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Mr. Brown of the Boston Bakery announces that he is prepared to fill orders for roast turkeys, roast pigs, and in fact any thing in that line, besides the finest of fruit and wedding cakes will be turned out to order and the satisfaction of the customer is guaranteed.

The new baker is giving the best of satisfaction and Mr. Brown is building up an enviable trade in his lines in this city.

Wanted—Traveling salesman for Nevada to fill vacancy. Staple line, position permanent. Watson, Sales Manager, 56 Fifth Avenue, Chicago.

This is the season of the year when, in order to sell goods, you must advertise. We don't insist that you must advertise in the Appeal but you should advertise somewhere. Let the world know you are alive.

### SILVER PARTY COUNTY PLATFORM.

1.—That the formation of a Silver Party in Nevada, more than twelve years ago, was in the interests of the people of Nevada, and because of a growing demand for less extravagance in the administration of public offices, that the right of the taxpayers and holders of the Common wealth might be subserved and home industry protected.

2.—That the pledges of the people, the taxpayers, and the voters have been kept to the letter, and the more economical administration of government has reduced the State tax rate to 75 cents on the hundred.

3.—That as the Silver Party of Ormsby we reaffirm the action of the Silver and Democratic parties at the Winemucca convention, August 23, 1904, in the matter of fusion made in the best interests of the two parties, both active in a common cause and for the public weal.

4.—That we heartily endorse the nomination of that Convention of Hon. John Sparks for the office of U. S. Senator, believing that in such a citizen and builder of the Commonwealth we will be represented at Washington by a man whose personal integrity is without reproach and in whose honorable career as a representative of the people of Nevada can always take reasonable pride. We pledge our legislative nominees to his support.

5.—That we commend the course taken by Hon. C. D. Vanhook, our able representative in Congress, for his noble defense of the State in justice and his newly stated opinion on the pending question, which insures his reelection.

6.—That we commend to the voters of Ormsby our distinguished fellow citizen, Hon. B. E. Hastings, for his position for the judicial office of Justice of the Supreme Bench, and we intend to stand with him in whom all citizens of Ormsby have placed their confidence, and who has safely won their confidence in the highest court of Nevada justice.

7.—We recommend to the voters the nomination of our fellow townsman, W. J. Clark, for Ormsby, as Justice of the Peace, in the District of the Silver Party, in whose hands the judicial office of Ormsby will be well represented.

8.—That we approve the special bond in the county of Ormsby, and we recommend to the voters the nomination of our fellow townsman, W. J. Clark, for Ormsby, as Justice of the Peace, in the District of the Silver Party, in whose hands the judicial office of Ormsby will be well represented.

9.—That we denounce the unconstitutional action of the disreputable majority of the disreputable majority of the county of Ormsby, and the extraordinary and unprecedented action of the majority of the county of Ormsby, in the matter of the proposed amendment to the Constitution of Nevada, which would have the effect of reducing the number of members of the Legislature from twenty to fifteen, and we recommend to the voters of Ormsby that they should vote against the proposed amendment.

### PROPOSED AMENDMENTS TO CONSTITUTION.

No. X.—Senate Concurrent Resolution, relative to amending Section 13, Article XV of the Constitution of the State of Nevada.

[Passed March 10, 1903.] Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended so as to read as follows:

Amend Section 13, of Article XV, of the Constitution of the State of Nevada, so as to read as follows:

Section 13. The enumeration of the inhabitants of this State taken under the direction of Congress in A. D. Nineteen hundred, and every ten years thereafter, or such enumeration as the State may make, shall serve as the basis of representation in both houses of the Legislature; provided, that each county now organized, and any county hereafter created, shall be entitled to at least one Senator and one Assemblyman.

This resolution having remained in the hands of the Governor five days after having been placed in his hands during the Twenty-first Session of the Nevada Legislature and no objections having been filed by his Excellency, it is therefore passed this 10th day of March, A. D. 1903.

W. G. DOUGLASS, Secretary of State.

By Geo. N. Noel, Deputy.

No. XII.—Assembly Concurrent Resolution, proposing to amend Section One of Article Four, of the Constitution of Nevada, pertaining to the

initiative and referendum, and other legislative authority and power connected therewith.

[Passed March 12, 1903.] Resolved by the Assembly, the Senate concurring, That Section 1 of Article IV of the Constitution of the State of Nevada shall be and is hereby amended to read as follows:

Section 1. The legislative authority of the State shall be vested in the Senate and an Assembly, which shall be designated as the "Legislature of the State of Nevada," and the sessions of such Legislature shall be held at the seat of government of the State. The people, however, reserve to themselves powers to propose laws and amendments to the Constitution, and to enact or reject the same at the polls, independent of the Legislature, and also reserve power at their own option to approve or reject at the polls any act of the Legislative Assembly. The first power reserved by the people is the initiative and not less than ten (10) per cent of the legal voters shall be required to propose any measure by such petition, and every such petition shall include the full text of the measure so proposed. Initiative petitions shall be filed with the Secretary of State not less than four months before the election at which they are to be voted upon. The second power is the referendum, and it may be ordered (except as to laws necessary for the immediate preservation of the public peace, health or safety) either by petition, signed by seven (7) per cent of the legal voters, or by the Legislative Assembly, as other bills are enacted.

Section 2. Referendum petitions shall be filed with the Secretary of State not more than sixty (60) days after the final adjournment of the session of the Legislature which passed the bill on which the referendum is demanded. The veto power of the Governor shall not extend to measures referred to the people. All elections on measures referred to the people of the State shall be at the biennial regular elections, except when the Legislature shall order a special election. Any measures referred to the people shall take effect and become a law when it is approved by a majority of the votes cast thereon, and not otherwise. The style of all bills shall be "Be it enacted by the People of the State of Nevada." This section shall not be so construed to deprive any member of the Legislature of the right to introduce and measure. The whole number of votes cast for the Justice of the Supreme Court at the regular election last preceding the filing of any petition for the initiative or for the referendum shall be the basis on which the number of legal votes necessary to sign the petition shall be counted. Petitions and orders for the initiative and for the referendum shall be filed with the Secretary of State, and in submitting the same to the people of the State, and all other officers shall be held to the general laws and the Act submitting this amendment until legislation shall be especially provided therefor.

No. XIII.—Joint and Concurrent Resolution, amending the Constitution of the State of Nevada by adding thereto an article providing for public utilities.

[Passed March 23, 1903.] Resolved by the Senate, the Assembly concurring, That the Constitution of the State of Nevada be amended by adding thereto an article as follows:

### ARTICLE—PUBLIC UTILITIES.

Section 1. The State may exercise in the business of transportation and of providing water, lights, and means of communication to the people, and may provide such other utilities as may become necessary of expedient, and for these purposes a State debt not exceeding ten per centum of the assessed value of the taxable property in the State may be created; provided, that no act or resolution authorizing an expenditure of public money, or increasing the State debt for these purposes, shall be effective until it shall have received the sanction of the people by a majority of votes cast at the general election.

No. XXIII.—Assembly Concurrent Resolution, relative to amending Section 1 of Article X of the Constitution of the State of Nevada, pertaining to the assessment and taxation of patented mines.

[Passed March 20, 1903.] Resolved by the Assembly, the Senate concurring, That the Constitution of the State of Nevada be amended so as to read as follows:

Amend Section 1, Article X, of the Constitution of the State of Nevada, so that the same shall read as follows:

Section 1. The Legislature shall provide by law for a uniform and equal rate of assessment and taxation, and shall prescribe such regulations as shall secure a just valuation for taxation of all property, real personal and possessory, except mines and mining claims, when not patented, the proceeds of which shall be assessed and taxed, and when patented, each patented mine shall be assessed at not less than five hundred dollars (\$500) except when one hundred dollars (\$100) in labor has been actually performed on such patented mine during the year, in addition to the tax upon the net proceeds; and, also, excepting such property as may be exempted by law for municipal, educational, literary, scientific or other charitable purposes.

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Six rooms with bath and toilet. Located in the most desirable portion of this city. Will lease for a term of years. Enquire at this office.

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In connection with the SOUTHERN PACIFIC CO. and DENVER AND RIO GRANDE SYSTEM

Scenic Line of the World Operates Daily Through Pullman Sleepers to St. Louis Tourist Sleepers and Personally Conducted Excursions to Chicago and St. Louis

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### EVERY WEEK

TWELVE PERSONALLY CONDUCTED EXCURSIONS EVERY DAY

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Wanted—Position as bookkeeper in any class of business in this city. Letters of recommendation furnished. Leave inquiries at this office.

### Going to the World's Fair?

The Denver & Rio Grande Railroad announces that special excursion rates will be made for the St. Louis Fair on September 1st, 2d, 5th, 6th, 7th, 8th, 19th, 20th, 28th, and 29th, and October 3rd, 4th, 5th, 6th, 19th, 20th, 26th, 27th.

A splendid opportunity is hereby offered to visit the World's Fair cheaply and comfortably. At no season of the whole year are the beauties and grandeur of the Colorado Rockies so pleasing to the eye, as when decked with the russet and gold of the Autumn foliage.

The schedule for the through Pullman as well as the personally conducted excursion parties is so arranged as to afford daylight views of the magnificent scenery via the Denver & Rio Grande, rightly called the Scenic Line of the World.

Write for our World's Fair pamphlets and handsome books of travel, to any of the following Rio Grande System ticket offices: No. 11 East Santa Clara Street, San Jose; No. 1917 Second Street, Sacramento; No. 1371 Broadway, Oakland, or

W. J. SHOTWELL, General Agent D. & R. G. R. R. 625 Market St. San Francisco.

### OFFICIAL COUNT OF STATE FUNDS

STATE OF NEVADA, County of Ormsby, s. s.

James G. Sweeney being duly sworn severally say they are members of the Board of Examiners of the State of Nev., that on the 29th day of Oct. '04 they, (after having ascertained from the books of the State Controller the amount of money that should be in the Treasury) made an official examination and count of the money and vouchers for money in the State Treasury of Nevada and found the same correct as follows:

Coin	\$242,403 59
Paid coin vouchers not returned to Controller	27,105 06
Total	270,598 65
State School Fund Securities, Irredeemable Nevada State School Bond	380,000 00
Mass. State 3 per cent bonds	627,000 00
Nevada State bond	207,100 00
Mass. State 3 1/2 per cent bonds	100,000 00
United States bonds	215,000 00
Total	\$1,846,900 65

W. G. Douglas, Jan. G. Sweeney, J. Deane, Notary Public, Ormsby county, Nev.

### SILVER PARTY COUNTY CONVENTION.

Headquarters Silver Party County Central Committee, Carson City, Nevada.

At a meeting of the Ormsby County Silver Party Central Committee, held at Carson City, Nevada, September 1, 1904, it was ordered that the County Convention, be held at the District Court room, Carson City, Nevada, on TUESDAY, SEPTEMBER 27, 1904, at 10 o'clock a. m.

for the purpose of nominating the county ticket to be voted for at the general election to be held Tuesday, the 8th day of November, 1904, consisting of:

- Three members of the Assembly.
- Sheriff and ex-officio Assessor.
- Recorder and Auditor.
- County Clerk and Treasurer.
- District Attorney and Superintendent of schools.
- County Commissioner, long term.
- County Commissioner, short term.
- Justice of the Peace, Carson Township.
- Justice of the Peace, Empire Township.
- Constable, Carson Township.
- Constable, Empire Township.

Also the appointment of a County Central Committee and the transaction of such other business as may properly come before the convention.

The basis of representation shall be as follows: Carson 16, Empire 8, Total 24.

CARSON—Polling place, Curry Engine House. Judges—E. James, Geo. B. Cowing, Peter Hansen, Wm. Heldenreich.

EMPIRE—Polling place, Union Hall. Judges—Peter Rain, Joe Stevens and Rebt. Dixon Jr.