

TONOPAH DAILY BONANZA

OFFICIAL PAPER OF NYE COUNTY

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W. W. BOOTH, EDITOR AND MANAGER

MEMBER NEVADA PRESS ASSOCIATION.

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Entered at the Postoffice in Tonopah as second-class matter

Langan and the Salary

Judge Langan, judge of the first judicial district court at Carson, has stated that it is beneath the dignity of a judge on the bench to discuss the resolution offered in the legislature calling for the appointment of a committee to investigate the conditions of the long defunct State Bank and Trust company and to pay particular attention to the salary being paid to Receiver Frank L. Wildes. In a statement given to the Carson press Langan declares that he has waited for several years for the depositors to make complaints and offer suggestions as to what the receiver's salary should be. After waiting patiently during the years in question he at last took the initiative and declared the matter of Wildes' salary was now under advisement.

In concluding his statement the judge announced that he would be the happiest person in the world if the State Bank matter was straightened up. However, the judge made no mention of the efforts of the members of the legislature, twenty-fifth session, to straighten up the tangle of affairs when a bill was passed that made the state bank examiner the receiver of all defunct banks. Prompt action would have been secured had Wildes been willing to turn over the affairs of his receivership to the bank examiner. There would have been no \$10,000 paid annually to the bank examiner to care for the affairs of the State Bank, nor would there have been an expense for travel, deputy cashier and a thousand and one things that is now witnessed under the present receivership. Langan appointed Wildes, and it appears that the court would have had the power to remove the latter from office and let the state close up the affairs at a saving of thousands of dollars.

With regard to the depositors of the State Bank appearing before the court and offering suggestions, it is likely that the court did not take into consideration the fact that the depositors lost their entire savings when the bank closed its doors and were without means to employ an attorney. Then, again, the fact that the court had allowed a salary of \$10,000 per annum with traveling and other expenses and waited for several years to discover that the depositors' money was being lavishly spent, before discovering that there was complaint, might have had something to do in explaining the absence of high priced attorneys from asking that conditions be remedied.

It is a notable fact that no inkling was given that the court would attempt to rearrange the receiver's salary until the legislative session was about to commence. That there would be an investigation of the affairs of the defunct institution was assured when the two political parties in Nye county adopted county platforms. Since that date there has been much said throughout the state regarding the manner in which the receiver of the bank has been allowed to transact the affairs of the office. It is probable that the receiver or other officials had their ear to the ground and decided to take time by the forelock and rectify matters before a legislative committee started an investigation.

In his public statement Judge Langan makes no mention of the report compiled by Receiver Wildes several years ago. This report was ordered printed by the court, but after the printed pamphlets were delivered from the printing office, they mysteriously disappeared. But two copies were known to find their way into the hands of others beside the receiver, and rumor has it that the receiver destroyed the entire batch, instead of forwarding a copy to every depositor of the institution. The manner in which the reports disappeared is sufficient to create suspicion, and it is doubtful if the court will act on this matter until his attention is called to it by the attorney for some poor depositor.

To the mind of a layman the action of Judge Langan is difficult to comprehend. At the time he appointed Wildes as receiver, the salary of \$10,000 was fixed. Several years have elapsed and the salary has continued without change. Public protest has been made time and time again with no result. It appears that had the court the interest of the depositors at heart he would have greatly reduced the salary and thus afforded a matter of protection to those who were unfortunate enough to lose their entire savings when the Riekey bank crumpled. There is no doubt but that Judge Langan was cognizant of the attitude of the

depositors in this case, but it appears that official notice was wanted, and after waiting for so these many years, the court finally decides upon the brace action of taking the initiative—but not too late to have the entire matter aired in the legislature. Instead of the initiative and referendum, it appears to be something like the initiative and the recall.

Interesting Sidelights

Those Washingtonians certainly are raising an awful bawl about it.—Baltimore Sun.

Willis Moore seems to be saving up weather for the 4th of March.—Washington Post.

Roumania is now said to want to fight Bulgaria. And what is to prevent?—Omaha Bee.

Uncle Joe begins his leave of absence not without the praise due a good loser.—Boston Herald.

Human ashes were sent by parcel post yesterday morning from St. Louis. What next?—Buffalo Commercial.

SERIAL NO. 07570

NOTICE OF APPLICATION FOR UNITED STATES PATENT MINERAL SURVEY NO. 4089

U. S. LAND OFFICE
At Carson City, Nev., Jan. 14, 1913.
Notice is hereby given that in pursuance of the Act of Congress, approved May 19, 1872, the TONOPAH SEVENTY-SIX CONSOLIDATED MINING COMPANY, a corporation, by Mark A. Averill, its attorney-in-fact, whose P. O. address is Tonopah, Nevada, has made application for a patent for 772.2 linear feet on the SUNRISE Lode, the same being N 32 degrees 20 minutes E 774.2 feet and S 32 degrees 59 minutes W 5 feet from discovery monument thereon, with surface ground 600 feet; also for 1399.4 linear feet on the SEVENTY-SIX FRACTION Lode, the same being N 32 degrees 36 minutes W 565 feet and N 32 degrees 32 minutes E 239.5 feet from discovery monument thereon, with surface ground 600 feet in width; also for 476 linear feet on the WONDER Lode, the same being N 32 degrees 26 minutes E 180 feet and S 32 degrees 36 minutes W 296 feet from discovery shaft thereon, with surface ground 600 feet in width; also for 144 linear feet on the PACTOLUS Lode, the same being N 74 degrees E 1396 feet and S 74 degrees W 190 feet from discovery shaft thereon, with surface ground 600 feet in width; also for 422 linear feet on the PACTOLUS Lode, the same being N 74 degrees E 1396 feet and S 74 degrees W 190 feet from discovery shaft thereon, with surface ground 600 feet in width; all situated in Tonopah Mining District, Nye or Esmeralda Counties, State of Nevada, and all bearing gold, silver and other minerals as described by the official plat and field notes on file in this office as follows, viz:

SUNRISE Lode: Beginning at Cor. No. 1, whence the 1/4 sec. cor. on the South boundary of Sec. 34, T3N, R42E, M. D. B. & M. bears S 32 degrees 20 minutes E 774.2 feet, thence N 2 degrees 11 minutes W 588.8 ft. to cor. No. 2, thence S 32 degrees 20 minutes E 774.2 ft. to cor. No. 3, thence S 2 degrees 11 minutes E 562.5 ft. to cor. No. 4, thence S 32 degrees 20 minutes E 774.2 ft. to place of beginning. Containing 10.245 acres.

SEVENTY-SIX FRACTION Lode: Beginning at Cor. No. 1, whence the 1/4 sec. cor. on the South boundary of Sec. 34, T3N, R42E, M. D. B. & M. bears S 32 degrees 36 minutes E 565 feet, thence N 32 degrees 32 minutes E 239.5 ft. to cor. No. 2, thence N 32 degrees 36 minutes E 565 feet, thence S 32 degrees 32 minutes E 239.5 ft. to place of beginning. Containing 3.884 acres.

WONDER Lode: Beginning at Cor. No. 1, whence the 1/4 sec. cor. on the South boundary of Sec. 34, T3N, R42E, M. D. B. & M. bears S 32 degrees 26 minutes E 180 feet, thence S 32 degrees 36 minutes E 296 feet, thence N 32 degrees 26 minutes E 180 feet, thence S 32 degrees 36 minutes E 296 feet to place of beginning. Containing 5.322 acres.

PACTOLUS Lode: Beginning at Cor. No. 1, whence the 1/4 sec. cor. on the South boundary of Sec. 34, T3N, R42E, M. D. B. & M. bears S 74 degrees 14 minutes E 1396 feet, thence N 74 degrees 14 minutes E 1396 feet, thence S 74 degrees 14 minutes E 1396 feet, thence N 74 degrees 14 minutes E 1396 feet to place of beginning. Containing 15.784 acres.

Expressly excepting and excluding all conflicts as follows:
SUNRISE Lode: Sur. No. 2295, Red Rock lode; Sur. No. 2506, Monarch lode. (Exclusive of its conflict with tract "A"; Sur. No. 2295, Red Rock lode (exclusive of its conflict with Sur. No. 2295, Red Rock lode and Sur. No. 2506, Monarch lode).
PACTOLUS LODE—Sur. No. 4088, Hart lode; Sur. No. 2295, Red Rock lode; (exclusive of its conflict with Sur. No. 4088, Hart lode), Sur. No. 2088, Arizona lode, leaving a net area claimed of 26,912 acres and forming a portion of the S 1/4 Sec. 34, T3N, R42E, M. D. B. & M. in Tonopah mining district, Nye county, Nevada, said locations being recorded as follows:

SUNRISE Lode, Vol. 54, Page 524, of the records of Nye County, State of Nevada.
WONDER Lode, Vol. F, Page 582, of the records of Nye County, State of Nevada.
PACTOLUS Lode, Vol. F, Page 116, of the records of Nye County, State of Nevada.
SEVENTY-SIX FRACTION Lode, Vol. 8 of Mining Locations, Page 346 of Mining Records of Esmeralda County, State of Nevada.

ADJOINING CLAIMANTS:
On the North: Sur. No. 2295, "SEVENTY-SIX" Lode and Sur. No. 2506, Monarch Lode.
On the East: Sur. No. 2295, Red Rock Lode, and Sur. No. 4088, Hart Lode.
On the South: Sur. No. 2047, Colorado Lode, Sur. No. 2088, Arizona Lode and Sur. No. 2107, Utah Lode.

This notice is given for the purpose of including therein the conflict with tract "A" inadvertently excluded from other application and publication.
LOUIS J. COHEN, Register.

First pub. Jan. 16, 1913.
Last pub. March 20, 1913.

Have you a house to rent? Advertise it in the want ad column. Advertise in the Bonanza.

It is easy enough to name a boy "William," but it is mighty hard to make it stick.—Philadelphia Ledger.

Increasing the supreme court from 9 to 11 suggests going from baseball to football.—Norfolk Ledger-Dispatch.

Suspicious people torture themselves while those they are afraid of are calmly sleeping.—New Orleans Picayune.

Ten thousand dollars for physical research; and one may say that the ghost has walked for Harvard.—Boston Transcript.

It does not follow that all rich men made a business of committing errors in order to profit by them.—Dallas News.

The decision to have no inaugural ball this year isn't a mere step in the direction of simplicity; it's a regular stride.—Indianapolis News.

Thus far Venezuela has not lodged complaint with this country over the treatment it has given Mr. Castro.—Cleveland Leader.

The fight between the Turkish and Greek fleets was not much like those between the Japanese and Russian warships.—Philadelphia Record.

Senator Root's plan for inaugurating presidents in December would gratefully lessen suspense on the part of cabinet suspects.—Boston Herald.

An apprehensive man is one who sees a difference in the conduct of his cow since the new leather prices went into effect.—Galveston News.

As an example of courage, we commend the case of the woman, who has married her daughter's divorced husband.—Rochester Democrat and Chronicle.

Such is the irony of fate that a progressive state senator in California has been the first under the new law to be recalled.—Nashville Tennessean.

The chances of the proverbial rabbit are multitudinous as compared with those of the Asquith home rule bill in the house of lords.—Cleveland Plain Dealer.

Recently unearthed inscriptions appear to indicate that in the number of divorce decrees Babylon was the Cleveland of antiquity.—Cleveland Plain Dealer.

A Washington girl refused \$30,000 and an auto bequeathed her by her fiancé, which proves again that there's no use trying to understand 'em.—Detroit Free Press.

Law were a long time getting the law which will send a drunken chauffeur to jail, but it is here at last. The road houses will be the only sufferers.—Brooklyn Eagle.

Poincare is proving his desirability over some presidents-elect by refraining from talking. What he does say, when he says it, ought to be worth something.—Philadelphia Inquirer.

Going to church is largely a habit—and one that does absolutely no harm. Why not acquire one of that kind of habits, instead of so many of a different sort?—St. Louis Globe Democrat.

The Deray sisters will appear in a vaudeville act at the Big Casino tonight.

TINNING AND PLUMBING

Wood-Sullivan Hardware Co., 134 Main St. Phone 212. J18f

A store that advertises must be a store of values—of "bargains"—or the advertising would not pay.

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THE PLACE To Meet Your Friends and Have a Pleasant Smile

BEST LINE OF GOODS Served the Market Affords

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Complete line of Kitchen Supplies, Crockery, Glassware, etc. carried in stock

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The Riverside Hotel

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Elegant in all its apartments; single and en suite. Free bus to all trains

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FURNITURE

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Every sack absolutely guaranteed to consumer. To be had at all stores. Ask for it and insist on getting this. Accept no other as substitute.

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every hair counts

THE TIME TO STOP FALLING OUT OF HAIR IS BEFORE THE THIN OR BALD SPOT IS NOTICED. THE TIME TO STOP THE LOSS IS NOW. THE REMEDY TO USE IS OUR

HAIR VIGOR

It tones up the hair and scalp, and gives the hair strength and luster. Removes dandruff, stimulates the hair bulbs into healthy activity. Guaranteed by us.

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