

LOCKSLY HALL.

How It Mirrored the Hopes and Aspirations of Its Time. The instantaneous and universal popularity which the first 'Locksley Hall' gained was due in part to causes independent of its form. It mirrored as did no other work the hopes and aspirations of its time.

It was at such a time as this that the poet came forward in the original 'Locksley Hall' to put into majestic words the majestic but vague ideas which had fired the imaginations of men.

Making the Most of It.

Charles Dickens, on a visit to Edinburgh, wished to visit a noted locality, but was refused admittance by the aged women who kept the gate, on the ground that he had not come during regular visiting hours.

Economical Men.

THE TIRELESS TOILER FOR TRADE!



Yours, anxious to please, ED. L. HUNTLEY.

HONEST CLOTHING

If our goods are not in the hands of some STOREKEEPER in your section, you can PRODUCE THEM from the BEST KNOWN and largest Mail-Order Wholesale Clothing House in the world.

In ordering Suits or Overcoats observe strictly following rules for measurement: Breast measure, over vest, close up under arms.

References—First National Bank of Chicago, capital \$5,000,000; Continental National Bank of Chicago, capital \$2,000,000.

ED. L. HUNTLEY & CO., Manufacturers and Wholesale Dealers in Clothing for Men, Boys and Children, 122 and 124 Market St., Chicago, Ill. - P. O. Box 667.

EISENMANN'S ADVERTISEMENT.

J. EISENMANN,

Main Street, Pioche, Nevada,

IMPORTER AND DEALER IN

HARDWARE, MILLING AND MINING SUPPLIES,

IRON, STEEL AND PUMPS, BELTING, PACKING AND HOSE, MACHINISTS, BLACKSMITH & CARPENTER TOOLS, STEAM, WATER & GAS PIPE, GUNS, RIFLES, PISTOLS & AMMUNITION, CUTLERY OF EVERY DESCRIPTION,

STOVES AND TINWARE,

Crockery and Glassware,

Agricultural Implements and Wagons,

Hardwood and Wagon Material,

Sash, Doors and Blinds,

Paints, Oils and Glass,

Prepared Iron Roofing,

Pitch, Tar and Resin,

Rope and Naval Stores,

ALSO A

COMPLETE ASSORTMENT OF HOUSE FURNISHING GOODS.

HEADQUARTERS FOR

Dynamite, Blasting & Gun Powder Fuse, Candles, Etc.

In connection with the establishment is a complete Shop, and am prepared to execute promptly all orders for Copper, Tin and Sheet Iron Work, Steam, Air, Water and Exhaust Pipe Plumbing and Pump Work.

The Stock comprises the Best Grade of Goods obtainable, and prices are Reduced to a figure that Defies Competition.

ONE PRICE TO ALL!!

ESTEY PIANOS

Are immensely popular because they are strictly first-class, fully warranted, and still only medium in price.

ESTEY ORGANS ESTEY ORGAN.

Are the best in the world, and have led all others for years. Over 180,000 in use. The people are bound to have the best, and will have none but the Estey.

ESTEY & CAMP,

233 State Street, Chicago.

St. Louis House, 916 & 918 Olive St

Mention this Paper.

T. J. OSBORNE,

Attorney-at-Law and Notary Public.

Prompt Attention given to All Collections.

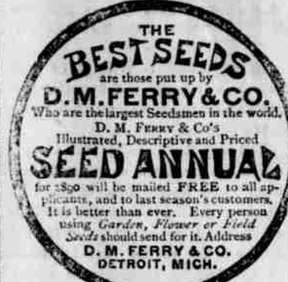
Office, at the Court House.

Lessons in

French, Drawing of all description, and Oil Painting.

R. G. SCHOFIELD, watchmaker and jeweler, of Main St., Pioche, wishing to fill up leisure time, will give instructions to a few young ladies and gentlemen desiring to acquire a pure Parisian accent, or a knowledge of the rules of art. Terms moderate.

MISCELLANEOUS.



Application for a Patent

No. 921. UNITED STATES LAND OFFICE. Eureka, Nevada, February 8, 1890.

NOTICE IS HEREBY GIVEN THAT D. S. APPLETON and WILLIAM REBEN, whose post office address is Eureka, Nevada, have this day filed their application for a patent for fifteen hundred (1500) linear feet of the APPLETON LODE, mine or vein bearing gold and silver, with surface ground six hundred (600) feet in width, situated in Pahrausagat Lake Mining District, Lincoln County, Nevada, and designated by the field notes and official plat on file in this office as Lot No. 44, Sec. 22, Tp. 38 S., R. 29 E., of Mount Diablo Meridian, said Lot No. 44 being described as follows, to-wit:

Beginning at a post marked No. 1, U. S. S. No. 44, and the original location corner, whence the quarter section corner on the south line of section 22, Tp. 38 S., R. 29 E., bears N 89 deg. 18 min. E. 3637 feet and Post No. 2 of U. S. S. No. 39 Indian Chief Lode bears N 39 degrees E., 1500 feet. Thence south 600 feet to Post marked No. 2, U. S. S. No. 44 and the original location corner. Thence west 150 feet to Post marked No. 3, U. S. S. No. 44 and the original location corner. Thence north 600 feet to Post marked No. 4, U. S. S. No. 44 and the original location corner. Thence east 150 feet to Post No. 1, the place of beginning.

Containing 20 66 acres. With a Magnetic variation of 16 degrees East. Any and all persons claiming adversely any portion of said LODE, mine or surface ground, 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.

D. H. HALL, Register.

It is hereby ordered that the foregoing notice of application for patent be published for the period of sixty days (ten consecutive weeks) in the Pioche Weekly Record, a weekly newspaper published at Pioche, Lincoln County, Nevada, Feb. 22-190.

D. H. HALL, Register.

Application for a Patent

No. 922. UNITED STATES LAND OFFICE. Eureka, Nevada, February 8, 1890.

NOTICE IS HEREBY GIVEN THAT D. S. APPLETON and WILLIAM REBEN, whose post office address is Eureka, Nevada, have this day filed their application for a patent for fifteen hundred (1500) linear feet of the HARRISON LODE, mine or vein, bearing gold and silver, with surface ground six hundred (600) feet in width, situated in Pahrausagat Lake Mining District, Lincoln County, Nevada, and designated by the field notes and official plat on file in this office as Lot number 46, Sec. 22, Tp. 38 S., R. 29 E., of Mount Diablo Meridian, said Lot No. 46, being described as follows, to-wit:

Beginning at a post marked No. 1, U. S. S. No. 46, and the original location corner, whence the quarter section corner on the north line of section 22, Tp. 38 S., R. 29 E., bears S 85 deg. 10 min. E. 2060 feet. Thence S 10 degrees, East 1500 feet to post marked No. 2, U. S. S. No. 46 and the original location corner. Thence west 150 feet to post No. 4, U. S. S. No. 46 and the original location corner. Thence, East 600 feet to post No. 1, the place of beginning.

Containing 20 66 acres. With a Magnetic variation of 16 degrees East. Any and all persons claiming adversely any portion of said HARRISON LODE, mine or surface ground are required to file their adverse claims with the Register of the United States Land Office at Eureka, Nevada, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute.

D. H. HALL, Register.

Application for a Patent

No. 923. UNITED STATES LAND OFFICE. Eureka, Nevada, February 8, 1890.

NOTICE IS HEREBY GIVEN THAT D. S. APPLETON and WILLIAM REBEN, whose post office address is Eureka, Nevada, have this day filed their application for a patent for fifteen hundred (1500) linear feet of the CRYSTAL LODE, mine or vein, bearing gold and silver, with surface ground six hundred (600) feet in width, situated in Pahrausagat Lake Mining District, County of Lincoln, State of Nevada, and designated by the field notes and official plat on file in this office, as Lot No. 45, in Sec. 22, Tp. 38 S., R. 29 E., of Mount Diablo Meridian. Said Lot No. 45 being described as follows, to-wit:

Beginning at a post marked No. 1, U. S. S. No. 45 and the original location corner, whence the quarter section corner on the north line of section 22, Tp. 38 S., R. 29 E., bears S 84 degrees W 1428 feet. Thence, South 600 feet to post marked No. 2, U. S. S. No. 45 and the original location corner. Thence, West 150 feet to post marked No. 3, U. S. S. No. 45 and the original location corner. Thence, North 600 feet to post marked No. 4, U. S. S. No. 45 and the original location corner, whence post No. 1, the Southeast corner of U. S. S. Survey No. 40, Illinois Lode, bears S 22 deg. 34 min. E. 304 feet. Thence, East 150 feet to post No. 1, the place of beginning.

Containing 20 66 acres. With a Magnetic variation of 16 degrees East. Any and all persons claiming adversely any portion of said CRYSTAL LODE, mine or surface ground 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.

D. H. HALL, Register.

It is hereby ordered that the foregoing notice of application for patent be published for the period of sixty days (ten consecutive weeks), in the Pioche Weekly Record, a weekly newspaper published at Pioche, Lincoln County, Nevada, Feb. 22-190.

D. H. HALL, Register.

NOTICE.

Mr. H. E. FAUSTINER will hereafter manage the affairs of the Pioche Weekly Record, and all bills now due the paper will be collected by him. T. J. OSBORNE. Pioche, Nev., Jan. 4, 1890.

MISCELLANEOUS.

Application for a Patent

No. 763. UNITED STATES LAND OFFICE. Eureka, Nevada, May 28, 1889.

NOTICE IS HEREBY GIVEN THAT THE Pay-Day Gold and Silver Mining Company, whose postoffice address is San Francisco, California, has this day filed its application for a patent for Fourteen hundred and eighty-nine linear feet of the Pay-Day mine or vein bearing silver, with surface ground six hundred feet in width, situated in Jackrabbit Mining District, County of Lincoln, and State of Nevada, and designated by the field notes and official plat on file in this office as Lot No. 39, located upon unsurveyed land. The exterior boundaries of said Lot No. 39 being as follows, to-wit:

Beginning at a post marked No. 1, U. S. Survey No. 39, from which U. S. mineral monument No. 1 bears N 48 deg 45 min E 345 feet. The stope-pipe of Day Mining Company's office bears N 86 deg 45 min E 440 feet, and the smelting-stack of Pay-Day hoisting-works bears S 21 deg 45 min E 500 feet. Then, 1st course, S 74 deg 45 min E 600 feet, to post marked No. 2, U. S. Survey No. 39, and post No. 1 of U. S. Survey No. 37, said posts being identical with the northeasterly corner monument of the Pay-Day location, from which the northwesterly corner monument of the Pay-Day location, Thence, S 88 deg 30 min W 487 feet to a post on the westerly line of U. S. Survey No. 39; thence, N 33 deg E 560 feet, to post No. 1, U. S. Survey No. 39, and thence, S 74 deg 45 min E 600 feet, to post No. 2, U. S. Survey No. 39, and the place of beginning. Containing an area of 83-100 acres. Land, which tracts being excluded from this survey leaves remaining an area of 18-2-100 acres of land.

Magnetic variation 16 deg East. The location of this mine is recorded in the Recorder's office of Lincoln county, Nevada, in Book of Mining Notices. This lode is bounded on the east by the Jackrabbit mining claim, and on the north, west and south by no known claims. Any and all persons claiming adversely any portion of said Pay-Day mine or surface ground 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.

F. H. HINCKLEY, Register.

Application for a Patent

No. 767. UNITED STATES LAND OFFICE. Eureka, Nevada, February 24, 1890.

NOTICE IS HEREBY GIVEN THAT J. W. CARLIZ, whose postoffice address is Philadelphia, Pennsylvania, has this day filed his application for a patent for one thousand (1000) linear feet of the Thompson Mine or vein bearing silver, with surface ground three hundred and twenty-three (323) feet in width, situated, lying and being in Tem Plute 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 Number Fifty-five (55), located on unsurveyed land. The exterior boundaries of said Lot No. 55 being as follows, to-wit: Variation 16 degrees and 30 minutes east. Commencing at a post marked 'No. 1, U. S. Survey No. 55, whence U. S. monument on Grant Peak bears N 47 deg west 772-8-10 feet; post No. 2 of U. S. Survey No. 40, Wyandotte lode, bears north 54 deg east 480 feet, and the working shaft on this lode bears north 61 deg west 175 feet. Thence running, 1st course, north 20 deg west 1000 feet, to a post marked No. 2, U. S. Survey No. 55, at the northeast corner monument of this claim; thence, 2d course, south 54 deg west 323 feet, to a post marked No. 3, U. S. Survey No. 55, at the northwest corner monument of this claim; thence, 3d course, south 20 deg east 1000 feet, to post marked No. 4, U. S. Survey No. 55, at the southeast corner monument of this claim, which monument is on the line of the Wyandotte lode; from it post No. 1, U. S. Survey No. 40, Wyandotte lode, bears south 54 deg west 697 feet; post No. 1 U. S. Survey No. 44, Froggall lode, bears south 54 deg west 692 feet, and post No. 3, U. S. Survey No. 45, bears south 54 deg west 692 feet; thence, 4th course, north 54 deg east 921 feet, to post No. 1, at the place of beginning, containing 7-15-100 acres. This lode is bounded on the south by the Wyandotte lode.

The location of this mine is duly recorded in the Recorder's Office of Tem Plute Mining District, in Book B, pages 114 and 115, of Mining Records. Any and all persons claiming adversely any portion of said Thompson Mine or surface ground as hereinbefore described, are required to file their adverse claim 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.

F. H. HINCKLEY, Register.

Application for a Patent

No. 877. UNITED STATES LAND OFFICE. Eureka, Nevada, December 24, 1887.

NOTICE IS HEREBY GIVEN THAT DANIEL BONELLI, whose postoffice address is Knoxville, Lincoln County, Nevada, has this day filed his application for a patent for thirteen hundred linear feet of the 'North Division Mormon' mine or vein, bearing silver, with surface ground six hundred feet in width, situated in St. Thomas Mining District, County of Lincoln and State of Nevada and designated by the field notes and official plat on file in this office as lot number 38, in township 17 south, range 68 east of Mount Diablo Meridian, said Lot No. 38 being as follows:

Beginning at a post marked No. 1, U. S. Survey No. 38; thence running first course north, 30 deg east, 555-8-10 feet to intersect section line between sections 27 and 34 west, 172-4-10 feet from section corner to sections 27, 34 and 35; township 17 south, range 68 east, 1300 feet to post marked No. 2, U. S. Survey No. 38; thence second course south, 60 deg east, 600 feet to post marked No. 3, U. S. Survey No. 38; thence third course south, 30 deg west, 397-3-10 feet to intersect section line to sections 27 and 34 west 1059-6-10 feet from section corner to sections 27, 34 and 35, township 17 south, range 68 east, 1300 feet to post marked No. 4, U. S. Survey No. 38; thence fourth course north, 60 deg west, 70 feet to post No. 4, U. S. lot 37, South Division Mormon lode on line 600 feet to post No. 1, the place of beginning. Magnetic variation 16 deg east containing 17 66 acres.

The location of this mine is recorded in the Recorder's Office of St. Thomas Mining District of Mining Records. The adjoining claimants are unknown. Any and all persons claiming adversely any portion of said North Division Mormon mine or surface ground are required to file their adverse claims with the Register of the United States Land Office at Eureka, Nevada, 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.

D. H. HALL, Register.

It is hereby ordered, that the foregoing notice of application for patent be published for the period of sixty days (ten consecutive weeks), in the Pioche Weekly Record, a weekly newspaper published at Pioche, Lincoln County, Nevada, Feb. 22-190.

D. H. HALL, Register.

\$200,000

IN PRESENTS GIVEN AWAY. Send me 5 cents postage, and by mail you will get a package of goods of large value that will start you in work that will at once bring you in money faster than anything else in America. All about the \$200,000 in presents with each box. Agents wanted everywhere, of either sex, of all ages, for all time, or spare time only, to work for us at their own homes. Fortunes for all workers also. Intely assured. Don't delay. J. HALLETT & CO., Portland, Maine.

SCHOOL LAW.

An Act to Compel Children to Attend School.

Approved February 25, 1878, 79.

SEC. 1. Every parent, guardian, or other person in the State of Nevada, having control and charge of a child or children between the ages of eight and fourteen years, shall be required to send such child or children to a public school for a period of at least sixteen weeks in each school year, at least eight weeks of which shall be consecutive, unless such child or children are excused from such attendance by the Board of School Trustees of the school district in which such parents or guardians reside, upon its being shown to their satisfaction that the bodily or mental condition of such child or children has been such as to prevent his, her, or their attendance at school, or application to study, for the period required, or that such child or children are taught in a private school, or at home, in such branches as are usually taught in a primary school, or have already acquired the ordinary branches of learning taught in the public school; provided, in case a public school shall not be taught for the period of sixteen weeks, or any part thereof, during the year, within two miles, by the nearest traveled road, of the residence of any person within the school district, he or she shall not be liable to the provisions of this Act.

SEC. 2. It shall be the duty of the Board of School Trustees of each school district in this State, on or before the first Monday in September in each year, to furnish the principal of each public school taught in such district with a list of all children, resident in the school district, between the ages of eight and fourteen years; said list to be taken from the report of the School Census Marshal. At the beginning of each school month thereafter it shall be the duty of the principal of each school in such district to report to the Board of School Trustees of such district the names of all children attending school during the previous school month; when, if it shall appear, at the expiration of four school months, to the Board of School Trustees, that any parent, guardian, or other person having charge or control of any child or children, shall have failed to comply with the provisions of this Act, the board shall cause demand to be made upon such parent, guardian, or other person, for the amount of penalty hereafter provided when, if such parent, guardian, or other person shall neglect or refuse to pay the same within five days after the making of said demand, the board shall commence proceedings in the name of the school district for the recovery of the fine hereinafter provided, before any Justice of the Peace in the township in which said school district is located; or, if there shall be no Justice of the Peace therein, then before the nearest Justice of the Peace in the county.

SEC. 3. Any parent, guardian, or other person having control or charge of any child or children, failing to comply with the provisions of this Act, shall be liable to a fine of not less than fifty dollars nor more than one hundred dollars for the first offense, nor less than one hundred dollars nor more than two hundred dollars for the second and each subsequent offense, besides the costs of collection.

SEC. 4. Whenever it shall appear, to the satisfaction of the Board of School Trustees of any school district in this state, that the parents, guardians, or other persons having control or charge of any child or children in attendance upon the public school of said district, in accordance with the provisions of this Act, are unable to procure suitable books, stationery, etc., for such child or children, it shall be the duty of such board to procure, or cause to be procured, for such child or children, all necessary books, stationery, etc., the same to be paid for out of the fund of said school district, in the same way that other claims against the school district are now allowed and paid; provided, that all books, stationery, etc., purchased under the provisions of this Act, shall be deemed to be the property of the school district, to be under the care and control of the School Trustees when not in actual use.

SEC. 5. All fines collected under the provisions of this Act shall be paid into the county treasury on account of the state school fund.

SEC. 6. It shall be the duty of the County Superintendent of Public Schools in each county in this state to cause this law to be published in some newspaper in his county, if any there be, four consecutive times, annually, for a period of two years, the expense of such publication to be allowed and paid out of the general school fund of the county. The Board of School Trustees in each school district shall cause to be posted annually, for a period of two years, in three public places in their district, notices of the requirements and penalties of this law.