

**THE MORNING APPEAL.**

The Official Paper of Ormsby County  
SUNDAY ..... APRIL 14

**HENEY WILL FIGHT.**

**He Hires High-priced Attorneys to Defend Him.**

Henev the Mint shortage suspect is now in San Francisco and has retained W. W. Foote, one of the highest priced lawyers in the city to handle his case. Hon. Wm. Woodburn, of this city, has already been retained by the San Francisco firm to handle this end of the line.

Several dispatches came from San Francisco yesterday inquiring if Henev had been indicted. As yet there are no signs of either his arrest or indictment.

It appears that Henev left San Francisco about two weeks ago and got as far as Butte City Montana, and then returned. There was a California detective and a U. S. Secret Service agent at his heels everywhere he went. At every turn he found one or the other at his side and he concluded that it was useless to attempt to escape, so he returned to San Francisco and will face the music.

Henev is not a man to spend \$10 where a dollar will do, and his hiring of so high-priced a lawyer as Foote may be taken as an indication that he is ready to make a hard fight with the Government in the Courts, and that he also realizes the fact that he can not throw away any chances. The fact that Henev was in San Francisco was a surprise to those who were congratulating themselves that their principal witness was out of the way.

It is claimed here that Henev will cast the blame on others and that they cannot "put it on to him" without incriminating themselves.

The clean up on the roof of the Mint is now complete and the principle result was sand, soot and ordinary road dust. There was no trace of gold nor was there any expected. The roof was swept and the sweepings assayed in order that the case of the Government could be complete and that the defendants could not fall back on the plea that the gold had gone up the chimney. Gold does not go up the chimney unless it is melting and refining is imperfectly done in a case where the heat and draft are both too great.

Yesterday's Journal has the following:

One of the men in the melter and refiner's department at the Carson Mint at a former administration had a private assay office in Virginia at the same time.

Do the officers know that refined gold in a granulated state was sold to a Virginia City bullion buyer long before Superintendent Adams took charge of the Mint?

**Priestly Celebacy**

Rome, April 13.—So wide a circulation has been given to the story that in the College of Cardinals a majority of the body was in favor of abolishing the obligation of celibacy for the secular clergy of the Catholic Church, and that the Supreme Pontiff was also in favor of this radical move, that it is not improbable that an official denial, addressed to the faithful everywhere, may be issued from the Vatican. Those originally responsible for the report, however, insist that it was based upon substantial grounds, which may be made public should the denial in question be forthcoming.

**A Deserted Village.**

Coryville, once the busiest camp in this county, is now deserted. For the past six years Ed. Kenny and family have been the only residents of the place, and last week they left with all of their household effects for Silver Star District where Kenny will erect a lodging house.

**Catholic Church Notice.**

To-day, Easter Sunday, there will be two Masses; one at 8 o'clock A. M. and one at 10:30. After the last Mass, which will be a High Solemn Mass, there will be the benediction of the Blessed Sacrament.

P. J. CLYNE, Pastor.

**For the Knights of Pythias.**

Damon and Pythias will be presented at the Opera House next Saturday evening by the best talent of Reno and the proceeds will go to Carson Lodge No 4. Seats now on sale at Steinmetz Drug Store.

When Baby was sick,

We gave her Castoria.

When she was a Child,

She cried for Castoria.

When she became Miss,

She clung to Castoria.

When she had Children,

She gave them Castoria.

**THE GOVERNMENT MOVES.**

**JOHN T. JONES PLACED UNDER ARREST.**

His Official Shortage \$77,000  
Bail Fixed at \$25,000.

H. M. YERINGTON, R. K. COLCORD, LESLIE BELL AND JOHN ROSSER GO BAIL.

Yesterday at 3 o'clock in the afternoon, U. S. Marshall Humphries walked into Geo. Bryson's saloon and stepping up to John T. Jones, said: "Johnny I have a warrant for you."

Jones bowed, smiled and said: "All right."

The two walked up street together and Jones asked permission to see his attorney. This was granted and he was allowed to go to Coffin's office, where he had a consultation and the two went after the bondsmen.

**THE COMPLAINT**

on which Jones was arrested was sworn to by Special Agent Harris of the Government Secret Service and read as follows:

The United States of America, ss,  
State of Nevada, )

Before me, T. J. Edwards, a Commissioner of the Circuit Court of the United States, Ninth Circuit District of Nevada, appeared this day, N. R. Harris who first being duly sworn, deposes and says that on, to-wit, the 21st day of June A. D. 1893 and at divers and sundry times between the 18th day of February A. D. 1890 and the 11th day of February 1895, at Carson City, in the District and State of Nevada, John T. Jones in violation of Section 5456 U. S. Revs'd. Statutes did then and there unlawfully and feloniously take and carry away from another to-wit, the Melter and Refiner of the U. S. Mint at Carson City, Nevada, personal property in metals of gold and silver bars, and gold and silver metals in granulated form of the value of \$77,000 and which said personal property, as aforesaid, was then and there the property of and belonging to the United States, and under the care, control and custody of the United States Melter and Refiner of the United States Mint at Carson City, Nev., the felonious taking and carrying away of the same by him the said John T. Jones with intent then and there and thereby to defraud, being then and there contrary to the form of statutes in such cases made and provided and against the peace and dignity of the United States of America.

W. R. HARRIS,

Subscribed and sworn to before me this 13th day of April, A. D. 1895.

T. EDWARDS,

Commissioner of the Circuit Court of the United States, Ninth Circuit, District of Nevada.

Filed April 13th, 1895.

It was sworn to before Commissioner Edwards who issued the warrant.

**THE BONDSMEN APPEAR.**

At 4:30 Mr. Jones appeared with his attorney and his bondsmen. They were H. M. Yerington, R. K. Colcord, John Rosser and Leslie Bell. The bail had been fixed at \$25,000, by Commissioner Edwards and the bondsmen had to qualify for double the amount. H. M. Yerington inspected the bond which made the sureties jointly and severally liable.

"It don't go," he said, throwing it down on the table. "I won't sign such a document: no business man would."

"What's the matter," said Coffin.

"It makes one man responsible for the whole works. I say it don't go."

The Commissioner explained that this was the usual plan.

"I'll only go down for \$10,000. Now that's all there is about it."

There was a long discussion and at times it was quite exciting. Yerington insisted on changing the bond and finally it was changed so as to read that the sureties were liable for the amounts set opposite their names. It took a long time to change and interchange and Edwards did it with no very good grace. Then, Yerington sat down to sign and struck another snag.

"I want the words 'and no more' put after the words 'the amount set opposite the names.' Now that's business."

"Gentlemen I've minkied with this bond enough," was the reply made by Edwards.

Yerington sprung up facing Edwards, and said excitedly.

"Not by a d— sight. You wouldn't sign such a bond as this and you know blamed well you wouldn't. This ain't business and you know it. Tom, I say I won't sign any such bond."

Coffin pleaded with Edwards who held that he had conceded too much already, and Yerington refused point blank to be liable for more than \$10,000. After some more wrangling quiet was secured and Yerington insisted that the accused should be in

Court at a definite time. The time was fixed at Thursday next at 10 a. m., and the bond was patched and altered in various places until it was ready to sign.

"I'll pay my share," and no more said Yerington, as he lifted the pen.

"See here, give me a stub pen," he shouted again.

Edwards got one, and as he started to use it, a big blot fell on the paper. He signed in two places, and each time the blot fell.

"Hang this pen, its greasy," he continued.

He went down for \$10,000. R. K. Colcord signed for \$10,000, and the big blot fell also. Bell and Rosser went down for \$5000 each, and Bell signed in a copper plate hand and there was no blot.

Then the crowd filed out. There are four more complaints lying in the Commissioners desk for parties whose names are unknown.

**Douglas Loses**

Yesterday the case of Joe Douglas vs. the Stevenson estate was dismissed at plaintiff's cost, in the District Court of this city. It is an old case and possesses peculiar interest.

Some years ago Stevenson borrowed \$7,000 of Joe Douglass and gave his note. After Stevenson's death, Douglass gave the claim to his attorney, Mr. Huffaker, to collect. Mr. Huffaker knowing that Tremnor Coffin was the attorney for the estate, handed him the claim and asked him to hand it to the administratrix, Mrs. Stevenson, in order to save him a trip to Carson. This little piece of economy cost Joe Douglas over \$7,000. Mr. Coffin put the claim in his pocket and did not present it. Consequently when the time expired for presenting claims it became outlawed.

Douglas brought suit, but Coffin as the attorney of the estate held that the claim had never been presented to the administratrix. Mr. Huffaker produced a letter in Court which Coffin had written him, stating that he had presented the claim in due form.

The Court asked Coffin when on the stand if he still swore that the claim was not presented, in spite of the letter, and his reply was in the affirmative. It was held by the court that when a man's oath contradicted what he had written when not under oath, the statement under oath was the best evidence. Douglas carried the case to the Supreme Court, and the decision of the lower court was affirmed.

**The Star in the West.**

The bright Star in the West just after sunset is Venus. It is following and rapidly gaining on the earth and Professor Foster says it has much to do with our weather. The disc, or face, of this planet changes the same as the moon and with a small telescope it may now be seen as the moon appears at first quarter. On the 18th of September it will pass between the earth and sun and will not then be visible as its dark side will be turned toward us as the moon is at view. Venus occupies the position relative to the earth as now at intervals of about nineteen months. At its nearest point it is twenty-two million miles from the earth and is brightest thirty six days before and after it passes between the earth and sun and will, therefore, be brightest about August 13th, and October 6th.

**District Court.**

The following business was transacted in the District Court yesterday: Estate of Mortiz Fischer. Return of sale of personal property. Sale confirmed.

Estate of W. L. Hall. Coffin assisted as counsel with Mr. Bartine. Sale of real estate confirmed. Ordering \$2,000 distributed to the heirs, Martin vs. Barrett. Passed.

Esmeralda County vs. the State of Nevada. Case dismissed at Plaintiffs cost.

Hally vs. Chedic. Passed.

Coffin vs. Bell. Passed.

Gardner vs. Gardner. Decree of divorce granted on grounds of cruelty and the custody of the child awarded the mother.

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If interested in any of the items below, order promptly, giving item number.

**April News.**

H836. Ladies' triple cloth Capes, in cardinal, black, navy blue or tan; ruffled at neck and pinked edges. Price, \$1.50; postage, 13c.  
At 50c.

H837. The Kayser black silk Gloves with double finger tips that will out wear the rest of the glove. Price, 50c.  
At 25c.

H838. Children's checked gingham or white cambric Sun Bonnets. Price, 25c.  
At 20c.

H839. A little device that will make any pair of scissors sharp in ten seconds. Price, 20c; postage, 2c.  
At \$2.00.

H840. Men's neat leather Shoes for every day or dress wear, elastic sides or brook and lace, stout soles. Price, \$2.00; postage, 30c.  
At 20c.

H841. Infallible Corn Cure, simple and guaranteed to cure. Price, 20c; postage 2c.  
At 75c.

H842. Ladies' pure white chamoise Kid Gloves, long, loose wrists and very stylish. Price, 75c.  
At 3c.

H843. A tablet of good cream ruled Note Paper for letter writing. Price, 3c.  
At \$2.00.

H844. Ladies' black kid button Shoes, with black cloth tops and patent leather tips, medium heels and toes. Price, \$2.00; postage, 15c.

**CARPETS REDUCED.**

H845. Smith's Tapestry Carpets sewed to fit any room, 45c yd.; Roxbury carpets, 70c; best Moquette, sewed, 95c yd.; all choice patterns.

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