

# THE PIOCHE WEEKLY RECORD.

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NO. 46.

## OUR WASHINGTON LETTER.

Washington, July 31, 1895.

There is less talk in Washington on the silver question, either for or against the white metal, just now than at any time for months past. This is not due to the absence of politicians either. That is, not of Democrats and Republicans. The Republicans, aside from a few from the silver states, have discouraged agitation of the subject right along and now prominent Democrats have seemingly adopted the same policy. The Populists and straight out Silver men say this indicates that both of the old parties intend to try to dodge the question in their National platforms, while the gold men, both Democrats and Republicans, say that it is because increased prosperity is causing the people to lose interest in the silver question. The administration Democrats who are working against silver in the Southern States are not expecting to secure declarations in favor of the gold standard, but merely to prevent declarations in favor of the free coinage of silver.

Even Senator Caffery, of Louisiana, who has been here a week with other members of the State Congressional Delegation, working in the interests of the sugar planters, has been compelled to admit the legality of the authority claimed by Controller Bowler, great as it is. He says: "The most serious part of this whole matter is that Mr. Bowler really has the power to do what he is doing. It is provided by law that the Controller shall have authority to pass upon any and all accounts, and from his decision there is no appeal." The general impression is that the Controller will decide against the constitutionality of the sugar bounty, after hearing the arguments in its favor; and that he will later do the same with several other appropriations, including that for ocean mail subsidies and possibly that for the Atlanta Exposition.

Unless the members of the next Congress shall differ materially from all their predecessors, Secretary Morton will find that he has walked upon numerous pet corns by stopping the free distribution of seeds. He must anticipate some trouble with Congress about this matter and, probably to fortify his position, he has abolished the seed division of the agricultural department. It may be that Secretary Morton is right in his opinion, that the cost of the free distribution of seeds by the government has been out of all proportion to the benefit received by the people therefrom, but it is certain that Congress has never taken that view of it. Secretary Morton recommended to the last Congress that no appropriation be made for this purpose, but Congress made the appropriation all the same. This money was not used, Mr. Morton having found a legal way to get around spending it, and it was part of the unexpended money covered into the treasury at the close of the last fiscal year by the agricultural department. In addition to not being able to send free seeds to their constituents, there is another reason why some Congressmen will not like the abolition of the seed division of the agricultural department. The employees of that division were nearly all women and at times—mostly while Congress was in session—the number was large. Those places were filled by Congressmen, and, although not specially desirable to those who held them, were useful to quiet if they did not entirely satisfy, the opportunities of such women as had a "pull" upon them, through their constituents or otherwise. No one in Washington will be surprised if the next appropriation bill for the agricultural department provides for a renewal of the free distribution of seed in such a manner that it cannot be evaded by Secretary Morton.

General Schofield, who has returned from his extended inspection tour of army posts in the west and northwest, says he found army affairs in a very satisfactory condition. When asked how he found the Schofield Presidential boom, the General laughed and said he had never found it at all, and that he had no doubt the newspaper man who thought he found it had long ago become convinced that it was a case of mistaken identity.

Colonel Ludlow, U. S. A., who was at the head of the Government Engineer Commission that inspected the proposed route of the Nicaragua Canal and so much of the canal, as has been constructed, is in Washington. He will talk about his trip and the unexpectedly pleasant weather experienced, but you can't get a single word from him indicating what he and his colleagues think of the canal or what the nature of their report will be. This report will be made to the Secretary of War, but it is not known whether he will make it public before his annual report is submitted to Congress next December.

The Arizona Republican is like the Irishman's turtle, it is trying to swallow itself. We are sorry to see that poor paper in this deplorable condition and only hope that some of its friends will administer either a sedative or an emetic to save its life.—Ex.

A "Bloomer ball" was given at Jackson Park Pavilion, in Chicago recently, in which all the dancers, male and female, wore bloomers.

When Col. Fred Grant said: "I believe there are more good Democrats than bad Republicans," which party was the most complimented?

## THE STATE UNIVERSITY.

Opening Postponed Until September 18th. The Girls' Cottage to be Pushed to a Speedy Completion.

NEVADA STATE UNIVERSITY, RENO, Nev., July 29, 1895.

TO THE PUBLIC: With the approval of the Board of Regents the date of the opening of the University has been changed from the 28th of August to the 18th of September, to enable the University to put its new buildings in a forward state toward completion, and to be better prepared for the work in each department. Lincoln Hall, the college home for young men, will be nearly ready for occupancy by the 1st of October. The Girls' Cottage, it is expected, will be ready about the same time. Ample provision, however, has been made to take care of all the young men and young women in Stewart hall and in private homes until such time as Lincoln Hall and the Girls' Cottage shall be finished and ready to be occupied.

All students are requested to write to the President and engage their rooms, if they wish them, as soon as possible. The President desires to know at the earliest date how many students expect to have rooms in one or the other of the college halls. The examinations for admission will be held on Wednesday, September 18th, beginning at 9 o'clock. Students are requested to arrive in Reno Tuesday September 17th, and not any earlier. Students should send for half permits on or before September 1st. The regents and faculty of the University take this opportunity to announce that for the academic year 1895-96 the equipment of the University and the standard of instruction in every department will be equal to the best universities on the Pacific Coast, and will be superior to the most of them. Correspondence is solicited by the President upon all questions relating to the education of the young people of the State.

ROBERT LEWERS,

Secretary of the faculty.

Paris in her exposition proposes to imitate a great many things that were first attempted in Chicago. She will have an avenue nearly 2000 feet wide crossing the Seine on a steel bridge of one span. Immense buildings will be prepared for electric exhibitions. A circular electric road will connect the grounds on both banks. The two art buildings will be permanent. That is when the Frenchmen see a good thing they are not too proud to adopt it.

The Carson Tribune says: "The Tribune has noticed by its exchanges that Senator Jones is 'home' again. The Tribune after carefully investigating, finds they are mistaken. We have every reason to believe that he is in Nevada, not 'home.'"

## LEGAL NOTICE.

Notice of Intention to Apply For a Permit to Cut Timber on Public Land.

Notice is hereby given that the undersigned are about to make application to the honorable Secretary of the Interior for permission to cut timber on unsurveyed Government land of the United States situated in the County of Lincoln, State of Nevada and described as follows: Situated about seven miles in a southern direction from Dutch Flat in said county and comprising, what, if surveyed, would be the south half of Section No. 33 T. 5 S. R. 67 E. containing about 325 acres, and situated in what is known as the Elm Hill canyon, containing Yellow and Black Jack Pine.

ELLI EDWARDS, LANDS WOODS. Dated, Pioche, Nevada, June 29th, 1895.

## Application for a Patent.

SUPPLEMENTAL NOTICE. No. 959. UNITED STATES LAND OFFICE, Carson, Nevada, April, 1895.

Notice is hereby given that the Day Silver Mining Company, whose post office address is Pioche, Nevada, has this day filed an application for a patent for a hundred and twenty linear feet of the Junction mine or vein bearing silver with surface ground 250 feet in width situated in Jack Rabbit 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. 48 the exterior boundaries of said Lot No. 48 being as follows to wit:

Beginning at a post marked No 1 U S No 48, whence mineral monument No. 1 bears N 65 deg 27 min west, thence running, S 60 deg E 220 ft., to post marked No 2 U S No 48, whence the original location corner monument bears S 20 deg W 88 ft., thence S 20 deg W 250 feet to post marked No 3 U S No 48, whence the original location monument bears S 53 deg E 46 feet thence N 53 deg W 168 feet to post No 2 U S survey. No 37 Jack Rabbit lode, 520 feet to post on the northern boundary of said No 37 marked No 4 U S No 48 which post is the original location monument, and thence N 20 deg E 250 feet to post No 1 the place of beginning, containing 237 acres. So much of this survey as conflicts with other adjoining locations is hereby excluded as follows:

Conflict No 1 Oronogo lode beginning at post No 3 of this survey No 48 and running thence S 20 deg W 88 feet, thence N 29 deg E 202 feet, thence S 53 deg E 168 feet to the place of beginning containing 0.15 acres.

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## LEGAL NOTICE.

In The District Court Of The Fourth Judicial District, Of The State Of Nevada, In And For The County Of Lincoln.

In the Matter of the Estate of Conrad Kiel, Deceased:

E. D. Kiel, the executor of the last will and testament of said deceased, having filed his final report and account and petition for distribution of said estate.

Notice is hereby given that the hearing on the same will be had before said Court, at the Court House at Pioche in said County on the 22nd day of April A. D. 1895 at 10 o'clock a. m. of that day or so soon thereafter as the same can be heard, at which time and place all persons interested may appear and contest the same.

## SUMMONS.

In The District Court of the Fourth Judicial District, Lincoln County, State of Nevada.

The State of Nevada Sends Greeting to DAVID JONES:

You are hereby required to appear in an action commenced against you as defendant by Jesse Jones as plaintiff in the Fourth District Court of the State of Nevada, Lincoln County, in the town of Pioche, and answer the complaint therein, which is on file with the Clerk of said Court, within ten days after the service on you of this Summons (exclusive of the day of service). If served in said County, or twenty days if served out of said County, but within this District, 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, the said defendant for the absolute dissolution of the bonds of matrimony now existing between you and said plaintiff on the grounds that you have willfully abandoned and deserted the said plaintiff for more than a year last past and have neglected and refused to furnish her with the common necessities of life for more than a year on account of poverty which could not be avoided by ordinary industry. All of which more fully appears from the complaint on file in the office of the Clerk of said Court.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to said Court for the relief demanded in said complaint. In testimony whereof, I, Geo. S. Sawyer have hereunto set my hand this 1st day of April, A. D. 1895.

GEO. S. SAWYER, Attorney for Plaintiff.

## Notice of Forfeiture.

To E. O. Western, his grantee, heirs, executor, or administrator and all parties claiming under, from, by or through him: You are hereby notified that the undersigned co-owner with you in the mining claim known as the "West End" situated in Elv Mining District, Lincoln County, State of Nevada, has performed the work and made the expenditures on the said mining claim, required by section 2324 of the Revised Statutes of the United States to hold the same for the years 1893, 1894, '95, '96, and '97 and the amount due from you, your grantee, assignee, or administrator, etc., on account of such expenditures on said mining claim is the sum of one hundred and seventy-five dollars (\$175).

## Milford and Pioche



## STAGE LINE.

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## Notice to Creditors.

Estate of Richard Gorman, Deceased.

NOTICE IS HEREBY GIVEN BY J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased, to the creditors of, and all persons having claims against said estate, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the Administrator, at his office at the Court House in Pioche, in the County of Lincoln, State of Nevada. J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased. Dated Pioche, Nevada, January 5th, 1895.

H. J. GOODRICH, Clerk of said Fourth Judicial District Court, Feb 21-4 w

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## T. J. OSBORNE,

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## GEO. S. SAWYER,

## Attorney and Counsellor-at-Law,

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Office of the PIONEER PRESS COMPANY, C. W. HORNICK, Supt. St. Paul, Minn., Sept. 7, 1894.

Eureka Chemical & Mfg Co., La Crosse, Wis.

Dear Sirs—I have been a tobacco fiend for many years and during the past two years have smoked fifteen to twenty cigars regularly every day. My whole nervous system became affected, until my physician told me I must give up the use of tobacco for the time being, at least. I tried the so-called "Keely Cure," "No-To-Bac," and various other remedies, but without success, until I accidentally learned of your "BACO-CURO." Three weeks ago to-day I commenced using your preparation, and to-day I considered myself completely cured; I am in perfect health, and the horrible craving for tobacco, which every inveterate smoker fully appreciates, has completely left me. I consider your "BACO-CURO" simply wonderful, and can fully recommend it. Yours very truly, C. W. HORNICK.

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