Prince Albert No. 8 recorded book 97 of Mines, page 304; amended location notice of Prince Albert No. 2 recorded book 86 of Mines, page 455; amended location notice of Prince Albert No. 3 recorded book 86 of Mines, page 456; in the office of the County Recorder of Yavapai County, Arizona.

These claims are bounded on the north by U. S. land; on the east by U. S. land, on the south by Moscow lode survey, 1636 and U. S. land; on the west by U. S. land.

Any and all persons having adverse claims hereto are required to present the same to the U. S. Land Office at Phoenix, Arizona, within sixty days from the first publication of this notice, or they will be barred by the provisions of the U. S. Statutes.

Dated July 29, 1921. CHAS. E. MARSHALL, Register.

First pub. Aug. 10, 1921. Last pub. Oct. 5, 1921.