

THE PIOCHE RECORD

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Mine Developments Of Pleasing Character

From the mining and mineral showing that the Pioche district is making at the present time, it goes to prove that the supposed "worked out" camp of Pioche is coming to its own in due time.

It must be recalled that no work has practically ever been done below the water-level in this camp. In fact, the recent developments made by the Amalgamated company under the direction of Mr. Van Wageningen is about all that has been done below the water line. And there, as the readers of the Record are well informed, the results have been of a most gratifying character.

The Yuba lease is coming to the front also as has been demonstrated by late developments on the eight hundred level of the old Meadow Valley No. 3 shaft.—both east and west. The better showing at this time is west of the shaft about 250 feet where the management has uncovered a streak of high grade lead carbonate and steel silica ore running from 57 to 100 ounces silver and around 73 per cent lead. A 40-ton shipment was made to the smelter this week and it is expected that this will be followed by another within a week or ten days.

The development on the 800 east, is also very satisfactory and when the property is properly equipped with air drilling machinery, it will surely be able to make a most pleasing showing to the stockholders and parties in interest.

The Record has been informed that the pending deal with the Boston-Pioche owners for the use of the B-P shaft and equipment is progressing favorably and is likely to be consummated within a few days. It is planned to drive from the Boston-Pioche to connect with the Yuba workings. It is also the intention to install a compressor at the No. 3 shaft and carry on development from both points.

With the installation of the No. 3 shaft compressor, active development will be commenced first, by continuing the present cross-cut on the seventh level south to the Yuba shaft; also to drive on the 800 to the surface, both east and west, as well as in numerous places where indications are favorable for ore.

Eventually Pioche will have a milling plant to treat its heavy tonnage of low grade material. The Amalgamated Co., with its lead-zinc product will be able to make a high grade lead-zinc concentrate. Other ores running from \$5 to \$10 a ton will be susceptible to treatment, making a marketable product which at this time lies idly either in the dumps or the mines, waiting the opportunity to be converted into \$20 gold pieces by modern methods of milling.

THREE CARS OF ORE FROM AMALGAMATED NO. 1

Since last Saturday, the Amalgamated Pioche has shipped three cars of high grade lead-zinc ore from No. 1 shaft and at the present basis, the company is marketing its product upon the basis of 300 tons monthly. That the tonnage will be increased shortly is certain as each day's work in the mine is showing better results. Five men are employed on the ore sorting gang and only the high grade material goes to the ore bins; the second class is placed in a conveyer at part of the premises for movement whenever milling facilities are provided.

There has been a considerable increase in the volume of water coming in on the 1400 level. The water is being raised to the 1200 cross-cut where it runs off into the old Meadow Valley workings.

The company received a car of pipe yesterday from the east—the shipment containing the five-inch water mains which are to replace the ones now in use between the tanks and the Will Brown residence on upper Main street. The work of installing these mains will probably be undertaken during the coming week.

\$50,000 RANCH DEAL MADE IN SPRING VALLEY

On Saturday last an option was given by Casteen Olson on all of his holdings in Spring Valley to M. E. Cutler, formerly of Sharps, in Lincoln county. The option is for thirty days, which will give Mr. Olson time to straighten out titles to some lands in which the Odgers heirs are interested. It is understood that the consideration for the lands and livestock

is \$50,000, of which amount \$25,000 will be paid down upon the completion of the deal. Mr. Olson expects to become resident of Ely, and in the future will devote his attention to the buying of cattle and other livestock for the market.—Ely Record

MARRIOTT BRINGS IN \$400 BAR OF GOLD

James Marriott of Osceola, arrived in Pioche yesterday with a bar of gold valued at \$400, which was washed out during the past few days by a small dam in working over tailings in Dry Gulch. The flow of water was unusually strong this year, and had the men apprehended this in time to prepare the ground before it came they would have had much better results.—Ely Record.

BATTLESHIP "NEVADA" LAUNCHING JULY 11

July 11 has now been set as the date when the battleship "Nebraska" will be launched at the Fore River ship yards at Quincy, Mass. Governor Oddie is planning to attend together with a number of other residents of the state.

Eleanor Seibert, the daughter of Mr. and Mrs. Fred Seibert, will christen the new vessel. She is a niece of the governor's.

SCHOOL CENSUS TAKEN IN LINCOLN COUNTY

The school census of Lincoln county taken recently, shows that there are 528 children of school age in the county, divided among the districts as follows:

- Pioche, 121.
- Panaca, 107.
- Caliente, 88.
- Alamo, 50.
- Eagle Valley, 18.
- Clover Valley, 15.
- Highland, 14.
- Hiko, 13.
- Kiernan, 11.
- Delamar, 11.
- Prince, 11.
- Spring Valley, 10.
- Rose Valley, 10.
- Richard, 9.
- Red Rock, 9.
- Flat Nose, 8.
- Winze Creek, 7.
- Camp Valley, 7.
- Bullionville, 5.
- Deer Lodge, 4.

CANDIDATE FOR JUDGE

Chas. E. Foxley of St. Thomas Will Seek Democratic Nomination.

The announcement of the candidacy of Chas. E. Foxley for the Democratic nomination for Judge of the Fifth Judicial District appears in this issue. Mr. Foxley is a native of Utah; is 38 years of age. Began his career as a telegraph operator on the Southern Pacific, which vocation he followed for eleven years. He studied law in one of the leading law schools of Michigan and in 1900 was admitted to practice his profession in the supreme court of Utah. He held the position of assistant and later was elected county attorney in one of the large counties of Utah filling those positions during the years 1903 to 1905, inclusive. He retired from the active practice of law, and located in the Moapa valley in 1912 where he is extensively interested. Judge Foxley has been admitted to practice in both the federal and state courts of Nevada. He is a man highly esteemed by the people of the community in which he lives and is well fitted to fill the position to which he aspires. He lives at St. Thomas.

PIOCHE WILL CELEBRATE

A meeting of citizens was held at the court house last evening and committees appointed to arrange for a Fourth of July celebration. Although the committees have a late start, a royal good time is assured. So celebrate in Pioche. There will be plenty of fun for all.

Judge Little in Field

The Record is in receipt of a letter from Judge Henry M. Little of Los Vegas in which he states that he is a candidate for the office of district judge, subject to the wish of the Republican voters at the September primaries.

CALIENTE NEWS

Brief Items of Interest Sent by Our Correspondent There

Miss I. M. Hinstreet went to Salt Lake this week to attend the closing exercises of St. Mary's academy where her daughter Edna has been attending school. Miss Edna will return to Caliente for her summer vacation.

Miss Amy Culverwell has returned from California where she has been visiting for sometime.

Hans Olson is having a well dug on his farm. He hopes to get artesian water.

Judge Taber was in town between trains Tuesday afternoon.

Some of the young people tiring of the common dances gave a "rag" party Thursday-evening at Norris' hall.

Joe Taylor was in Caliente several days this week upon his return from Salt Lake where he put through a deal on the Easter property situated south of Caliente. Great things are expected by the sale, as this is a noted property and has the making of one of the biggest gold mines in Nevada.

Miss Emma Fieldson, who has been visiting relatives and friends in Caliente, has returned to Pioche.

J. Brody has been in Caliente this week making arrangements to put in a gent's furnishing store. Mr. Brody was in business here several years ago.

A Mexican was brought into Caliente Thursday evening after having been run over by a train at Acoma. The unfortunate fellow's right arm was so badly crushed that it had to be amputated above the elbow. He was sent to the county hospital at Pioche.

CATTLE KILLED BY DRINKING BAD WATER

ALAMO, Nev., June 24.—James I. Butler came in from Groom last week and reports that 67 head of cattle having died recently in the vicinity of Groom lake. Mr. Butler is of the opinion that the fatalities were caused from drinking stagnant rain water in the lake. The W. T. Stewart Cattle Co. is the heaviest loser having lost 60 out of the 67 head. The cattle all died within a few hours. W. T. Stewart and W. McGuffie have gone out to investigate the matter.

Mrs. W. T. Stewart has returned from the Parli Herrie ranch where she has been for the past two weeks, on account of the serious illness of her grandson, Merwin.

C. A. Koyen left for Caliente yesterday with a load of grain for C. L. Alquist.

Miss Mabel Crumby is spending the summer at the Gardner ranch.

Miss Alta Love has returned from Provo, Utah, where she has been attending the B. Y. university.

Joe Sharp and Elijah Shumway have gone to Sheep Mountain to do some work on their spring.

All the ranchers are busy stacking hay and grain. The valley has the finest crop of grain this year that has been seen here in years.

John Richard has been in Pioche where he purchased a new Ford auto.

A. J. Richard and Omer Stewart have purchased two Ford touring cars which will be used on the main line between Alamo and Caliente. They have the contract for the next four years.

John W. Wedge and Joe Sharp report a fine fruit crop on their rancho this year.

Elaborate preparations are being made for the celebration at Alamo on the Fourth.

Pahrangat valley has been having some hot weather—100 in the shade.

Will U. Schofield has been in Pioche to make a payment on the Roeder ranch which he and his brother, Merd, have purchased. The latter is in Salt Lake on a business trip.

Regarding Registration

In response to inquiries from district attorneys throughout the state for an interpretation of many sections of the statutes regarding the registration of voters, Attorney General has issued the following letter:

To the District Attorneys of the state of Nevada:

For the purpose that there may be uniformity in the administration of that portion of the recent election law pertaining to registrations and voting at primary elections, the following answers to specific inquiries by various officials are respectfully submitted for your guidance: been abrogated. Chap. 2, sec. 1, page 494, laws of 1913.

1. The registration both for primary and general election is required

to open June 28th. Chap. 2, sec. 5, page 495, and chap. 3, sec. 17, page 529, but that date being Sunday it will be best for registry agents to commence their work on June 27.

3. Only one registration is required to vote at both primary and general election. Chap. 2, sec. 8, page 498.

4. No person is permitted to vote at a primary election unless he has declared his party affiliation in accordance with chap. 2, sec. 3, subd. 11, page 521, but the elector is not required to designate his political party in order to register. Chap. 2, sec. 4, page 495.

5. Registrations for the primary election to be held September 1, 1914, may be made until August 20. Chap. 2, sec. 5, page 496.

6. All registrations for both primary and general election are contained in one book entitled: "Official Register," chap. 2, sec. 5, page 506.

7. All electors must be registered once and once only in every two years, commencing in 1914. The primary election register this year is a copy, certified by the registry agent, between June 27 and August 20, as have declared their party affiliation; for succeeding primary elections during the biennial period of 1914-1916, such list will be supplemented by the addition of the names of all electors declaring party affiliations, registering after August 20, 1914, and also transfers of registration of electors who have declared party affiliation. Chap. 2, sec. 1, page 494, and chap. 3, sec. 17, page 529.

8. A person registered in 1912, who has not re-registered in 1914, and therefore, not declared his party affiliation, cannot vote at the primary election in September. Chap. 3, sec. 18, page 521.

9. Not every elector is required to take the oath prescribed in chap. 2, sec. 7, page 497. Sections 7 and 8 of said chapter should be construed together, and the oath is required only from those "whom the agent may not know to be entitled to register," as prescribed in sec. 8, page 497.

PANACA NEWS

Local Happenings of Week in the High School Town

Angus Blad and Clair Norris came up from Caliente Sunday, returning the next morning.

Miss Martha Ronnow, formerly of Panaca, is here from Monroe, Utah, for a visit with relatives and friends.

William Heaps has been on the sick list this week but is reported better.

Mr. and Mrs. Dan J. Ronnow were down from Pioche Tuesday and returned the next day.

H. H. Lee has just purchased a new Ford auto. That means a joy ride for someone every evening.

Lou Nelson was in town from Wilson Creek for a day or two during the past week.

A musical entertainment was given last Saturday evening by Will T. Morris for the benefit of his music students. Everyone who attended enjoyed the program.

E. D. Smiley and Lily Wadsworth were in from the Comet mine over Monday night.

The Y. L. M. I. A. met at the home of Mrs. Ell Edwards, Wednesday afternoon. They are taking up the summer work and the meetings will be held every Wednesday at the home of one of the girls.

ADVERTISING

"Trade at Home" is a phrase invented by newspapers, published by newspapers, continually reiterated by newspapers year in and year out. If there is one thing that must of necessity characterize a newspaper it is loyalty to the town that gives it life and encouragement. The keepers of the written word—the distributors of the printed page that spells to the distant eye the prosperity and the progress of a town, the newspapers have ever encouraged readers to patronize home industry, says the State Journal.

In a lecture, a part of the Chautauqua series last night, Mr. Plattenburg again repeated the warning against patronizing mail-order houses. The warning is not new but doubtless its repetition may help to arouse further thought on the subject.

In one respect, however, the discussion was not completed. Why do persons patronize mail order houses? Surely they do not do so out of a premeditated desire to injure their home town or home merchants. What is the motive or the process that explains the situation?

We believe it may be answered in one word: "Advertising."

The mail-order house gets the business because it advertises and it advertises extensively. No matter what may be for sale in Chicago or for

Day-Bristol Claims Approved By Court

what price, the average householder would never know of it unless the Chicago house advertised and advertised heavily.

In the state of Nevada it is safe to say each large mail-order house of Chicago, St. Louis and Kansas City sends every spring and fall at least 15,000 catalogues—books that weigh three pounds apiece. Each house spends not less than \$7500 to get these books printed and wrapped and at least \$1500 for postage. Five houses will spend approximately \$100,000 a year to get their goods before the readers in this state. The books enter at least one house in every block and some families receive a copy a half dozen every six months—books unsolicited but certainly continued regularly after a first sale. For each customer a mail-order house is willing to spend 10 cents a month.

That's advertising. Take a paper having 10,000 circulation and put in advertising amounting to 10 cents a month for each subscriber. It amounts to \$12,000 a year, or \$1,000 a month. That is the equivalent in newspaper advertising of the campaign of one mail-order house in Nevada.

The people read these catalogues. They come by hand in through the front door. The expenditure shows how much the mail-order houses value printer's ink. The people read these books and often they are unable to compare prices with home products because they have not been informed of the prevailing home prices. Take almost any mail order catalogue and compare prices with home prices by going from store to store and you will find in most cases no advantage, even in price. Compare quality and you find a loss in the mail.

It is not necessary for home or state merchants to go to the same expense of advertising as suffered by the mail-order houses. They must break in through advertising or they are lost. Advertising is vital to them. A home merchant by keeping his name and especially his prices before the public with fair frequency can offset the invasion; \$1 spent by a home merchant on advertising will off-set \$10 spent by the mail order house if he sees that satisfaction goes with every sale.

People buy by mail order because they do not know better. They accept the foreign advertising at its face value and unless they have better means of comparing prices they will never learn the difference.

FILES ARTICLES FINALLY

Day-Bristol Con. Mining Company Complies With Nevada Law.

A certified copy of the articles of incorporation of the Day-Bristol Consolidated Mining Co., were filed in the office of the county clerk last Thursday.

The company is organized under the laws of the state of Maine and the capital stock is \$10,000,000, divided into shares of a par value of \$10 each.

Although the Day-Bristol company was organized several years ago, it operated its properties without regard to the law which requires foreign corporations to file their articles with the proper officials in this state.

In recent litigation this fact was brought out quite forcibly, a particular instance being the case involving title to the valuable Inman claim at Bristol when the contention raised by Attorney Chas. Lee Horsey that the Day-Bristol had no legal standing in court by reason of having failed to comply with the state law regulating corporations, was upheld by Judge Taber. By reason of this, the legal steps taken by the company to establish its title to the Inman claim were defeated and A. L. Scott of this city was declared to be the lawful owner.

The state of Nevada is enriched to the extent of about \$1,000 by the filing of the required papers at Carson City.

Onion as Medicine.

A northern scientist now comes forward to defend the onion, which, he says, is a real specific for colds. All one has to do when his eyes begin to water and his nose to run, is to eat onions, and the trouble will go away. Of course, his friends will go away, too, at least temporarily, but that does not argue that the onion isn't good medicine.

Another chapter in the Day-Bristol Consolidated entanglement was enacted in the district court this week before Judge Taber, an array of attorneys and a number of spectators.

Last Monday was the time set to pass upon the claims filed against the company as reported by Receiver H. E. Freudenthal which amounted in the aggregate to \$90,000.

A. W. Middlestein, treasurer of the Day-Bristol was here from New York with James Ingrebretzen, his attorney, of Salt Lake. The minority interests were looked after by H. R. Van Wageningen, of the Amalgamated Pioche and Consolidated Nevada Utah corporation, while the receiver was on hand with his attorney, William E. Orr. All of the recommendations of Receiver Freudenthal relative to the claims against the corporation were approved. In the matter of the compensation of the receiver, it was fixed at the rate of \$300 per month for the five months ending July 1. As to fixing the pay of the receiver for future services that will be taken up later.

Tuesday morning the matter of extending the leases now being operated came up and no objections having been interposed, the court ordered the leases extended to December 6th.

Just what the next move in the Day-Bristol receivership will be is problematical; but present indications are that the court will be petitioned to enter an order for the sale of the properties at a receiver's sale a few months later. This will be the case, unless some means are provided for the liquidation of the debts of the corporation in which event application would be made for the discharge of the receiver. It is asserted, however, that this move will be objected to by minority interests unless, in the meantime, a complete and satisfactory accounting is made, which is one of the things specifically set forth in the complaint filed at the time the receivership proceedings were undertaken.

In view of the fact that the old Bristol Consolidated company, which owns the controlling interest in the Day-Bristol is in debt to the Alaska Elder Gold Mine company (which was a control of the Bristol Co.) according to the report made recently by Receiver Sullivan of the Bristol Co., to the amount of about \$85,000, while the Day-Bristol has obligations outstanding aggregating more than \$90,000, the future looks none too rosy for the small stockholders; yet it is to be hoped that some plan will be outlined whereby all the interests will get together and agree upon some plan whereby the holdings of each may be conserved and the properties re-organized and placed upon a business working basis.

The Day-Bristol situation has been one of "watchful waiting" for a number of months and it has been suggested that a good plan would be to turn the whole thing over to the A. B. C. mediators to patch up a peace pact. The suggestion may be a good one and a plan might be worked out which would be helpful not only to the camp but to all the interests in the quarrel now pending.

Jury Fails to Convict.

Denver.—The jury at the second trial of Robert Owen, charged with nine others, with the abduction and robbery of the Rev. Otis L. Spurgeon of Des Moines, Iowa, reported a disagreement and was discharged.

Huge French Loan.

Paris.—The chamber of deputies on Friday, by a vote of 459 to 108, authorized the loan of 1,300,000,000 francs (\$360,000,000) as requested by M. Noulens, finance minister in the new cabinet.

Russian Lawyers Convicted.

St. Petersburg.—The trial of twenty-five lawyers on a charge of insulting the ministry of justice during the trial of Mendel Belless ended Saturday in the conviction of all the defendants.

Wouldn't it be a fine thing for Chicago people if Luther Burbank should develop a flat pea that wouldn't roll off their knives.

Now it is claimed for radium that it will cure deafness. Perhaps in time it may be found a panacea even for that tired feeling.