

HIS PART "HOLLERED."—A lady contributor tells this story: "I had been in Westchester county on a visit, and while there I found a kitten which I brought home as a plaything for my two children. To prevent any dispute about the ownership of puss, I proposed, and it was agreed, that the head should be mine, the body should be the baby's, and Eddy, the eldest, but three years old, should be sole proprietor of the long and beautiful tail. Eddie rather objected to this division at first as putting him off with an extreme small share of the animal, but soon became reconciled to the division and quite proud of his ownership. One day soon after I heard poor puss making a dreadful mewling, and called out to Eddie: 'There, my son, you are hurting my part of the kitten; I heard her cry. No I didn't mother; I tread on my part, and your part hollered.'"—[Wayne Press.]

KANSAS CITY, Mo., December 18.—A story comes from Nemah county, Mo., that one David Meisenthaler was killed a few days ago by a meteor or aerolite. He was driving cattle from the field when the meteor descended obliquely, through a tall maple, cutting the limbs as clean as though it had been a cannon ball. It struck Meisenthaler near the shoulder, passing through his body obliquely, and burying itself two feet in the earth. The meteor is composed of iron pyrites, round and rough, about the size of a common patent bucket.

Some of the interior cities are getting ahead in using modern conveniences. Springfield and Hartford now talk familiarly with each other by telephone, houses in Troy are heated from street mains, and St. Paul is building public hot water works.

A man always looks foolish when peering into a mirror. A woman never does. It is her unquestioned privilege to look at herself as often and as much as she will. Bless her, she sees something in the glass worth looking at.—[Boston Transcript.]

A billiard player at Kansas City was made insane by the excitement of a series of match games. On losing he turned savagely upon two unoffending spectators, and beat them with the butt of a cue until they were dangerously hurt.

A hen never mislays an egg. f

EVERY OTHER DAY STAGE LINES.

PIOCHE
.....
EUREKA.
FARE --- \$22.00.

HALF-DAY FROM
**HAMILTON TO ROBINSON AND
SORELL CREEK,**
AND TRAVELERS FROM
HAMILTON TO CHERRY CREEK

EVERY OTHER DAY FROM
PIOCHE TO SALT LAKE CITY
VIA LEEDS.

FARE TO TERMINUS, \$40.

GILMER & SALISBURY, Proprietors

CARRYING U. S. MAIL AND WELLS, FARGO & CO.'S EXPRESS.

The Three Lines newly steaked with
FINE AMERICAN HORSES and
new OREGON COACHES.

Leaves leave Pioche at 8 o'clock A. M.
making close connection with Railroad Stage
from Hamilton.

Office at Wells, Fargo & Co.'s
231-4

Notice to Lienholders.

NOTICE IS HEREBY GIVEN THAT THE undersigned has commenced an action in the District Court of the Sixth Judicial District of the State of Nevada, in and for the County of Lincoln, in which action the undersigned is plaintiff and the Nevada Silver Mining Company, the National Gold Bank & Trust Company, John Chisholm, Andrew Snodgrass, Frank P. Picking, Lee Rice, James Nesbitt and George Nesbitt, are defendants, and is brought to enforce a lien in favor of plaintiff and against the defendants upon the following described premises, situated in the County of Lincoln, State of Nevada, to wit: The property known as the Conder Quartz Mill, situated in Conder Canyon, about twelve miles from Pioche, on the line of the Nevada Central R. R. Said lien is for the sum of nine hundred and eighty-two \$9-100 dollars, in gold coin of the United States, and is claimed under and by virtue of an Act of the Legislature of the State of Nevada, entitled "An Act to secure liens to mechanics and others, and to repeal all other Acts in relation thereto," approved March 21, 1875. Now, therefore, all persons having, holding, or claiming liens upon said premises under the provisions of said Act, are hereby notified to be and appear before said Court on the 4th day of January, A. D. 1880, at 10 o'clock A. M., the same being a day of the regular January Term, A. D. 1880, and then and there exhibit their said liens and proof thereof. Friday, November 29, 1879.

NOTICE.

NOTICE IS HEREBY GIVEN THAT GEO. S. SAWYER is not authorized to receive or receipt for any money due the firm of Fuller & Sawyer, Attorneys at Law, said Sawyer having taken the books of account of said firm and left the office without a settlement with or a dissolution of partnership from me. All persons owing money to the said firm, or who may become indebted to it pending a dissolution of partnership and a satisfactory and legal settlement of the books of account of said firm, are therefore hereby cautioned not to pay any money to the said Geo. S. Sawyer, unless in the presence and with the consent of the undersigned.

W. F. FULLER,
Attorney of the firm of Fuller & Sawyer.

MISCELLANEOUS.

GEO. T. GORMAN,
NOTARY PUBLIC FOR LINCOLN COUNTY,
COMMISSIONER OF DEEDS FOR CALIFORNIA AND UTAH.

Record Office, Main Street
108
PIOCHE, NEV.

SUMMONS.

IN THE DISTRICT COURT OF THE SIXTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, in and for the County of Lincoln. District of John Potter, plaintiff, vs. Groom Mining Company (Limited), J. B. Osborne, J. H. Baker and R. M. Russell, debtors and defendants. Action brought in the District Court of the Sixth Judicial District of the State of Nevada, in and for the County of Lincoln, and the complaint filed in said Court of Lincoln, in the office of the Clerk of said District Court. The State of Nevada sends greeting to Groom Mining Company (Limited), J. B. Osborne, J. H. Baker and R. M. Russell, debtors and defendants. You are hereby required to appear in an action brought against you, by the above named plaintiff in the District Court of the Sixth Judicial District of the State of Nevada, in and for the County of Lincoln, and answer the complaint filed therein, within ten days, (exclusive of the day of service) after the service on you of this summons, if served in said county; or, if served out of said County, but within said District, within twenty days, and in all other cases forty days; or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to recover judgment against you said defendants for the sum of \$3,500 gold coin, alleged to be due and owing from you said defendants to the plaintiff on account of work and labor done and performed by said plaintiff as Superintendent and General Managing Agent of the Groom Mining Company (Limited), and with the knowledge and consent of you said defendants, J. B. Osborne, J. H. Baker and R. M. Russell, said work being done and performed upon the "Conception and White Lake Lode No. 1," and the "Conception and White Lake Lode No. 2," situated in Groom Mining District, Lincoln County, State of Nevada, and particularly described in plaintiff's complaint on file, and to which you are referred, and to secure the payment of said sum plaintiff filed a lien upon the above described property; also for a decree of this Court for the sale of the above described premises, particularly set forth in plaintiff's complaint, in which you are referred, to satisfy said plaintiff's demand and such other lien claims as may come in and be made parties to the action and for costs, and for such other and further relief as to the Court may seem meet and proper. Give under my hand and the seal of the District Court of the Sixth Judicial District of the State of Nevada, in and for the County of Lincoln, this 17th day of December, in the year of our Lord one thousand eight hundred and seventy nine.

[SEAL.] J. M. HANFORD, Clerk.

NOTICE OF SUITS COMMENCED.

STATE OF NEVADA, COUNTY OF LINCOLN, DISTRICT OF PROBATE AND ATTORNEY'S OFFICE. To the following named defendants, and to all owners or claimants to the real estate and improvements thereon, or improvements when assessed separately, hereinafter described: situate, lying and being in the County of Lincoln, State of Nevada, known or unknown, you are hereby notified that suits have been commenced in the Justice Court of Pioche Township, in and for Lincoln county by the State of Nevada, plaintiff, against each of the defendants hereinafter named, and each of the following described tracts or parcels of land, with the improvements thereon and improvements when assessed separately, and all owners and claimants to same, known or unknown, to recover the tax and delinquency assessed to said defendant against said property for the fiscal year commencing January 1, 1877, and January 1, 1878, and ending December 31, 1877, and December 31, 1878, and that a summons has been duly issued in each case; and you are further notified that unless you appear and answer the complaint filed and show cause on or before the 10th of October, A. D. 1879, judgment will be rendered against you, and the real estate and improvements hereinafter described for the amount of taxes and delinquency specified and costs of suit:

TAX AND DELINQUENCY.
M. W. Kennard—Fee simple title to lot on Meadow Valley street, to wit: Lot 8 in block 28:
Tax.....\$11 25
Ten per cent..... 1 12
Total.....\$12 37
Unknown Owner—Improvements on lot Meadow Valley street, adjoining saloon of P. H. Wand, formerly owned by Rebecca: Tax.....\$ 7 50
Ten per cent..... 75
Total.....\$ 8 25
John B. Atchison—The possessory claim to two lots in Panzer; lots 2 & 3, block 7. Possessory claim to two lots in Panzer; lots 2 & 4, block 4. Possessory claim to 100 acres of land situated in Meadow Valley, bounded on north by Mathew's ranch and south by Keel's ranch:
Tax.....\$127 70
Ten per cent..... 12 77
Total.....\$140 47
M. Regan—Improvements on lot on corner of Main and Ely streets:
Tax.....\$ 3 00
Ten per cent..... 30
Total.....\$ 3 30
D. Murray—Fee simple title to lot on Meadow Valley street, being lot 30, block 19.
C. H. PATCHEN,
District Attorney for Lincoln County, Nevada.

To all whom it may concern.—All persons are hereby notified not to negotiate or purchase a certain promissory note of date 20th day of August, A. D. 1879, signed by J. F. Ryan & Co., for the sum of six hundred dollars, and made payable to P. McDonough & Co on the 8th day of December, A. D. 1879. As there was no consideration for the same, the same will not be paid by us, either of us, at Pioche, Nevada, November 14, 1879.

J. F. RYAN & CO.

Notice to Creditors.

ESTATE OF F. B. CLARK, DECEASED.—Notice is hereby given that the undersigned, Administrator of the Estate of F. B. Clark, desires to the creditors of all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within ten months after the first publication of this notice, to the said Administrator, at Clark's store, in the town of Pioche, in the county of Lincoln.

Dated at Pioche, September 25, 1879.

D. C. CLARK,
Administrator.

LOST OR STOLEN.

A CHECK DRAWN ON WELLS, FARGO & CO. by J. E. Curtis, in favor of Peter J. Han, for the sum of \$40. Said check is No. 96 and is dated Bristol, Nevada, September 5, 1879. As payment has been stopped on the above check all persons are warned against negotiating the same.

N. CURTIS.

PRINTING.

PIOCHE WEEKLY RECORD.

OFFICE OF THE

PIOCHE WEEKLY RECORD.



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EMPLOYED.

This establishment is supplied with a large assortment of newest styles of

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BOOK AND JOB PRINTING

BEST OF JOB PRESSES!

Plain and Ornamental Type.

Folders, Play-bills, Receipts, Blank Books, Circulars, Checks, Notes, Tags.

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CARDS

Of all sizes, shades and shapes, in plain black or in any of the colors of the rainbow.

AN INDEPENDENT PAPER

Faithful to the Institutions of the Country!

Publishing all the Telegraph News.

General News Summary.

DELINQUENT.

Delinquent Sale Notice.

Hayflower Silver Mining Company. Location of principal place of business, San Francisco, California; location of works, Bristol Mining District, Lincoln County, Nevada.—Notice.—There is delinquent upon the following described stock, on account of assessment (No. 2) levied on the ninth day of October, 1879, the several amounts set opposite the names of the respective shareholders, as follows:

No.	No.	Am't.
Certificate.	Shares.	
J. M. Day.....	18	50
J. W. Pew, trustee.....	19	50
J. W. Pew, trustee.....	20	50
J. W. Pew, trustee.....	21	50
J. W. Pew, trustee.....	22	50
J. W. Pew, trustee.....	23	50
J. W. Pew, trustee.....	24	50
J. W. Pew, trustee.....	25	50
J. W. Pew, trustee.....	26	50
J. W. Pew, trustee.....	27	50
J. W. Pew, trustee.....	28	50
J. W. Pew, trustee.....	29	50
J. W. Pew, trustee.....	30	50
J. W. Pew, trustee.....	31	50
J. W. Pew, trustee.....	32	50
J. W. Pew, trustee.....	33	50
J. W. Pew, trustee.....	34	50
J. W. Pew, trustee.....	35	50
J. W. Pew, trustee.....	36	50
J. W. Pew, trustee.....	37	50
J. W. Pew, trustee.....	38	50
J. W. Pew, trustee.....	39	50
J. W. Pew, trustee.....	40	50
J. W. Pew, trustee.....	41	50
J. W. Pew, trustee.....	42	50
J. W. Pew, trustee.....	43	50
J. W. Pew, trustee.....	44	50
J. W. Pew, trustee.....	45	50
J. W. Pew, trustee.....	46	50
J. W. Pew, trustee.....	47	50
J. W. Pew, trustee.....	48	50
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J. W. Pew, trustee.....	72	50
J. W. Pew, trustee.....	73	50
J. W. Pew, trustee.....	74	50
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J. W. Pew, trustee.....	92	50
J. W. Pew, trustee.....	93	50
J. W. Pew, trustee.....	94	50
J. W. Pew, trustee.....	95	50
J. W. Pew, trustee.....	96	50
J. W. Pew, trustee.....	97	50
J. W. Pew, trustee.....	98	50
J. W. Pew, trustee.....	99	50
J. W. Pew, trustee.....	100	50

DELINQUENT.

Sheriff's Sale.

BY VIRTUE OF AN ORDER OF SALE ISSUED by the District Court, in and for the County of Lincoln, State of Nevada, and to me directed and delivered, for a judgment rendered in said Court on the fourth day of August, A. D. 1879, in favor of John M. Craig and against the Nevada & Arizona Mining and Transportation Company, the El Dorado Canyon Quartz Mill, the Teahachit mine, the Platt mine, the Nash mine, the Rover mine, the Hercules mine and the Savage mine, for the sum of thirteen hundred and eighty-five \$1,385 00 dollars, plus interest, debt, together with one hundred and ten \$100 00 (\$100 00) dollars, tax costs, and all accruing costs and interest, I have levied on the following property, to wit:

The El Dorado Canyon Quartz Mill and Mill-site situated in El Dorado Canyon, El Dorado Mining District, in the southwestern portion of Lincoln County, State of Nevada, and about forty-seven miles above Hardyville, on the Colorado River; also the Teahachit mine and mining claim, the Platt mine and mining claim, the Nash mine and mining claim, the Rover mine and mining claim, the Hercules mine and mining claim, the Savage mine and mining claim—each and every of them situated in the aforesaid El Dorado Mining District, and about five miles from the junction of El Dorado Canyon with the Colorado River.

Notice is hereby given that on Saturday, the 30th day of September, A. D. 1879, at the hour of 12 o'clock m. of that day, I will sell all the right, title and interest in and to the above described property, in and to the above described property, at the doors of the Court-house in Pioche, Lincoln County, Nevada, at public auction, for cash in hand, to the highest and best bidder, to satisfy said execution and all costs.

W. L. MCKEE, Sheriff,
Geo. T. GORMAN, Deputy Sheriff, 2623-24

POSTPONEMENT.

The above sale is hereby postponed until Monday, October 30, 1879, at the same time and place.

W. L. MCKEE, Sheriff,
Geo. T. GORMAN, Deputy Sheriff, 2623-24

POSTPONEMENT.

The above sale is hereby postponed until Thursday, November 30th, 1879, at the same time and place.

W. L. MCKEE, Sheriff,
Geo. T. GORMAN, Deputy Sheriff, 2623-24

SUMMONS.

STATE OF NEVADA, COUNTY OF LINCOLN, Pioche Township. In Justice's Court, before Julius Hoffman, Justice of the Peace in and for said Township. Notice is hereby given that the State of Nevada to the Alps Silver Mining Company and the Conder Mill. Greeting: You are hereby summoned to appear before the undersigned, Justice of the Peace in and for said Township, at my office in Pioche, in said County of Lincoln, on the 20th day of March, 1879, at 12 o'clock m., to answer unto the complaint of Edward Outis, who seeks to recover the sum of one hundred and ninety-seven dollars, gold coin, alleged to be due and owing from you said defendants to the complainant for work and labor done and performed by plaintiff in, upon and around the Conder Mill, situated in Conder Canyon, Lincoln County, Nevada, at the instance and request of said defendants, the Alps Silver Mining Company, it being in possession of said mill when said work and labor was done and performed, all of which is particularly set forth in plaintiff's complaint on file, and to which said defendants are referred; to secure the payment of said sum, plaintiff filed a lien against said property. Further, for a decree of this Court that said property be sold to satisfy plaintiff's claim for the sum of \$197, together with \$11.56 costs of filing said lien and the costs of this action, and if the proceeds of said sale shall be insufficient to satisfy said claim, a personal judgment is to be docketed against the Alps Silver Mining Company for such balance. And if you fail to appear and answer the complaint then and there will take judgment against you for the aforesaid amount, together with costs and damages.

Given under my hand, in Pioche Township, this 18th day of February, 1879.

JULIUS HOFFMAN,
Justice of the Peace.

NOTICE.

To all Whom It may Concern. NOTICE IS HEREBY GIVEN THAT THE Meadow Valley Mining Company disclaims any responsibility or liability for work or labor done or performed, or that may be done or performed, in, upon or about the mines, shafts, workings, or other property of said Company in Ely Mining District, Lincoln County, Nevada, by any laborers, mechanics, miners, or others now in the employ of, or who may hereafter be employed by one James F. Ryan in connection with the teaching-work which the said Ryan controls and carries on for his own sole use and benefit. And the said Meadow Valley Mining Company hereby further notifies you, the said laborers, and all the others working in the said mines, miners, mechanics and others that such work aforesaid will be done after performed at your own risk and peril, and without the permission or consent of said Company.

J. R. DUFF,
Supt. Meadow Valley Mining Co.

NOTICE.

To J. LEWIS, owner in the Independence Mine, situated in Ely Mining District, Lincoln county, State of Nevada, you are hereby notified that there is due from you the sum of one thousand dollars on your interest in the above named mine, which you are hereby notified to pay immediately, together with the costs of this advertisement, otherwise we shall claim forfeiture of your interest in said mine, in conformity with the acts of Congress (Sec. 5), approved May 10th, 1878. All persons are cautioned against purchasing the said interest from the said J. Lewis, as he cannot under existing circumstances make a legal transfer.

SAM'L MATAWOGH,
STEPH. DRAGLEVICH,
DAVID KENT,
Owners of the Independence Mine.
Pioche, Nev., Dec. 13, 1879. 2618-20

NOTICE.

NOTICE IS HEREBY GIVEN THAT FROM and after this date I have ceased to have any interest in the Alps Leaching Works, No. 7 Leaching Works, and No. 3 Leaching Works, nor will I be responsible for any debts contracted for or on account of any of the above named Leaching Works.

Pioche, November 11, 1879.

J. F. RYAN.

Dissolution Notice.

THE CO-PARTNERSHIP HERETOFORE existing between Jas. F. Ryan and Henry Harris, under the firm name of James F. Ryan & Co., is this day dissolved by mutual consent. James F. Ryan is authorized to settle all of the liabilities of the firm.

Pioche, Nevada, November 14, 1879.
J. F. RYAN,
H. HARRIS.

PATENT NOTICES.

Application for a Patent

TO THE
RED CLOUD MINE.
No. 464.

UNITED STATES LAND OFFICE.
Eureka, Nevada, September 16, 1878.
NOTICE IS HEREBY GIVEN THAT A. J. Blair and Aho Richard, whose postoffice address is Bristol, Lincoln county, Nevada, have this day filed application for a patent for 600 linear feet of the Red Cloud mine or vein bearing silver and gold, with surface ground 400 feet in width, situate, lying and being in Bristol Mining District, County of Lincoln, and State of Nevada, and known and designated by the field notes and official plat on file in this office as lot No. 38.

The exterior boundaries to said lot No. 38, being as follows, to wit: Variation 16 deg. east commencing at a post marked No. 1, United States survey No. 38. Whence post in county of Lincoln, State of Nevada, 100 feet in width, situate, lying and being in Bristol Mining District, County of Lincoln, and State of Nevada, and known and designated by the field notes and official plat on file in this office as lot No. 38.

The location of this Mine is duly recorded in the Recorder's office of Bristol Mining District, in the County of Lincoln, and State of Nevada, on page 20, in Book A of said Bristol District Mining Records. Any and all persons claiming adversely any portion of said Red Cloud mine or said mining ground as hereinbefore described, are required to file their adverse claims with the Register of the United States Land Office at Eureka, in the State of Nevada, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute in that behalf made.

2621-60d D. B. IMMEL, Register.

Application for a Patent

TO THE
HILLSIDE MINE.
No. 476.

UNITED STATES LAND OFFICE.
Eureka, Nevada, September 28, 1878.
NOTICE IS HEREBY GIVEN THAT THE Hillside Mill and Mining Company, whose postoffice address is San Francisco, California, has this day filed its application for a patent for 1500 linear feet of the Hillside mine or vein bearing silver and gold, with surface ground 600 feet in width, situate, lying and being in Bristol Mining District, County of Lincoln, and State of Nevada, and known and designated by the field notes and official plat on file in this office as lot No. 39.

The exterior boundaries of said lot No. 39, being as follows, to wit: Variation 16 degrees east. Commencing at a post marked No. 1, U. S. survey No. 39, whence post in stone mound marked No. 2, monument No. 3, 195 feet, N. 90 deg. E. and the working shaft on the lode bears S. 36 deg. E. 200 feet. Thence running, 1st course, S. 29 deg. E. 600 feet, to post marked No. 2, U. S. survey No. 39; thence, 2d course, N. 5 deg. E. 1500 feet, to post marked No. 3, U. S. survey No. 39; thence, 3d course, N. 29 deg. E. 200 feet, to post marked No. 4, U. S. survey No. 39; thence, 4th course, S. 61 deg. W. 1500 feet, to post marked No. 1, the place of beginning, containing 60-100 acres.

This claim is bounded on the southwest by the Red Cloud claim.

The location of this mine is duly recorded in the Recorder's office of Bristol Mining District, in the County of Lincoln, and State of Nevada, on page 116, of Bristol District Mining Records. Any and all persons claiming adversely any portion of said Hillside Mine or said mining ground as hereinbefore described, are required to file their adverse claims with the Register of the United States Land Office at Eureka, in the State of Nevada, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute in that behalf made.

2621-60d D. B. IMMEL, Register.

Application for a Patent

UNITED STATES LAND OFFICE.
Eureka, Nevada, March 11, 1878.

NOTICE IS HEREBY GIVEN THAT THE Tempe Leasing Company, whose postoffice address is Chicago, Illinois, has this day filed application for a patent for 1000 linear feet of the Prodigal Mine or vein bearing silver, with surface ground 200 feet in width, situate, lying and being in Tempe Mining District, County of Lincoln, and State of Nevada, and known and designated by the field notes and official plat on file in this office as lot No. 44. The exterior boundaries of said lot No. 44, being as follows, to wit: Variation 18 1/2 deg. east. Commencing at a post marked No. 1, U. S. survey No. 44. This post stands on the northwestern boundary of U. S. survey No. 40, Wyanotte Lode, whence post No. 2 of said survey No. 44 bears S. 44 deg. W. 105 feet; the monument on Grant Peak bears N. 10 deg. 51 min. E. 105 feet; the Kinsey shaft bears S. 28 deg. 27 min. E. 785 5-10 feet, and the center of the main opening on this lode bears N. 59 deg. E. 195 feet. Thence running, 1st course, S. 73 deg. W. 922 feet, to post marked No. 2, U. S. survey No. 44; thence, 2d course, N. 18 1/2 deg. E. 200 feet, to post marked No. 3, U. S. survey No. 44; thence, 3d course, S. 73 deg. E. 1000 feet, to post marked No. 4