

CONDITION OF THE PRESIDENT.

The news yesterday concerning the condition of President Garfield was quite encouraging. In the morning we were informed that the symptoms for recovery were more favorable than at any time since the shooting. In the afternoon news reached us that he was still improving, and last night we were assured that the crises had been passed. This is welcome news to all pure minded people, who, without regard to religious or political opinions, will unite in the hope that President Garfield may have a speedy recovery.

SUICIDE OF A MASON.

A man named George S. Spaulding committed suicide in King Solomon's Hall, Masonic Temple, San Francisco, on Sunday last. Some gentlemen in an anteroom heard groans issuing from the hall, and upon entering, found Spaulding lying upon a lounge. He was in convulsions, and a one-eighth ounce vial containing few grains of strychnine lying on the floor beside, explained the cause. A physician was sent for at once, but the man died in 15 minutes after being discovered, when he was recognized as Past Master of a Masonic Lodge at Point Arena. He was a lawyer and has been residing in San Francisco for the past few weeks. The following is a copy of a note found upon the body:

To the Coroner: Whatever means I use to destroy my life, I do so deliberately. The pistol belongs to Lew Lamb, 221 Kearney street or 211 1/2 Geary street. I borrowed it of him and it should be returned to him. Of course, I did not inform him of the use I intended to put it, or he would never have lent it to me. I am a native of New York State, 48 years of age, and have resided at Point Arena, Mendocino county, California, where my wife, who will soon be my widow, still lives. My pocket-book with its contents, I want sent to my wife, I am sure a brother Mason will do that for me, and G. Abell or George T. Grimes at the Temple, or J. W. Shaffer—some one, and who ever does it I thank him in advance. That is all.

G. S. SPAULDING. It is not a pistol (wish it were), but a bottle of strychnine.

This was probably George S. Spaulding, an early resident of Sierra county, Cal., a school teacher then, and a clever newspaper writer.

A South Carolina judge had the courage to charge the jury in the trial of Cash for killing Shannon in a duel that this was the same as any other murder in the first degree, a premeditated murder with malice aforethought. "It had been argued that because the law has been allowed to sleep it had no force. This was not so; the law had never been abrogated. It was alleged that this duel was fair; but self defense was no plea where one had a purpose. The offense could not be condoned because Shannon participated in it." All this sound doctrine availed nothing, however, with the jury which acquitted Col. Cash.

Car wheels are now kept in their places without being keyed on. In former times the keys would jump out by the constant jar, and be almost sure to precipitate an accident; besides, they weakened the axle and wheel. Previous to being driven, the axles are covered with a thin coat of white lead and oil, which hardens in a short time, and holds the wheel so firmly in place that a pressure of from 100 to 140 tons is required to remove a broken axle from the wheel in which it is placed.

It is stated in the Interior Department that the trouble in the Indian Territory arises mainly from different interpretations of treaty stipulations and of the permit laws passed by the Choctaw and Chickasaw Legislatures in 1876, requiring merchants, farmers, mechanics, laborers, etc., who are citizens of the United States to pay a small yearly tax for the privilege of plying their different vocations within the limits of these Indian countries.

A citizen of Atlanta, Ga., has in his possession, according to a local paper, an amethyst recently found in Rabun county, which contains a drop of water in the center of the stone. This is said to be the only instance on record of any amethyst so peculiarly formed. That makes it an amethyst of the first water.

Egypt is about to take a long stride forward to civilization by the total abolition of slavery. The Khedive has so forcibly urged the matter upon the Council of Ministers that it has been determined that henceforth slave questions are net to be dealt with by the police, but by a department specially created.

The Mississippi editors have formally agreed upon a fee of \$15 as the proper amount to be charged for announcing that a man desires to be a candidate for an office. The Mississippi journals ought to get rich, for the men who do not aspire to office are the exception in that State.

NEW ADVERTISEMENTS.

THE ORIGINAL

ONE PRICE

DRY GOODS STORE,

WHERE ALL ARE SERVED ALIKE.

A CLOSING OUT SALE WHICH SQUELCHES COMPETITION.

Owing to the increase of Business we have determined to close out all Old Stock.

THE STORE WILL BE ENLARGED FOR THE PURPOSE OF EXTENDING OUR FACILITIES.

We are Determined to Give Carson the Cheapest Dry Goods Store it has ever seen.

M. COHN.

NEW ADVERTISEMENTS.

SAFETY NITRO.

AN ENTIRELY NEW EXPLOSIVE.

MUCH STRONGER THAN NITRO-Glycerine; much safer than powder; a plastic solid; not injured by water; free from leakage; never been frozen; giving but little smoke, and that not unhealthy; working downward more than any other explosive; breaking more and throwing less; it stands unequalled in the world of explosives.

We make a series of explosives admirably adapted to the various kinds of work which powder is required to perform. These are all pure explosives containing no inert matter. They are entirely free from chlorate of potash and similar dangerous ingredients, and their smoke is not injurious. We make three grades (Nos. 1, 2 and 3), adapted respectively to hard, medium and light work. They are furnished in cartridges of any desired size.

Special powders will be made to suit special kinds of work.

Pure Nitro will also be furnished (in cartridges) and will be found invaluable in very tough rock, where holes are costly, and powder should do its maximum amount of work. For further information address:

SAFETY NITRO COMPANY, No. 408 California St., San Francisco, Cal.

GEORGE T. DAVIS, Agent, Carson City. July 1

KAISER'S RESTAURANT

Opposite the Ormsby House, Carson City, Carson City.

D. KAISER, PROPRIETOR.

Having Purchased Mitchell's Restaurant I will in future run it as the Leading Restaurant of the City

THIS RESTAURANT HAS BEEN Fitted up in first class style, and will be open day and night.

A Fine Eating Room and Private Room for Ladies.

The cuisine is presided over by one of the best cooks in the State. Everything in the shape of Fish, Flesh and Fowl will be kept on hand and cooked to order.

Oysters in Every Style

Of the culinary art and at all hours. Attentive waiter and cheap rates. attend to my own business in person Call and see me. March 24, 1881.

A GOLDEN OPPORTUNITY

A SLAUGHTER IN DRY GOODS.

ALFRED LILIENFIELD,

Having Come to the Conclusion to

RETIRE FROM BUSINESS,

Will Sell His

ENTIRE STOCK

-AT-

COST!

CALL EARLY AND INSPECT GOODS AND COMPARE PRICES.

ALFRED LILIENFIELD, County Buildings.

VIEIRA & BORGES,

TONSORIAL PARLORS.

MORTON HOUSE.

Shaving, Shampooing and Hair Cutting done in the highest style of the art. July 2

WANTED--A PLACE IN A FAMILY TO do sewing and general housework. Apply at this office. July 2

TO LET.

A HOUSE WITH FOUR FURNISHED Rooms. Apply at this office. July 1

CLOTHING!

FOR THE BEST AND LATEST STYLES IN CLOTHING, FURNISHING GOODS, BOOTS AND SHOES, HATS AND CAPS,

Etc.....Etc.....Etc..

GO TO THE

ONE PRICE CLOTHING STORE!

FRANK BOSKOWITZ,

County Building, Carson City, Nevada.

GOODS MARKED IN PLAIN FIGURES.

SHERIFF'S SALE.

By virtue of a decree and order of sale issued out of and under the seal of the District Court of the Second Judicial District in and for Ormsby county, State of Nevada, on the 13th day of June, 1881, and to me as Sheriff directed, wherein it is set forth that a judgment was recorded on the 11th day of June, 1881, in favor of A. Livingston, Isaac Levy, A. P. Williams and Joseph May, co-partners doing business under the firm name and style of Livingston & Co., plaintiffs, and against Wm. Pearson and E. C. Vonderhyde, defendants, for the sum of three thousand four hundred and forty-six 47-100 dollars United States gold coin, with interest on the sum of two thousand and seventy-four 65-100 dollars of said amount from date of said judgment until paid, at the rate of one per cent. per month, and with interest on the sum of one thousand dollars of said amount from date of said judgment, until paid, at the rate of one and one-half per cent. per month; also the sum of forty-two 35-100 dollars, costs of suit, together with the sum of two hundred and seventy-nine 85-100 dollars, allowed by the said Court, as counsel fee of foreclosure. I am commanded and required by said decree and order of sale to sell all and singular, the mortgaged premises as hereinafter described, or as much thereof as will satisfy the above amounts and accruing costs, by public auction. Therefore, as commanded and required, I have levied upon and will sell by public auction to the highest and best bidder for cash in U. S. gold coin or its equivalent, in front of the Court House door, Carson City, Ormsby county, State of Nevada, on

Saturday, the Ninth Day of July, 1881.

At the hour of 2 o'clock P. M., the following described real property, as designated and set out in the said decree and order of sale, to-wit: All that certain real estate, land and premises, situate in Proctor and Green's division of Carson City, in the county of Ormsby, in the State of Nevada, described as follows: All of lot number nine (9), in block forty-one (41), also all of lots (7) and ten (10), except twenty-eight feet of the west end of said lots which was heretofore sold by said defendant, William Pearson, to William Anderson; also all of lot six (6) in said block forty-one (41), except the southwest corner thereof, which said corner excepted from this conveyance fronts twelve (12) feet on Ormsby street and runs east towards Carson street twenty-eight (28) feet, together with all the improvements situate upon said several parcels of land. The proceeds of sale of the above described property to be applied to the satisfaction of the above mentioned sums and accruing costs in their order as decreed.

S. T. SWIFT, Sheriff. A. C. Ellis, Esq., Attorney for Plaintiffs. Carson City, June 15, 1881. July 1

SUMMONS.

IN THE DISTRICT COURT OF THE 2ND JUDICIAL DISTRICT, of the State of Nevada, in and for the County of Ormsby.—Action brought in the District Court of the Second Judicial District of the State of Nevada, in and for the County of Ormsby, and the complaint filed in said office of the Clerk of said District Court.

ALICE POLLARD, Plaintiff, vs. JOHN P. POLLARD, Defendant.

The State of Nevada, sends greeting to John P. Pollard, defendant: You are hereby required to appear in an action brought against you by the above named plaintiff in the District Court of the Second Judicial District of the State of Nevada, in and for the county of Ormsby, and to answer the complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service) after the service on you of this summons: If served within this county; or if served out of this county, but in this district, within twenty days, otherwise within forty days—on judgment by default will be taken against you. The said action is brought to recover a judgment and obtain a decree dissolving the bonds of matrimony heretofore and now existing between you and the above named plaintiff upon the grounds: First—That you have failed, neglected and refused, for the space of more than one year last past, to provide for said plaintiff the common necessities of life, when such failure and neglect was not the result of poverty, which you could not have avoided by ordinary industry. Second—That you have contracted since marriage the habit of habitual, gross drunkenness, which incapacitates you from contributing your share toward the support of this plaintiff. Plaintiff also seeks to obtain a decree giving her custody and control of your minor child, Lewis Pollard, and judgment for costs. And you are hereby notified that if you fail to appear and answer the said complaint as above required, the plaintiff will apply to said Court for the relief demanded in her complaint herein now on file in the office of the Clerk of said Court.

Given under my hand, and the Seal of the District Court of the Second Judicial District of the State of Nevada, in and for the county of Ormsby, this 13th day of June, in the year of our Lord one thousand eight hundred and eighty-one.

M. D. HATCH, Clerk. July 1

Carson Water Works.

THE RESERVOIRS OF THIS COMPANY are supplied with water from

NEVER FAILING SPRINGS,

Which flow from the Sierra Nevada. By analysis this water is shown to be PERFECTLY FREE from all impurities. The mains of this company having been laid in all the principal streets of the city.

Water is Rerender Available to call with in the city limits.

Families, Hotels, Bars, Stables etc., supplied on favorable terms. CARSON WATER COMPANY. Office opposite Wells, Fargo & Co.'s, Carson street July 1

CAGWIN & NOTEWARE

NEWSDEALERS & STATIONERS.

PICTURE FRAMES A SPECIALTY.

CONSTANTLY ON HAND A LARGE ASSORTMENT OF

- Jewelry, Spectacles, Eye Glasses, Novelties, Yankee Notions, Toilet Soap, Perfumery, Chromos, Stationery, School and Blank Books, Needles and Thread, Fire-arms and Ammunition, Fishing Tackle, Artists' Material, Optical Goods, American, Singer, New Home, Crown and Automatic Sewing Machines, New Wheeler and Wilson No. 4.

Pianos and Organs at the Lowest Rates. Sheet and Book Music Furnished at Short Notice.

Will give special attention to the delivery of papers and periodicals. Brick Building, opposite Post Office, Carson City, Nevada. July 1

HARRIS BROS.

TO THE FRONT.

Dry Goods Below Par

NO AUCTION TRASH

Cashmores and Silks,

CLOAKS TO FIT EVERYBODY.

A HATS AND OIL CLOTH LADIES AND CHILDREN'S SHOES.

Our Stock is Guaranteed to be Fresh and New. No Goods Carried over since the Floods.

A Full Line of GROCERIES, LIQUORS, CROCKERY GENTS' FURNISHING GOODS, HARDWARE, ETC.

We respectfully invite everybody to call and select prices before purchasing elsewhere. HARRIS BROS.

NOTICE TO CREDITORS.

IN THE DISTRICT COURT OF THE Second Judicial District of the State of Nevada, in and for the County of Ormsby—Joseph Irvine vs His Creditors.—Notice to Creditors of Insolvent.—Pursuant to an order of the Hon. S. D. King, Judge of the said District Court in and for Ormsby county, notice is hereby given to all the creditors of the said Insolvent, Joseph Irvine, to be and appear before the said Judge in open Court, at the Court room of said Court, in Carson City, in the said county of Ormsby, on the ELEVENTH DAY OF JULY, A. D. 1881, at 10 o'clock A. M. of that day, then and there to show cause, if any they can, why the prayer of said Insolvent should not be granted, and an assignment of his estate be made, and he be discharged from his debts and liabilities, in pursuance of the Statute in such case made and provided, and in the meantime all proceedings against said Insolvent be stayed. Witness my hand and the seal of said Court, this 5th day of June, A. D. 1881. June 9-30d M. D. HATCH, Clerk.

THE STONE LODGING HOUSE.

Rooms Rented by the Night; Week or Month.

MISS MATTIE WILLIAMSON, Proprietress. July 1