

TONOPAH DAILY BONANZA

OFFICIAL PAPER OF NYE COUNTY

Published every evening, Sunday excepted, by the Tonopah Bonanza Printing Co., Inc.



W. W. BOOTH, EDITOR AND MANAGER

MEMBER NEVADA PRESS ASSOCIATION.

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Delivered by Carrier \$1.25 Per Month

\$10 REWARD.

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Parties who do not receive their papers, or who have any cause of complaint, will oblige The Bonanza by notifying this office.

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Must Consider The Future

Nevada is a progressive state, although it contains the smallest population of any state in the union. The rapid change in conditions as has been witnessed during the past ten years has made it necessary to likewise change the laws. At the time the first constitutional convention was held and the constitution of Nevada formulated, it was regarded as one of the most progressive documents of its day. But time and conditions have changed and today the people of this state are confronted with a situation that demands drastic action.

The question to be solved without delay is that relating to marriage and divorce. The present divorce law has remained upon the statutes for nearly 40 years. It has served its purpose well and would continue to serve without question if applied only to bona fide residents of this state. The influx of divorce seekers from other states has made the state the dumping ground for an army of undesirables, and now to seek relief it is required that the law be made more stringent. During the past four or five years the attention of the investing world has been turned toward Nevada, but each opportunity made to interest capital has been made the harder owing to the moral atmosphere that has been caused by the divorce laws. Today the name of Nevada is considered as a joke for the entire nation. Our laws are flouted as being easy; our courts easier, and the people of the state as a class who are nothing more than leeches ever ready to extract the last cent of tribute from those who come here to secure divorces of divorce. Nevada has fittingly been termed as the laughing stock of the nation, and strange as it may appear, but little effort has been made by those who suffered most to correct the defect.

The press of this state outside of Reno, and particularly in southern Nevada, have opposed the present divorce law for the past two years, and now success appears to be within their grasp. One of the Reno dailies has taken up the fight, although the strongest opposition is to be found in that city.

The case must be decided at once, for a delay will mean that Nevada will be saddled with the obnoxious divorce law for another two years. The question staring the people of Nevada in the face is simply this—Shall Nevada continue as the dumping ground for the marital malcontents of other states, or shall the people of this commonwealth, by their legislature, wipe the law from the statutes and enact new legislation that will put an end to what has been wrongfully termed as the chief industry of this state? A bill has been introduced in the lower house of the legislature by Assemblyman Barnes of this county that amends the law to require a year's residence before application can be made for divorce, instead of a six-months' residence clause, as is now the law. This bill is now before the committee on judiciary and will be reported upon at an early date.

There are many industries in Nevada that can be developed, and once in operation this state will make rapid strides in securing population. The mining industry is now in its infancy, but best of all the agricultural industry is fast forging to the front. Thousands and thousands of acres of irrigable land are being reclaimed and each farm added to the present number increases the state revenues thousands of dollars annually. There are plenty of power sites, for mills and other industries, and once the attention of capital is directed to these propositions it will be but a short time until every section of Nevada is seething with activity.

The time is now ripe for directing the attention of capital to Nevada and the most forcible method would be by the repealing of the present divorce laws. As soon as this action takes place the event will be recorded in every village and hamlet in the nation, and the message will announce that the Nevadans are at last attempting to regain their self respect, which has been a missing quantity for several years.

Nevada is a progressive state, for there are laws upon our statutes that have been classed as of the most progressive character and are to be found in force and effect in but few other states. Many of the old time laws have been repealed within the last six years and new and better legislation has taken their place. To be progressive requires a certain amount of initiative, and this quality has been found present whenever needed. To retain its place in the foremost ranks of the states that are correctly termed as progressive it is necessary to take the initiative in the divorce question and abolish for once and for good the law that allows our courts to serve as the laundry for the washing of dirty domestic linen that rightfully should be cleansed in the courts of the state where in the applicants for divorces rightfully reside.

It is true that in a number of cases application has been made by persons for divorce who were justly entitled to the same. They were sincere in coming to Nevada for divorce, because in their own state they could not procure the decree upon the grounds specified. People of this class conducted themselves in a manner above reproach. It is in the class who deliberately flout the shortcomings of the laws of the state in the eyes of the legal residents, who have been responsible for the notoriety achieved. The last named class have acted in a manner that would lead visitors to the impression that the entire state was a harbor for a bunch of broken down sports, and in this wise the harm has resulted.

Several members of the Washoe delegation in the assembly are leading the fight against the amending of the divorce law, but how they have been forced to retard their ardors on account of the activity of what has been termed the divorce element of Reno. Petitions are being circulated in Reno asking for the legislature to approve of the proposed amendment and hundreds of names are being secured. The names embrace those of the best residents of the city and it is clearly shown that the presence of the colony has at last grown distasteful to the society of the river-side city.

Two members of the Washoe delegation, John Wright and J. B. Lozano, have declared themselves in favor of the amendment and their action has brought forth words of approval. This is especially so in the case of Lozano, who is court reporter in what was Judge Orr's division, now presided over by Judge Harwood. Lozano has profited more than any other citizen of Reno, and yet he has declared himself in strong terms against the present law. He has stated that the odor of divorce cases is to be found in every home in that city and small children, barely able to talk, are to be found playing at divorce. It was when Lozano found his own children playing at the game that he declared himself strongly in opposition to the present divorce.

Reno merchants have pointed out that to abolish the divorce colony would mean the ruin of business. There are two ways to observe this situation. It is a known fact that many seekers for divorce come to Nevada with barely sufficient funds with which to exist during the six months required before the decree is secured. The majority often secure positions at a wage of a few dollars weekly, and far below the standard wage paid, in order to have a little spending money. The few cents that the people of this class place in circulation will never be missed. It is the spenders who frequent the cafes and figure in night life escapades that the merchants and restaurant keepers desire retained. It is from this class that they derive a certain percentage of their profits. Conditions have reached such a stage at the present time that a decent woman will not enter the Reno cafes, even if accompanied by her husband or a relation. The actions of the divorce seeking woman has created so much talk that practically every woman in the city is taken for a divorcee and is believed to be indecent. Yet the merchants are willing to let the women and girls of Reno be prostituted in the minds of strangers for the sake of a few paltry dollars.

It is a known fact that with the divorce law amended, various industries would be opened up in the vicinity of Reno, and the revenue afforded the merchants from an increased population would more than offset the loss of the divorce colony. It is apparent that the merchants are reluctant to look ahead, and so warped have become their minds that they figure distress and ruin will respond should the divorce law be amended. Tonopah is existing and is fast forging to the front without the aid of a divorce colony. Reno, as the natural metropolis of this state, would force ahead much faster if the entire community would arise and with one movement cleanse the town of the element that is responsible for present conditions. It is all very well to predict dire disaster and ruin, but with a little foresight it could be readily seen that the results would prove more beneficial for all concerned. Disaster was predicted when gambling was abolished, but Tonopah today is far more prosperous than when gambling was openly conducted. The same can be said of Reno and this merely shows to what extent the mind of the pessimist will run if closely crowded for explanations.

The bill amending the divorce law now before the judiciary committee declares the law shall go into effect immediately upon its passage and approval. Such action would work no undue hardship upon many members of the divorce colony who are now establishing a residence in this state. The state should be fair in all matters, and in order to play fair the bill should carry a simple amendment, allowing the law to go into effect on the first of July or the first of the coming year.

UNKNOWN FOUND DEAD NEAR KLONDYKE STATION

The body of an unknown man was found, lying face downward in a pile of snow Saturday morning, between two piles of ties near the railway station. Coroner Barnes visited the scene yesterday morning, but it is not certain whether any inquest will be held. The body lies at Thos. F. Dunn's undertaking parlors and several men called yesterday to see whether they could identify it, but none could.

The unknown met a man at Klondyke Thursday night and said he was getting deaf—that he had spit out on the plain after drinking too much. A prospector's grub pack, with flour, bacon and rice, was all the property found. Alcoholism and exposure are supposed to have been the cause of death.—Sunday's Tribune.

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

ANNUAL STATEMENT

Of the King Solomon Mining Co. for the year ending Dec. 31, 1912. Location of mine, unorganized mining district, Esmeralda county, state of Nevada.

Jan. 1, 1912, to cash on hand none
To assessments collected during 1912 none
To same rec'd. from other sources \$1,100.00
Credit
Mines expenses in year 1912..... \$ 900.00
Gen. expenses in year 1912..... 193.13
Paid dividends in year 1912..... none
Bal. on hand Dec. 31, 1912..... \$ 637.37
C. K. JARVIS, Sec'y.

ANNUAL STATEMENT

This is to certify that the business done by The American Carriage, Marble Co. for the year ending Jan. 1, 1913, was as follows:
Money received during the year \$10,729.27
Money spent during the year, 31,542.24
Money on hand Jan. 1, 1913, 8,242.57
THE AMERICAN CARRIAGE, MARBLE CO. per Jules V. Barob, Sec'y, 32917

TINNING AND PLUMBING

Wood-Sullivan Hardware Co., 134 Main st. Phone 212. 1187

New vaudeville sketches at the Big Casino tonight. Everybody welcome.



P. M. CUNNINGHAM, Opt. D
EYES TESTED—GLASSES FITTED
Office with Drs. Cunningham and Richards
MORROW & HUSSEY BLOCK

Bank Saloon

WALTER DRYSDALE PROPRIETOR

THE PLACE To Meet Your Friends and Have a Pleasant Smile

BEST LINE OF GOODS

PNEUMONIA DANGER

LESSENED BY HEALTHY CONDITIONS

At this season pneumonia is prevalent in many localities. Every year during the cold, damp weather this dread disease claims its victims by the hundreds.

The best possible preventive of pneumonia is to keep the system in a strong, healthy condition and not allow one's vital resistance to become lowered and, if perchance, the system should become run down or a chronic cough or cold develop which is hard to cure, take Vinol, our delicious cod liver and iron tonic with out oil.

Mrs. Ellen Lytle of Lima, O., says: "I was weak, nervous and run down, and pronounced by doctors to have a serious lung trouble. I was despaired of by all, but I read in the newspapers what Vinol had done for others and decided to try it. I took six bottles of Vinol and am now in perfect health and never felt better in my life. I weighed 108 pounds when I began taking Vinol. I weigh ed last week 140 pounds."

Try Vinol on our guarantee, Miners' Drug Store, Inc., Tonopah, Nevada. 42-adv.

PARKS GIVEN LETTERS

Public Administrator James H. Parks of Esmeralda county application for letters of administration on the estate of O. D. Smith Jr. was granted by Judge Somers in the district court Saturday morning. Smith was the young man who committed suicide some weeks ago at Millers. He left some money and an interest in a saloon at Millers.—Tribune.

For quick results try the want ad columns of the Bonanza. Advertise in the Bonanza.

SERIAL NO. 07572

NOTICE OF APPLICATION FOR UNITED STATES PATENT MINERAL SURVEY NO. 4068

UNITED STATES LAND OFFICE Carson City, Nev., Dec. 27, 1912. Notice is hereby given that the TONOPAH EAST UNION MINES COMPANY, a corporation, organized and existing under the laws of the state of Nevada, having its principal place of business and postoffice address at Tonopah, Nevada, its principal office being at room No. 214 State Bank & Trust Company building, Main street and Broadway avenue, by and through Charles Hill Conner, its duly authorized attorney in fact, whose postoffice address is box No. 1, at Tonopah, Nye County, Nevada, has made and filed in the United States Land Office at Carson City, Nevada, its duly verified application for patent from the United States government for 1500 linear feet of the VICTORIA No. 2 mineral survey No. 4068, situated in Sections 29 and 31, Township 3 N., Range 43 E., M. D. H. & M. in Tonopah mining district, Nye County, State of Nevada, and described by metes and bounds as follows, beginning at cor. No. 1 a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, surveyed V. No. 241-468; the N. W. cor. sec. 21 T. 3 N., R. 43 E., M. D. H. & M. bears N. 45 degrees 45 minutes W. 458.3 ft.; thence N. 30 degrees, 09 minutes E. 325.25 ft.; interest north boundary line sec. 21, T. 3 N., R. 43 E., M. D. H. & M. at east 554.1 ft. from the N. W. cor. said sec.; thence 601.8 ft. to cor. No. 2 a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, surveyed V. No. 2-2-468; thence N. 84 degrees 23 minutes E. 592.5 to the center of the shaft, which are defined and applied for.

Particular reference is hereby made to the plat and field notes of survey No. 1022, filed in this office and on the plat and notice posted upon said land claim, for any further description of the premises hereby sought to be patented. There are no adjoining and conflicting claims shown by said plat and notice.

Notice is further given that any and all persons having or claiming adversely an interest in the above described premises, or having or claiming any interest in the same, are hereby notified to appear and file their adverse and opposing claims during the sixty days' newspaper publication of this notice, to and with the register of the United States Land Office at Carson City, Nevada, or they will be barred by virtue of the statute.

TONOPAH EAST UNION MINES CO.
By CHARLES HILL CONNER, Atty. in Fact.
As its ATTORNEY IN FACT,
LEWIS J. COHN, Register.

It is hereby ordered that the foregoing notice of application for patent be published for a period of sixty days, to wit: from the 27th day of December, 1912, to the 26th day of February, 1913, in the TONOPAH DAILY BONANZA, a newspaper published in Tonopah, Nevada.

LOUIS J. COHN, Register.
Date of first publication Dec. 30, 1912.
Date of last publication March 5, 1913.

SERIAL NO. 07570

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

U. S. LAND OFFICE Carson City, Nev., Jan. 14, 1913. Notice is hereby given that in pursuance of the Act of Congress, approved May 10, 1872, entitled "AN ACT TO ENACT A CONSOLIDATED MINING COMPANY," a corporation, by Mark K. Averill, its Attorney-in-Fact, whose office is at 224 State Bank & Trust Company building, Main street and Broadway avenue, has made and filed in the United States Land Office at Carson City, Nevada, its duly verified application for patent from the United States government for 1700 linear feet on the SUNSHINE Lode, the same being as follows, beginning at cor. No. 1 a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, surveyed V. No. 241-468; thence N. 82 degrees 26 minutes W. 790.5 ft. from discovery monument, thence with surface ground 600 feet in width; also for 1300.5 linear feet on the SEVENTY-SIX FRACTION Lode, the same being as follows, beginning at cor. No. 1 a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, surveyed V. No. 241-468; thence N. 82 degrees 26 minutes W. 790.5 ft. from discovery monument, thence with surface ground 600 feet in width; also for 478 linear feet on the WONDER Lode, the same being as follows, beginning at cor. No. 1 a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, surveyed V. No. 241-468; thence N. 82 degrees 26 minutes W. 298 feet from discovery shaft, thence with surface ground 600 feet in width; also for 1199 linear feet on the PACIFIC Lode, the same being as follows, beginning at cor. No. 1 a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, surveyed V. No. 241-468; thence N. 82 degrees 26 minutes W. 790.5 ft. from discovery monument, thence with surface ground 600 feet in width; also for 1498 linear feet on the PACIFIC Lode, the same being as follows, beginning at cor. 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