

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

The Recall, The Remedy

For reasons best known to themselves, the members of the assembly judiciary committee presented an unfavorable report on the resolution introduced in the senate and which passed that body, authorizing the appointment of a committee to investigate the affairs of the long defunct State Bank and Trust company. The rendition of the unfavorable report invited the killing of the measure and such action resulted.

From reports received from the northern section the opposition to the resolution arose over the presumption that the legislature was not gifted with sufficient power to delve into matters concerning the judiciary. The legislature is gifted with power necessary to investigate the judiciary and it should be the duty of every member representing the southern counties to see to it that a committee is appointed with power to thoroughly investigate the affairs of the State Bank and Trust company, and also to delve into the relationship existing between the judge of the Carson district court and the receiver of the defunct bank.

The state government is divided into three branches, the executive, the legislative and the judicial. All three are elective and when it comes to a matter concerning power the legislative branch is gifted with sufficient power, according to the constitution, to not only investigate the remaining two branches but to recommend the removal from office of any officer found guilty of malfeasance. The legislature can conduct an investigation into the affairs of the supreme court and into matters concerning the judges upon the supreme bench, and it is the duty of the members of the law-making body to do so if it appears that such action will prove beneficial to the state as a whole.

The same thing can be said of conducting an investigation into the affairs of the governor's office. However, the opposition arose over the request to investigate affairs of a district judge, and it appears that the solons are sadly lacking in courage to press the issue.

The principal item at stake is the action of Judge Langan in allowing Receiver Wildes the sum of \$10,000 per year for administering the affairs of the State Bank and Trust company. This wage has been allowed for practically four years and Judge Langan took no step toward modifying the salary nor towards securing a reduction of the expense in conducting the receiver's office.

Judge Langan further, allowed the receiver an assistant, who has performed the major part of the work and when not engaged in his labors can be found indulging in a solo game in one of the Carson clubs. This luxury permitted the receiver to travel at will, and incidentally to charge such traveling expenses as he saw fit up to the bank. The actual amount spent in traveling cannot be learned, owing to the failure of Judge Langan to demand a comprehensive report from the receiver as to the work performed in office.

Judge Langan is also to be condemned for his failure to require the receiver to file a report of his affairs. It is true that one report was filed and ordered printed that a copy might be sent the depositors and creditors of the defunct bank, but after being printed the pamphlet mysteriously disappeared. But two copies are known to be in existence and it is possible the receiver might give a year's salary to recover them. The court was aware that the report was printed—it is believed this action was taken upon order of Judge Langan—and the court has since been informed, either officially or unofficially, of the disappearance of the pamphlets. Had Judge Langan been conscientious in his duties he would have solved the mystery in short order, by commanding the receiver to report his actions in this manner.

From the viewpoint of a layman and a depositor, the affairs of the State Bank and Trust company appear to have been handled in a regrettable manner. It is also regretted that Judge Langan did not possess the initiative to require occasional reports from the receiver that the stewardship might be accounted for to all depositors. The situation is without precedent in Nevada, and now that the legislature appears to have fallen under the spell of Langan and Wildes, it is up to the people to take such action as needs fit the case.

At the last election the voters of this state were overwhelmingly in favor of the recall of public officials and that measure is now a law. The recall is the only recourse to secure justice for the depositors of the State Bank and the Bonanza is firm in the belief that Judge Langan should be recalled from his office. There is no question in our minds that Langan has been sadly derelict in his duties, first, as a public official, and secondly, as a man. He has known that thousands of people lost their every cent in the banking institution when it failed, and that to many the few paltry dollars that can be secured in the form of dividends will be doubly welcome. The majority of the depositors were wage earners and this money is now being spent in maintaining a luxurious receiver at a salary of \$10,000 yearly. Prior to his appointment the receiver managed to travel in style at a salary of \$1400 yearly when he was a subordinate in one of the state offices.

But to return to the recall. The workings of this new legislation are now being carefully examined by several parties in this city and it

has been stated that when it appears certain that the legislature will take no action in the matter, that the recall will be applied to the Carson judge. Such action is to be deplored, for it will always mean that the judiciary in Nevada is not above suspicion, although a severe shock to the judicial dignity of Nevada was delivered a year ago in the legislature when the word "grafters" was applied to the members of the supreme court.

Free Text Books

California pupils are now receiving the first installment of free text books in conformity with the law passed recently by the legislature of the adjoining state. It lies within the gift of the present legislature to take similar action and promptly enact into law a measure that will provide free text books for the children in Nevada. Commenting on the situation in California the San Francisco Post has the following:

"San Francisco public school children soon will be supplied with free text books. The first shipment of state-owned books, published by the state, for free use of children in the schools of the state, was received by the San Francisco school department yesterday, and at once will be distributed among the schools. In a few weeks every pupil in every public school in California will study his lessons from books supplied at public expense.

At the first period of the present session of the legislature, two emergency bills were passed appropriating money and providing for the publication and distribution of text books. Already the state printing office had books printed and bound, needing only this final sanction by the legislature before they might be sent out to the schools. The work of printing had commenced soon after the adoption by the people in last fall's election, of a new constitutional provision which gave authority to the legislature to provide free text books.

The success of this reform is due almost wholly to Senator T. W. H. Shanahan of Redding, who, after a long and painstaking investigation of public school conditions, proposed the free text book amendment to the constitution, and for two years preceding the last general election gave much of his time to a campaign for the amendment.

Severe opposition to the measure was met in the first instance in the state senate and assembly, and among state officials. Agents for book publishing concerns and representatives of the institutions of higher learning, their forces combined, constituted a lobby of sufficient power to defeat the Shanahan resolution in the 1911 regular session, but, persisting in the extra session at the close of the year, he succeeded and the amendment went to the people for ratification.

Many persons are fundamentally opposed to free text books. To provide schools, they hold, is as far as the state's duty of social service to the people should extend; they hold it is another manifestation of governmental paternalism, which tends to weaken the people's resolution, to make them less independent and self-reliant.

Still no evil seems to have resulted to the people in an older state—Massachusetts, where text books have been supplied by the state for 25 years—from the practice of furnishing free books in the public schools.

California already is more than generous to the public schools; expenditures for education are almost lavish, but results show it is money well spent. The percentage of illiteracy among children of school age is of the very lowest and the percentage of public school attendance among the highest of the states in the union.

The hope of those who have worked earnestly for free text books is that the added assistance will prove a further inducement to children to attend the schools, and that none, no matter how poor, may be denied the advantages of education.

Interesting Sidelights

The world's aluminum industry is said to be under control, but the spelling of it has never been regulated.—Chicago News.

When a young man is courting he should smoke only strong cigars. They don't break so easy in the pocket.—Philadelphia Ledger.

The reason oil is advancing in price is that the Standard Oil company being dissolved is probably competing with itself.—Birmingham Ledger.

This talk about married men being boozed is all bosh. A married man can make his wife do anything she wants to do.—Cincinnati Enquirer.

Following the tremendous woman's suffrage parade March 3, there will be some simple but highly interesting exercises on the 4th.—Washington Star.

Governor Sulzer's confession that he is working 18 hours a day may or may not be a good thing for the state of New York.—Philadelphia

Inquirer.

According to a correspondent, free lunch is now served in eight courses in Los Angeles. Young man, go west. Go quickly.—Louisville Courier-Journal.

The democratic congress is going about the work of revising the tariff with all the joyous enthusiasm of a hobo preparing to take a bath.—Cleveland Leader.

King Alfonso of Spain is not going to visit the United States next summer after all. This, however, will not necessarily alter our vacation plans.—Detroit Free Press.

If you "Keep Boarders" at all, why not keep enough boarders to make it pay? A small campaign of classified advertising in the Bonanza will keep you busy.

Vaudeville acts from the Considine circuit will appear at the Big Casino tonight.

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

As only news of real value gives makes good store advertising, it follows that a store must be able to print such news, in abundance, if its advertising is to accomplish anything.

Certificates of location on sale at the Bonanza office.

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

Three new vaudeville performers will appear at the Big Casino tonight.

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 MINING 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 a room No. 214 State Bank & Trust Company building, Main street and Brougher avenue, by and through Charles Hall Connitt, its duly authorized attorney in fact, whose postoffice address is box No. 214, 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 mining claim, mineral survey No. 1068, situate in Sections 20 and 21, Township 2 N., Range 42 E., M. D. B. & M., in Tonopah mining district, Nye County, State of Nevada, and described by metes and bounds as follows, to-wit:

Beginning at cor. No. 1 a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 2, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 3, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 4, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 5, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. 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No. 71, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 72, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 73, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 74, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 75, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. 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No. 81, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 82, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 83, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 84, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 85, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 86, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 87, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 88, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 89, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 90, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 91, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 92, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 93, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 94, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 95, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 96, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 97, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 98, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 99, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1068; thence N. 45 degrees E. 30 minutes W. 112.5 ft. to cor. No. 100, a cedar post 6 ins. square, 4 ft. long, set 2 ft. in the ground, in mound of earth, section V, No. 2-1-1