

ONTO THEIR JOB

A Gang of Alleged Mining Stock Swindlers Rounded Up in Chicago.

A BUTTE MAN IS AMONG THEM

The Victims of the Swindle Were All Wealthy and Presumably Intelligent.

Chicago, Dec. 18.—The Tribune says: Through the deceiving of a Dearborn street real estate broker, who proved willing to expose his own discomfiture in order to bring to justice the offenders, a gang of alleged mining stock swindlers has been run to earth by a detective agency, and three men will have to stand trial in this city on indictments charging forgery, conspiracy to obtain money under false pretenses and a confidence game. A. V. Cornell, alias "Orrie Fox," alias "Red Horse Jack," has been placed under bonds to stand trial, and William McNutt, alias "George H. Lynn," of reported wire-tapping achievements, was arrested by Deputy Sheriff Lyon on a capias in Judge Foster's court, where he appeared in connection with another case. Extradition papers are being prepared to bring a third member of the gang, known as B. C. Evans, from Butte, Montana. Under various guises, as ore brokers, mining experts, gold mining stock owners and corporation officials, Lynn and his partners have carried on, it is charged, successful trading in fraudulent paper, making \$100,000 to \$200,000 with comparatively slight effort, not unmixing with numerous experiences. Investigation thus far tends to show that A. S. Linn, a real estate dealer at No. 170 Dearborn street, was defrauded of \$2,000 last month. Mrs. Harriet J. Warren, at No. 3223 Dearborn street, it is said, found herself a victim to the extent of a dishonest draft drawn out of a Butte bank, calling for \$1,770. The American National of Kansas City, according to the story, was also ripped for \$100, which it advanced to cover a margin, securing, as it supposed, a quick deal in mining stock for the Chicago and Kansas City Commission Co. It is believed by the victims, detectives and reputable mining officials at Butte, that the gang was made up of men who were so far from being able to avoid exposure, because of the apparently respectable way in which it duped its "partners," backed up with the natural sensitiveness which makes business men shrink from going after swindlers of this kind through fear of calling down ridicule upon their folly. Relying upon the ability of the average person at the prospect of turning \$2,000 or \$3,000 with the advancement of less than half that sum, the alleged swindle, it is said, "bought and sold" stocks of the Freedom Gold Mining company by telegraph and always managed to break off negotiations after their victims had been loaded up with 10,000 shares in a lump at the astonishingly low figure of from 10 to 75 cents on the dollar per share. Buyers were made to believe, it is said, that only a telegram had caused them to make "quick transfers" or the expected buyers had "gone to the Arizona mines" for a breathing spell, or that unforeseen slumps in other stocks had interfered with contemplated transactions. It usually required several days' reflection and investigation before the victims realized they had been fleeced.

Golden Scepter in Trouble

Washington, Dec. 18.—(Quigley & Muesel, wholesale grocers, have failed. Judgments were entered to the amount of \$71,000. The failure is said to be due to the financial difficulties which befell the Golden Scepter Mining company, organized in West Virginia, and in which the members of the firm are interested. William D. Muesel, Jr., is the treasurer of the company, Winfield S. Quigley is its general manager, and among the directors are ex-Senator Higgins and Dr. R. S. Law of San Francisco. The property of the company is situated in Granite county, Montana. Fraser & Chalmers of Chicago, who had sold the mining company machinery, made a demand for payment, failed to get it and seized the machinery. The company consequently assigned. Sensational developments are expected.

Says There Was No Fraud

Chicago, Dec. 18.—W. J. Chalmers of Fraser & Chalmers says that there was no fraud at all in the operations of the Golden Scepter company of Montana, and that neither his firm nor anyone else had lost anything by it. The company had spent \$80,000 in developing the property and needed \$100,000 more to make it remunerative, but the property was of great value and would no doubt be immensely profitable within a short time.

Another Enterprise

TACOMA, Wash., Dec. 18.—The success of the consummation of another enterprise which depended on the November election is announced. Early in January there will be established in Tacoma the first wholesale clothing manufactory in the northwest. It will be managed in connection with the Tacoma Woolen

mills. Chicago business men are behind the project.

Let Them Rush.

SAN FRANCISCO, Dec. 18.—The woolmen are interested in the large shipments of wool brought from Australia by recent steamers. Thirty thousand bales are expected from Sydney by the next steamer from Australia. The importers are rushing in wool, anticipating a higher tariff after next March.

Senate for Cuba.

WASHINGTON, Dec. 18.—The Cameron resolution, as modified and agreed upon by the foreign relations committee, is as follows: "Resolved, By the senate and house of representatives of America, in congress assembled, that the independence of the republic of Cuba be and the same is hereby acknowledged by the United States of America."

"Resolved, That the United States will use its friendly offices with the government of Spain to bring to a close the war between Spain and Cuba."

Butte Gets a Building.

WASHINGTON, Dec. 18.—The house committee on public buildings voted today to report and place on the house calendar a large number of public building bills, which it had practically agreed last session to report. The list includes bills providing for buildings in the following cities:

- Boise, Idaho; Reno, Nev.; Santa Rosa, Cal.; Salt Lake, Utah; Alameda, Cal.; Tacoma, Wash.; Stockton, Cal.; Woodland, Cal.; Cheyenne, Wyo.; San Diego, Cal.; Fresno, Cal.; Deadwood, S. D.; Butte, Mont.

Who Owns This Country?

TORONTO, Dec. 18.—The American Sugar Refinery, better known as the sugar trust, has closed a deal for 1,000 shares of the Woolson-Spice company of this city, being eleven-eighths of its total stock. The price to be paid is \$1,250,000. The story of this gigantic transaction is an interesting one. Some time ago the Arbuckle, the coffee king, branched out into the sugar business. A large refinery was built in New York and thereby the Arbuckles became the competitors of the American Refining company. The latter was not at all pleased at what it considered an intrusion. At first the refining company offered to buy out the Arbuckle plant, so the story goes, but the latter refused. Then the refining company concluded to flank the movement of the Arbuckles, and hence this deal.

Boston Wool Market.

BOSTON, Dec. 18.—The Boston Commercial Bulletin will say tomorrow: The wool market is flat and depressed. One house sold 500,000 pounds of low Australian merino. Another reports 450,000 pounds foreign carpet wools, to arrive some months hence, but just arrived and accepted. There have been no other transactions of importance. All medium wools are firm, especially lustre wools. Fine wools are generally in buyers' favor. The imports of wool manufacturers for the first 10 months of 1895 show a decrease of 200,000 from the abnormal imports for the same 10 months of 1894. It will take some time to fill this gap and there is a better feeling as to the coming opening of new heavy weight grades in January.

The sales of the week are 1,200,000 pounds of domestic and 1,270,000 pounds of foreign, against 1,151,500 pounds of domestic and \$71,459 pounds of foreign last week, and 2,177,000 pounds of domestic and 1,105,000 pounds for the same week last year.

The sales to date show a decrease of 339,325 pounds of domestic and 32,119,700 foreign from the sales to the same date in 1895. The receipts to date show a decrease of 149,712 bales of domestic and 132,801 bales of foreign.

Three Pardons.

Governor Richards has granted a pardon to Henry J. Seymour, who pleaded guilty June 2, last, in Cascade county, to embezzling several hundred dollars from the Singer Sewing Machine Co., for which he was once again sentenced to imprisonment for one year. After embezzling the money, which he gambled away, Seymour fled to Spokane. Sheriff Dwyer and County Attorney Freeman wanted him, went after him, and got him. The board of pardons will act in the case Jan. 1.

Samuel Sims, who stole some cattle on Box Elder creek, has also been pardoned and the state board will act in his case on New Year's day. He is a tough customer and it is not his fault that he did not add the murder of an officer to his crimes.

Hattie Sharp, a box rustler in Mollie Thompson's joint, "worked" James Seaford of Butte out of \$125 and was evidently captivated the governor. She was convicted of grand larceny April 13, last, and consigned to Deer Lodge for a year, but his excellency has asked the state board of pardons to give her her freedom as a New Year's gift. She will then perhaps turn over several new leaves.

Marry This Girl Quick.

I saw in your paper a 17-year-old boy made \$1.25 the first hour he worked selling the Perfection Metal Tip Lampwick. I ordered a sample and went to work and the first week I cleared \$10. The second week I cleared \$15. I expect to run up to \$25 a week in the near future, as the Perfection Metal Tip Lampwick makes such a beautiful white light and burns away with waxy white tips and had not got enough of it to sell. If you wish to try it send 17¢ to our stamps to Miss A. M. Fritz, Station A, St. Louis, Mo., and she will send you sample outfit. This is a good way to make money around home.

Miss Tina W.

Miss Tina W. writes: I saw in your paper a 17-year-old boy made \$1.25 the first hour he worked selling the Perfection Metal Tip Lampwick. I ordered a sample and went to work and the first week I cleared \$10. The second week I cleared \$15. I expect to run up to \$25 a week in the near future, as the Perfection Metal Tip Lampwick makes such a beautiful white light and burns away with waxy white tips and had not got enough of it to sell. If you wish to try it send 17¢ to our stamps to Miss A. M. Fritz, Station A, St. Louis, Mo., and she will send you sample outfit. This is a good way to make money around home.

WITHOUT EFFECT

Secretary of State Olney Gives an Interview Concerning the Cameron Resolution

ON INDEPENDENCE OF CUBA

Congress' Action Will Be Merely Advisory to the President—A Warning.

WASHINGTON, Dec. 19.—The Cameron Cuban resolution, if pressed to its final passage in both houses, will constitute a direct and formidable issue between the executive and legislative branches of the government. This is clearly indicated by the following interview given out by Secretary Olney today:

Secretary Olney, being asked his opinion as to the nature and effect of the proposed resolution recognizing the independence of the republic of Cuba, said:

"I have no objection to stating my own view of the resolution respecting the independence of the so-called republic of Cuba, which, it is reported, is to be laid before the senate on Monday. Indeed, as there is likely to be serious misapprehensions regarding such resolutions, both in this country and abroad and as such apprehensions may have injurious results of a grave character, it is perhaps my duty to point out that the resolution, if passed by the senate, can probably be regarded only as an expression of opinion by the eminent gentlemen who vote for it in the senate, and if passed by the house of representatives can only be regarded as another expression of opinion by the eminent gentlemen who vote for it in the house. The power to recognize the so-called republic of Cuba as an independent state rests exclusively with the executive. A resolution on the subject by the senate or by the house, or by both bodies or by one, whether concurrent or joint, is unoperative as legislation and is important only as advice of great weight, voluntarily tendered to the executive regarding the manner in which he shall exercise his constitutional functions. The operation and effect of the proposed resolution, therefore, even if passed by both houses of congress, even by a two-thirds vote, are perfectly plain. It may raise expectations in some quarters which can never be realized. It may inflame popular passions both in this country and elsewhere and may thus put in peril the lives and property of American citizens who are resident and traveling abroad, and will certainly obstruct and perhaps defeat the best efforts of this government to afford such citizens due protection. But, except in these ways and unless the advice embodied in the resolution shall lead the executive to revise the conclusions already reached and officially declared, the resolution will be without effect and will leave unaltered the attitude of this government toward the two contending parties in Cuba."

North Dakota. Bismarck, Dec. 18.—The official returns of North Dakota: McKinley, 26,335; Bryan, 23,639; Levering, 338.

Macao Must Be Dead.

CINCINNATI, Dec. 19.—A special to the Commercial-Tribune from Jacksonville, Florida, says: In a letter received today by Col. J. A. Huan, Florida's representative of the New York Cuban legion, the death of Macao was confirmed. The writer is a man up in the councils of the Cuban party in Havana, and Huan tonight, and he knows Macao is really dead. While all the facts have not come to light, yet still there is no doubt of the man and truth. When all the truth is known, the story as first told of Spanish treachery will be found to be mainly substantiated. The bodies cannot be found, though Cubans are seeking them carefully for burial with honors.

Assets Unestimated.

DES MOINES, Ia., Dec. 19.—The whole sale implement house of Kamrad, Selby & Bell assigned here today. Liabilities are over \$100,000, with unestimated assets. B. E. Elbert was made assignee. The principal creditors are eastern farm implement houses. The failure was due to slow collections.

Change of Base.

CINCINNATI, Dec. 19.—The headquarters of the American Federation of Labor has been changed from Indianapolis to Washington, D. C. The only competitor was Chicago.

Waghorn Staples.

Mr. William Waghorn and bride, nee Miss Josie Staples, arrived Saturday from Lethbridge, where they were married last Wednesday afternoon at 3 o'clock, the pastor of the Methodist Episcopal church of that town officiating and a few intimate friends being present. Miss Blanche Lucy of Ponchaix was bridesmaid and Mr. Hugh McNulty of Lethbridge was best man.

After the wedding an elegant dinner was partaken of by the wedding party and later the bride and groom received a large number of friends.

Mr. and Mrs. Waghorn will be at home at the Elm house after Jan. 1.

Don't Want to Disarm.

PARIS, Dec. 19.—M. de Jenete, in the chamber of deputies today, offered a motion that the government summon an international conference of the powers, with a view of general disarmament and demanded urgency for it. The urgency motion was opposed by the premier, M. Meunier, and was defeated by a vote of 490 to 35.

The New Hook Spoon Free to All.

I read in the Christian Standard that Miss A. M. Fritz, Station A, St. Louis, Mo., would give an elegant plated hook spoon to anyone sending her ten 2-cent stamps. I sent for one and found it so useful that I showed it to my friends, and made \$13.00 in two hours, taking orders for the spoon. The hook spoon is a household necessity. It cannot slip into the dish or cooking vessel, being held in the place by a hook on the back. The spoon is something that housekeepers have needed ever since spoons were first invented. Anyone can get a sample spoon by sending ten 2-cent stamps to Miss Fritz. This is a splendid way to make money around home.

Cardose Furniture store room and spread rapidly. The Ryan hotel is on the corner of Sixth and Robert streets, but the flames went in the other direction and the fireman guarded the hotel so well that it was uninjured. Some of the guests, however, were considerably frightened by the sight of a fire so near.

Butter Explosion.

PROVIDENCE, R. I., Dec. 19.—Two boilers in the Kent woolen mill at Centerville exploded today, killing four persons outright and fatally injuring another. The dead are Nilvanus Braul, fireman in charge of the boilers; Mrs. Braul, who had just brought her husband's breakfast; a 10-year-old boy house employe, and D. L. Baker, a washer tender.

The fire department was called out and when the engines reached the mills, ladders were raised by means of which the panic-stricken operatives were rescued. The firemen then instituted a search for the bodies of the victims. The cause of the explosion is a mystery. It is said the boilers were inspected a month ago and found in excellent condition. They had been in use only two years.

Strike Will Continue.

HAMBURG, Dec. 19.—The ballot taken by striking dockers at five different meetings held today has resulted in 7,265 votes being cast in favor of a continuance of the strike and 3,671 votes being cast against the strike continuing.

Sharkey Gets the Boatie.

SAN FRANCISCO, Dec. 18.—Tom Sharkey, the pugilist, is today juggling \$5,500, the proceeds of the purse awarded him after he was knocked out by Fitzsimmons. Sharkey and his backer, Dan Lynch, went to the Anglo California bank today with a certificate of deposit for \$10,000. He was informed that attachments aggregating \$1,500 had been filed against his certificate. "All right," said Sharkey, "give me the balance," which he received. Sharkey says he now wants another fight, preferably with Maher.

The grand jury has decided to bring no indictments against Sharkey, Fitzsimmons or their backers for infringement of the state law against prize fighting, believing no convictions could be obtained.

South Dakota.

Bismarck, Dec. 18.—The official returns of North Dakota: McKinley, 26,335; Bryan, 23,639; Levering, 338.

Macao Must Be Dead.

CINCINNATI, Dec. 19.—A special to the Commercial-Tribune from Jacksonville, Florida, says: In a letter received today by Col. J. A. Huan, Florida's representative of the New York Cuban legion, the death of Macao was confirmed. The writer is a man up in the councils of the Cuban party in Havana, and Huan tonight, and he knows Macao is really dead. While all the facts have not come to light, yet still there is no doubt of the man and truth. When all the truth is known, the story as first told of Spanish treachery will be found to be mainly substantiated. The bodies cannot be found, though Cubans are seeking them carefully for burial with honors.

Assets Unestimated.

DES MOINES, Ia., Dec. 19.—The whole sale implement house of Kamrad, Selby & Bell assigned here today. Liabilities are over \$100,000, with unestimated assets. B. E. Elbert was made assignee. The principal creditors are eastern farm implement houses. The failure was due to slow collections.

Change of Base.

CINCINNATI, Dec. 19.—The headquarters of the American Federation of Labor has been changed from Indianapolis to Washington, D. C. The only competitor was Chicago.

Waghorn Staples.

Mr. William Waghorn and bride, nee Miss Josie Staples, arrived Saturday from Lethbridge, where they were married last Wednesday afternoon at 3 o'clock, the pastor of the Methodist Episcopal church of that town officiating and a few intimate friends being present. Miss Blanche Lucy of Ponchaix was bridesmaid and Mr. Hugh McNulty of Lethbridge was best man.

After the wedding an elegant dinner was partaken of by the wedding party and later the bride and groom received a large number of friends.

Mr. and Mrs. Waghorn will be at home at the Elm house after Jan. 1.

Don't Want to Disarm.

PARIS, Dec. 19.—M. de Jenete, in the chamber of deputies today, offered a motion that the government summon an international conference of the powers, with a view of general disarmament and demanded urgency for it. The urgency motion was opposed by the premier, M. Meunier, and was defeated by a vote of 490 to 35.

The New Hook Spoon Free to All.

I read in the Christian Standard that Miss A. M. Fritz, Station A, St. Louis, Mo., would give an elegant plated hook spoon to anyone sending her ten 2-cent stamps. I sent for one and found it so useful that I showed it to my friends, and made \$13.00 in two hours, taking orders for the spoon. The hook spoon is a household necessity. It cannot slip into the dish or cooking vessel, being held in the place by a hook on the back. The spoon is something that housekeepers have needed ever since spoons were first invented. Anyone can get a sample spoon by sending ten 2-cent stamps to Miss Fritz. This is a splendid way to make money around home.

SILVER SMELTER TO START.

Will Resume Operations Next Month—About the Moulton—New Sampling Plant.

F. M. Smith, superintendent of the silver smelter, returned Thursday last from the east, where he has been for some time visiting in several eastern cities. To a TRIBUNE reporter he stated Saturday that the silver smelter here is preparing to start up again. The company has been running several roasters since they shut down and have had 30 or 40 men at work in this department, although the smelter was shut down. They have now accumulated a sufficient supply of ore ahead to keep one stack busy for five or six months, and expect to start the furnaces some time between Jan. 1 and Jan. 15. This will give about 70 additional men employment. The company feels pretty confident that the increased production of ore at Neihart will prove sufficient to keep the smelter steadily in operation hereafter. A stockholder interested in the Diamond R Mining company stated Saturday to a TRIBUNE reporter that the recent newspaper articles published at Neihart and elsewhere regarding the starting up of the Moulton mine contained this much truth: That the stockholders here were anxious to construct a concentrator at Neihart to reduce the low grade ore and start up the mine. Mr. Macley is now in St. Louis to consult Mr. McClure, who is the largest owner in the company, and whatever action is taken will depend largely on him. There is nothing positive decided on as yet. The mine has now been lying idle for some time and is filled with water. It is not likely that the company will commence operations unless the water can be made to concentrate the ore, as much of it can not be mined and shipped at a profit at the present price of silver. The Boston & Montana company have well under way the construction of a sampling plant at their works. It is located just above the new ore bins. When it is completed it is said to be the purpose of the company to purchase gold, silver and copper ores. The company will not be in the market for custom work, but will purchase such ores as serve their purpose outright. The addition of this feature to their business will prove an important matter to miners in this section, as it will give them competition in the sale of their product and will be certain to stimulate the mining of ores in this vicinity.

IN THE DISTRICT COURT.

Witnesses heard and the seal of said court is this day of October, 1896.

IN THE DISTRICT COURT.

Witnesses heard and the seal of said court is this day of October, 1896.

IN THE DISTRICT COURT.

Witnesses heard and the seal of said court is this day of October, 1896.

IN THE DISTRICT COURT.

Witnesses heard and the seal of said court is this day of October, 1896.

IN THE DISTRICT COURT.

Witnesses heard and the seal of said court is this day of October, 1896.

IN THE DISTRICT COURT.

Witnesses heard and the seal of said court is this day of October, 1896.

IN THE DISTRICT COURT.

Witnesses heard and the seal of said court is this day of October, 1896.

IN THE DISTRICT COURT.

Witnesses heard and the seal of said court is this day of October, 1896.

D. B. CRUTCHER.

DEPARTMENT OF WOMEN AND CHILDREN. Office: Suite 7, Dunn Block, Great Falls, Mont.

NOTICE.

The Star Mining and Milling Company, Great Falls, Mont.

There are delinquent upon the following delinquent stock on account of assessments levied Sept. 16, 1896, the several amounts set opposite the names of the respective shareholders:

Table with columns: Name, Shares, Amt. Includes names like Ficklaw, R. D., Nicks, J. N., and amounts ranging from \$1.00 to \$10.00.

No certificate issued.

And in accordance with law and an order of the board of directors made on the 16th day of September, 1896, a copy of the minutes of the stockholders meeting held on the 16th day of September, 1896, at the office of F. B. Wilcox, 105 Central Avenue, Great Falls, Mont., on the 23rd day of November, 1896, at 3 P. M., is hereby posted for the purpose of giving notice thereof, together with costs of advertising and expenses of sale.

Great Falls, Mont., Nov. 2, 1896.

By order of the trustees of the Star Mining and Milling Company, F. B. Wilcox, Secretary.

No. 105 Central Avenue, Great Falls, Mont.

IN THE DISTRICT COURT.

Judicial district of the state of Montana, in and for the county of Cascade. Plaintiff, Robert S. Ford, Mortimer L. Strong, Mary M. Brady, William H. Kirkham, H. B. Strong, P. H. Bowles, Nelsie E. Kelly, John J. Adams, David Davies, Martin E. Noble, Ed Reinhold, George C. Power, T. F. Healy, John Spencer, Deba M. Farrell and James Conch, plaintiffs, against William H. Sparks, J. H. Healy, John Adams, O. S. Main, Ed Dennis, O. H. Swanson, and Robert Vaughn, defendants. Action No. 2524, Statutes.

The State of Montana reads and to each of them, you are hereby summoned to appear in this court in this action, which is filed in the office of the clerk of this court, a copy of which is herewith served upon you, and to file your answer and serve a copy thereof upon the plaintiff's attorneys within thirty days after the service of this summons, on penalty of the day of trial, and in case of your failure to do so, an answer and judgment will be taken against you by default, for the relief demanded in the complaint.

Said action is brought to obtain a decree quieting title in plaintiff to the ditch known as the "Sun River ditch" and the water right appurtenant and adjacent thereto, and also an appropriation thereof, made by defendant and others, as set forth in the office of the county recorder of the county of Cascade, in the Book of Deeds of the county of Cascade, for a full statement of the cause of action see complaint on file.

Witnesses heard and the seal of said court is this day of October, 1896.

By V. FORTUNE, Deputy Clerk.

Plaintiff's Attorneys for Plaintiffs, Post Office Building, Great Falls, Mont.

First publication Oct. 11, 1896.

IN THE DISTRICT COURT.

Judicial district of the state of Montana, in and for the county of Cascade. Plaintiff, Taylor J. DeLoach, vs. Samuel H. Hays, Defendant. Action No. 2525, Statutes.

The State of Montana reads and to each of them, you are hereby summoned to appear in this court in this action, which is filed in the office of the clerk of this court, a copy of which is herewith served upon you, and to file your answer and serve a copy thereof upon the plaintiff's attorneys within thirty days after the service of this summons, on penalty of the day of trial, and in case of your failure to do so, an answer and judgment will be taken against you by default, for the relief demanded in the complaint.

Said action is brought to obtain a decree quieting title in plaintiff to the ditch known as the "Sun River ditch" and the water right appurtenant and adjacent thereto, and also an appropriation thereof, made by defendant and others, as set forth in the office of the county recorder of the county of Cascade, in the Book of Deeds of the county of Cascade, for a full statement of the cause of action see complaint on file.

Witnesses heard and the seal of said court is this day of October, 1896.

By V. FORTUNE, Deputy Clerk.

Plaintiff's Attorneys for Plaintiff, Post Office Building, Great Falls, Mont.

First publication Oct. 11, 1896.

IN THE DISTRICT COURT.

Judicial district of the state of Montana, in and for the county of Cascade. Plaintiff, Taylor J. DeLoach, vs. Samuel H. Hays, Defendant. Action No. 2526, Statutes.

The State of Montana reads and to each of them, you are hereby summoned to appear in this court in this action, which is filed in the office of the clerk of this court, a copy of which is herewith served upon you, and to file your answer and serve a copy thereof upon the plaintiff's attorneys within thirty days after the service of this summons, on penalty of the day of trial, and in case of your failure to do so, an answer and judgment will be taken against you by default, for the relief demanded in the complaint.

Said action is brought to obtain a decree quieting title in plaintiff to the ditch known as the "Sun River ditch" and the water right appurtenant and adjacent thereto, and also an appropriation thereof, made by defendant and others, as set forth in the office of the county recorder of the county of Cascade, in the Book of Deeds of the county of Cascade, for a full statement of the cause of action see complaint on file.

Witnesses heard and the seal of said court is this day of October, 1896.

By V. FORTUNE, Deputy Clerk.

Plaintiff's Attorneys for Plaintiff, Post Office Building, Great Falls, Mont.

First publication Oct. 11, 1896.

IN THE DISTRICT COURT.

Judicial district of the state of Montana, in and for the county of Cascade. Plaintiff, Taylor J. DeLoach, vs. Samuel H. Hays, Defendant. Action No. 2527, Statutes.

The State of Montana reads and to each of them, you are hereby summoned to appear in this court in this action, which is filed in the office of the clerk of this court, a copy of which is herewith served upon you, and to file your answer and serve a copy thereof upon the plaintiff's attorneys within thirty days after the service of this summons, on penalty of the day of trial, and in case of your failure to do so, an answer and judgment will be taken against you by default, for the relief demanded in the complaint.

Said action is brought to obtain a decree quieting title in plaintiff to the ditch known as the "Sun River ditch" and the water right appurtenant and adjacent thereto, and also an appropriation thereof, made by defendant and others, as set forth in the office of the county recorder of the county of Cascade, in the Book of Deeds of the county of Cascade, for a full statement of the cause of action see complaint on file.

Witnesses heard and the seal of said court is this day of October, 1896.

By V. FORTUNE, Deputy Clerk.