

# Santa Fe Weekly Gazette.

VOLUME 1.]

Santa Fe, New Mexico, December 11, 1858.

[NUMBER 46

## E. JACCARD y COMPAÑIA.

JOTEROS POR MAYOR Y AL MENUDO,  
NO. 75 Edificio de marmol al lado del Norte de la calle 4.  
SAN LUIS MISSOURI.

Hay de continuo el mas grande surtido en los Estados Unidos de relojes de oro, relojes franceses de mesa, joyas de diamante, sables de plata y en juegos a precios comodis. Componen y reparan relojes finos. Piedras preciosas se encuentran en todos estilos.  
Se paga el mas alto precio por plata vieja.  
Tien constantemente premios para ferias.

## IMPORTANTE PARA EL N. MEXICO

Tenemos mucho gusto en anunciar a los comerciantes del Nuevo Méjico que hemos logrado abaratar el trabajo de ir a San Luis para comprar su

## JABON Y VELAS

pus hemos establecido un establecimiento en este lugar, para la fabrica de jabon, velas de aceite de maneta, de la estrella y de cebo, las cuales podremos suplir a nuestros amigos en el Nuevo Méjico.

## A LOS PRECIOS DE SAN LUIS.

Con la determinacion de hacer un articulo superior esperamos recibir muchos encargos.

## MAJONES, KELLER y BYER.

WESTPORT MO.  
Noviembre 18 de 1855

## E. M. SLOAN.

Comerciantes por mayor y en menudeo de todos clases de efectos, ropa hecha, sombreros, cachuchas, botas y zapatos &c.  
Calle del Rio entre la calle principal y nogal.  
Ciudad de Kansas, Misuri.

Los Negociantes Nuevo Mexicanos son Solicitadores de viajar ver sus autos de hacer sus compras en otra parte.  
Julio 12.

M. M. Northrup. J. S. Chick. E. R. Threlkeld

## J. S. Chick y Ca

(Sucesores de Northrup y Chick.)  
Comerciantes por mayor de toda clase de Mercaderias, y Negociantes de Comestibles, Licores, Cigarrillos, &c.  
Compras y empaques toda clase de carnos, pizas, o de panteria, per dinero contado.  
Julio 12.

## McDONALDYKLINE,

Fabricantes y Comerciantes por mayor y en menudeo de sillones y guarniciones, cuartas, espuelas, &c.  
En la casa anteriormente ocupada con la tienda de J. C. Ransom, Calle del Rio entre la calle principal y la del Nogal.

## Ciudad de Kansas, Misuri.

Julio 12.

## DR. FINE E. KAVANUGH,

PHYSICIAN AND SURGEON,  
SANTA FE, NEW MEXICO.

OFFICE Just above the County Courthouse and Jail. (111)

## ESTATE OF ALEXANDER BARCLAY.

NOTICE is hereby given that I will apply to the Probate Court of the County of Taos at its regular term to be begun and held on the first Monday of January 1859, at Fernando de Taos, for a final settlement of said estate.

## Barclay's Fort, N. M. } WILLIAM KRONIG

December 1st, 1858. } Administrator.  
45-4t

## SURVEYOR GENERAL'S OFFICE,

SANTA FE, NEW MEXICO,  
November 24th, 1858

NOTICE is hereby given that by virtue of the provisions of the act of Congress approved May 24th, 1856, the duties of Register of Public Lands and Receiver of Public Moneys, conferred upon this office, cease from and after this date, those duties being performed by the Register and Receiver appointed under said act.

## WM. PELHAM, Surveyor General

of New Mexico.  
44-8t

## REGISTER AND RECEIVER'S OFFICE,

SANTA FE, NEW MEXICO,  
November 25th, 1858

NOTICE is hereby given that the undersigned Register of Public Lands and Receiver of Public Moneys, have this day entered upon the duties conferred upon them by law; and the office is now opened for persons claiming public lands in this Territory under existing pre-emption laws.

## WM. A. DAVIDSON, Register,

WM. A. STREET, Receiver.  
44-4t

## AVISO DE ADMINISTRADOR.

SE avisa por estas presentes que intente aplicas a la Corte de Pruebas del Condado de Taos en su sesion regular que principiara on Don Fernandez de Taos el primer Lunes de Enero de 1859, por un arreglo final de la masa del finado Alejandro Barclay.

## Barclay's Fort, N. M. } WILLIAM KRONIG

December 1 de 1858. } Administrador.  
45-4t

## RESOLUCION.

THE partnership heretofore existing between the undersigned and Joseph H. Mercurio, was dissolved on the 1st of October, 1857, by mutual consent. Joseph Mercurio having purchased all and every interest in the firm with all liabilities pertaining to it.

## J. MERCURIO,

Santa Fe, New Mexico, Oct. 25, 1858. 41-4t H. MERRICK.

## THE SUNDAY TIMES

AND  
WOMAN'S WEEKLY MESSENGER.

THIS large and handsome Sunday newspaper is published weekly in the city of New York, and is mailed to subscribers at the very low rate of One Dollar per annum. It is thoroughly national in its sentiments, and advocates the principles of the great Democratic party of the Union. Its thirty-two columns are filled with editorial discussions of the current topics of the day and with the most choice literature. Six copies will be furnished to clubs for five dollars. Address, post-paid,  
JENNINGS, DEANS & HOWARD,  
162 Nassau St. N. Y.

## EL DOCTOR F. E. KAVANAUGH

Medico y Cirujano,  
SANTA FE, NUEVO MEXICO.  
Su Oficina está poco mas arriba que la Cárcel del Condado (111)

## ESCUELA PUBLICA EN SANTA FE.

HABERSE está solitando por varias personas de volver a poner una escuela, el objeto formado tiene el honor de avisar al publico que el dia primero de Diciembre proximo se abrirá una ESCUELA en la cual se enseñará el Castellano, el Ingles, Escritura, Aritmética, Geografía, y la Música Vocal.  
Santa Fe, 26 de Octubre de 1858. 41-3m. G. A. J. KOEL.

## RELOJERIA.

EL Señor Santiago E. Sabino habiéndose vuelto a Santa Fe respectivamente ofrece sus servicios a sus antiguos amigos. Su Relojeria está situada en la Plaza bajo el portal que corre de la tienda de Beck y Johnson hacia la Fuente. Siempre estará listo de reparar o componer cualquier clase de relojes de Joyeria en precios muy baratos. 41-4t

## DESPACHO DEL AGRICENSOR GENERAL,

SANTA FE, NUEVO MEXICO,  
a 24 de Noviembre de 1858.

SE avisa al publico que en virtud de las provisiones del decreto del Congreso aprobado el 24 de Mayo de 1858, cesarán de ahora en adelante los deberes de Registrador de Terrenos Públicos y Depositario de Dineros Públicos que fueron conferidos a este Despacho, el cumplimiento de cuyo deber recárgase sobre las personas nombradas bajo dicho decreto.

44-8t WM. PELHAM, Agrimensor General.

## DESPACHO DEL REGISTRADOR DE TERRENOS Y DEPOSITARIO DE DINEROS PUBLICOS,

Santa Fe, Nuevo Méjico,  
a 25 de Noviembre de 1858.

SE avisa por estas presentes que los infrascriptos como Registrador de Terrenos y Depositario de Dineros Públicos han empezado hoy el desempeño de los deberes que les son concedidos por ley y el Despacho se halla abierto para todos aquellos que reclaman terrenos en este Territorio bajo la ley de primicias. WM. A. DAVIDSON, Registrador.  
44-4t WM. A. STREET, Depositario

## AVISO DE ADMINISTRADORA.

POR cuanto la infrascripta ha sido nombrada por la Corte de Pruebas del Condado de Bernalillo como Administradora de la masa del finado José Chavez, por tanto doy aviso por estas presentes a toda persona que tenga reclamo alguno contra la dicha masa o que esté debiendo a ella que se requiera que todas tales cuentas sean arregladas inmediatamente con la administradora.

## MANUELA ARMILLO DE CHAVEZ,

Administradora de la dicha masa.  
BERNALILLO, Noviembre 27 de 1858. 44-3m

## ADMINISTRATRIX' NOTICE.

WHEREAS the undersigned has been appointed by the Probate court of the county of Bernalillo as Administratrix of the estate of José Chavez, late of said county, deceased, all persons having claims against said estate or being indebted thereto are hereby notified to come forward and settle the same with the administratrix.

## MANUELA DE ARMILLO DE CHAVEZ,

Adm'x of José Chavez, dec'd.  
BERNALILLO, Nov. 27, 1858. 44-3m

## PRICE BORDER SPAN,

## A PAPER FOR THE STATES AND TERRITORIES.

An Independent Democratic Journal.

Is published at Westport, Mo., every week, and contains a summary of all important events in the States and Territories up to the hour of going to press.

It is recommended to the patronage of English residents of Santa Fe and adjacent country.

Terms: Two Dollars per year in advance.

Subscriptions or advertisements may be left with the Editor of the Santa Fe Gazette.

## JAMES E. SABINE,

## WATCHMAKER AND JEWELLER,

SANTA FE.

THE subscriber would inform his old friends and patrons that he has returned to Santa Fe and is again ready to serve them at his old stand, two doors above Henry Mercurio's store on the Plaza. He will repair watches and clocks and jewelry of any kind at the shortest notice and in a superior style. 41-4t

## MAIL LETINGS.

PROPOSALS for carrying the mails of the United States from the 1st of July, 1859, to the 1st of July, 1862, on the following routes in the Territory of New Mexico, will be received at the Contract Office of the Post Office Department until 3 p. m. of the 15th of April next, to be decided by the 18th of the same month.

12856 From Albuquerque, via Peralta and Manzano, to Fort Stanton, 140 miles and back, once a fortnight.

Leave Albuquerque every other Monday at 7 a. m.

Arrive at Fort Stanton next Saturday by 12 m.

Leave Fort Stanton every other Monday at 7 a. m.

Arrive at Albuquerque next Saturday by 12 m.

Proposals for weekly trips, going and returning in a week, by a schedule to be proposed by the bidder, will be considered.

12857 From Albuquerque, by Cibola and Coovero, to Fort Defiance, 160 miles and back, once a fortnight.

Leave Albuquerque every other Monday at 7 a. m.

Arrive at Fort Defiance next Saturday by 2 p. m.

Leave Fort Defiance every other Monday at 7 a. m.

Arrive at Albuquerque next Saturday by 2 p. m.

Bids for weekly trips are invited.

12858 From Fort Union by Guadalupita, Santa Gertrudis, San Antonio, Agua Negra, Rincones, Cantonment, Burjwin, and Rancho, to Fernandez de Taos, 150 miles and back, once a fortnight.

Leave Fort Union every other Monday at 7 a. m.

Arrive at Fernandez de Taos next Saturday by 12 m.

Leave Fernandez de Taos every other Monday at 7 a. m.

Arrive at Fort Union next Saturday by 12 m.

Bids to run weekly will be considered.

12859 From La Mesilla to La Mesa, 12 miles and back, weekly.

Leave La Mesilla Wednesdays at 7 a. m.

Arrive at La Mesa by 12 m.

Leave La Mesa Wednesdays at 1 p. m.

Arrive at La Mesilla by 6 p. m.

Bids to run through to Los Cruces, 16 miles in all, also to make two trips a week, are invited.

12860 From Santa Fe, by Cañada, Abiquiu, and Rito, in Rio Arriba county, to San Antonio, (Los Conejos,) in Taos county, 75 miles and back, once a fortnight.

Leave Santa Fe every other Thursday at 6 a. m.

Arrive at Los Conejos next day by 6 p. m.

Leave Los Conejos every other Monday at 6 a. m.

Arrive at Santa Fe next day by 6 p. m.

Bids for weekly trips are invited.

12861 From Taos, by Arroyo Honda, Rio Colorado, and Culobra, to Fort Massachusetts, 115 miles and back, once a fortnight.

Leave Taos every other Monday at 7 a. m.

Arrive at Fort Massachusetts next Wednesday by 3 p. m.

Leave Fort Massachusetts every other Thursday at 7 a. m.

Arrive at Taos next Saturday by 3 p. m.

Proposals for weekly trips are invited.

12862 From Tucson, by Tubac and Calabasas, to Fort Buchanan, (Agua Caliente) 100 miles and back, once a fortnight.

Leave Tucson every other Wednesday at 7 a. m.

Arrive at Fort Buchanan next Saturday by 11 a. m.

Leave Fort Buchanan every other Wednesday at 7 a. m.

Arrive at Tucson next Saturday by 11 a. m.

Bids for weekly trips will be considered.

12863 From Tucson, by Sopori to Agua Caliente, (Fort Buchanan,) 100 miles and back, once a fortnight.

Leave Tucson every other Monday at 7 a. m.

Arrive at Fort Buchanan next Wednesday by 4 p. m.

Leave Fort Buchanan every other Thursday at 7 a. m.

Arrive at Tucson next Saturday by 4 p. m.

Bids for weekly trips will be considered; also bids to run from Tucson by Sopori, to Tubac, 56 miles and back, once a week, by a schedule to be stated, in lieu of the route and service mentioned.

## INSTRUCTIONS.

Containing conditions to be embraced in the contracts to the extent the Department may deem proper.

1. No pay will be made for the trips not performed; and for each of such omissions, not satisfactorily explained, three times the pay of the trip may be deducted. For arrival so far behind time as to break connexion with depending mails, and not sufficiently excused, one fourth of the compensation for the trip is subject to forfeiture. Deduction will also be ordered for a grade of performance inferior to that specified in the contract. For repeated delinquencies of the kind herein specified, enlarged penalties, proportioned to the nature thereof and the importance of the mail, may be made.

2. For leaving behind or throwing off the mails, or any portion of them, for the admission of passengers; or for being concerned in setting up or running an express conveying intelligence in advance of the mail, a quarter's pay may be deducted.

3. Fines will be imposed, unless the delinquency be promptly and satisfactorily explained by certificates of postmasters, or the affidavits of other credible persons, for failing to arrive in contract time; for neglecting to take the mail from or deliver it into a post office; and for suffering it (owing either to the unavailability of the place or manner of carrying it) to be wet, injured, destroyed, robbed, or lost.

4. The Postmaster General may annul the contract for repeated failures to run agreeably to contract; for violating the post office laws, or disobeying the instructions of the department; for refusing to discharge a carrier when required by the department to do so; for assigning the contract without the assent of the Postmaster General; for running an express; or for transporting persons or packages containing mailable matter out of the mail.

5. The Postmaster General may order an increase of service on a route by allowing therefor a pro rata increase on the contract pay. He may change schedules of departures and arrivals without increase of pay, provided the running time do not be abridged. He may also curtail or discontinue the service, in whole or in part, at PRO RATA decrease of pay, allowing one month's extra compensation on the amount dispensed with, whenever in his opinion the public interests do not require the same, or in case he desires to supersede it by a different grade of transportation.

6. Payments will be made for the service by collections from or drafts on postmasters, or otherwise, after the expiration of each quarter—say in February, May, August, and November.

7. The distances are given according to the best information; but no increased pay will be allowed should they be greater than advertised, if the points to be supplied be correctly stated. BIDDERS MUST INFORM THEMSELVES ON THIS POINT; and also in reference to the weight of the mail, the condition of roads, hills, streams, &c., and all toll-bridges, ferries, or obstructions of any kind by which expense may be incurred. No claim for additional pay based on such grounds can be considered, nor for alleged mistakes or misapprehensions as to the degree of service; nor for bridges destroyed, or other obstructions increasing distance occurring during contract time. Offices established after this advertisement is issued, and also during the contract term, are to be visited without extra pay, if the distance be not increased.

8. The route, the service, the yearly pay, the name and residence of the bidder, (that is his usual post office address,) and those of each member of a firm, where a company offers, should be distinctly stated; also the mode of conveyance, if a higher mode than horse back be intended. The words "with due celerity,

certainty, and security," inserted to indicate the mode of conveyance, will constitute a "STAR BID." When a "star bid" is attended no specific conveyance must be named.

## FORM OF PROPOSALS.

I, \_\_\_\_\_, of \_\_\_\_\_, county of \_\_\_\_\_, State (or Territory) of \_\_\_\_\_, propose to convey the mails of the United States from the 1st of July, 1859, to June 30, 1862, on route No. \_\_\_\_\_, from \_\_\_\_\_ to \_\_\_\_\_, agreeably to the advertisement of the Postmaster General, dated 31st of October, 1858, and by the following mode of conveyance, viz:

\_\_\_\_\_ dollars.

This proposal is made with full knowledge of the distance of the route, the weight of the mail to be carried, and all other particulars in reference to the route and service, and also after careful examination of the laws and instructions attached to the advertisement.

(Dated.) \_\_\_\_\_ (Signed.) \_\_\_\_\_

## Guarantee.

The undersigned, residing at \_\_\_\_\_, State (or Territory) of \_\_\_\_\_, undertake that, if the foregoing bid for carrying the mail on route No. \_\_\_\_\_ be accepted by the Postmaster General, the bidder shall, prior to the 1st day of July, 1859, enter into the required obligation, or contract, to perform the service proposed, with good and sufficient sureties.

This we do, understanding distinctly the obligations and liabilities assumed by guarantors under the 27th section of the act of Congress of July 2, 1836.

(Dated.) \_\_\_\_\_ (Signed by two guarantors.) \_\_\_\_\_

## Certificate.

The undersigned, postmaster of \_\_\_\_\_, State (or Territory) of \_\_\_\_\_, certifies, UNDER HIS OWN OFFICE, that he is acquainted with the above guarantors, and knows them to be men of property, and able to make good the guarantee.

(Dated.) \_\_\_\_\_ (Signed.) \_\_\_\_\_

The bid should be sealed; subscribed "Mail Proposals, Territory of \_\_\_\_\_," addressed "Second Assistant Post Master General," Contract Office, and sent by MAIL, not by or to an agent; and postmasters will not enclose proposals (or letters of any kind) in their quarterly returns.

The contracts are to be executed and returned to the Department by or before the 1st of July, 1859, but the service must be commenced on that date, whether the contracts be executed or not.

Post Office Department,  
October 31, 1858.

46-4t AARON V. BROWN,  
Postmaster General.

## PUBLIC ACTS.

(Published by Authority.)

## CHAPTER XXXV.

An Act to amend the Act entitled "An Act to ascertain and settle the private Land Claims in the State of California," passed March third, eighteen hundred and fifty one.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in cases pending in the district courts of the United States in California, on appeal from the decree of the commissioners to ascertain and settle the private land claims in the State of California, under the act of Congress passed March third, eighteen hundred and fifty-one, if either party shall desire to examine any witness residing in the another district within said State, or shall require the production of any paper, written instrument, book, or document, supposed to be in the possession or power of a witness residing in another district, the court wherein the case is pending, or any judge thereof, being satisfied, by affidavit or otherwise, of the materiality of such witness, or of the production of such paper, written instrument, book, or document, as evidence of the case, may order the clerk of said court to issue a subpoena, or subpoena duces tecum for such witness and for such paper, written instrument, book, or document; which subpoena or subpoena duces tecum shall run into any other district in said State, and be served by the marshal of either district, as the court or judge may direct:— And the court or judge ordering said writ shall have power to enforce obedience to said process, and punish disobedience by attachment, and in like manner as if said witness resided within the district where the cause may be pending; and all attachments and process necessary to enforce obedience or punish disobedience to the aforesaid writs of subpoena and subpoena duces tecum may be served and executed by the marshal of either district, as the court or judge may direct: Provided, that a witness attending the court under a subpoena issued under the provisions of this act, in a district in which he does not reside, shall be entitled to the same fees for attendance as are allowed by the laws of the State of California to witnesses in similar cases.

Approved, May 11, 1858.

## CHAPTER XXXVI.

An Act for the relief of the Hungarian Settlers upon certain Tracts of Land in Iowa, hitherto reserved from sale by Order of the President, dated January twenty-two, eighteen hundred and fifty-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of pre-emption be, and the same hereby is, extended to all Hungarian settlers on that body of land reserved from sale or location by order of the President of the United States, dated January twenty-second eighteen hundred and fifty-five said lands being known and described as follows: north-east quarter of north-west quarter of section ten, township sixty-seven, range twenty-six; east half of

south-east quarter of section eleven, township sixty-seven, range twenty-six; east half of north-east quarter of section fourteen, township sixty-seven, range twenty-six; south-west quarter of southeast quarter of section fourteen, township sixty-seven, range twenty-six; east half of northeast quarter of section twenty-two, township sixty-seven, range twenty-six; south-east quarter of northeast quarter of section twenty-three, township sixty-seven, range twenty-six; west half of northeast quarter of section twenty-three, township sixty-seven, range twenty-six; west half of northwest quarter of section twenty-three, township sixty-seven, range twenty-six; north half of northeast quarter of section five, township sixty-eight, range twenty-six; east half of northwest quarter of section five, township sixty-eight, range twenty-six; east half of northeast quarter of section six, township sixty-nine, range twenty-six; northeast quarter of section seven, township sixty-nine, range twenty-six; southwest quarter of northwest quarter of section six, township sixty-nine, range twenty-six; southeast quarter of section six, township sixty-nine, range twenty-six; west half of southwest quarter of section six, township sixty-nine, range twenty-six; north-east quarter of section seven, township sixty-nine, range twenty-six; northwest quarter of section seven, township sixty-nine, range twenty-six; southeast quarter of section thirty-two, township sixty-nine, range twenty-six; northeast quarter of section one, township sixty-eight, range twenty-seven; northeast quarter of section two, township sixty-eight, range twenty-seven; northwest quarter of northeast quarter of section one, township sixty-nine, range twenty-seven; northeast quarter of southeast quarter of section one, township sixty-nine, range twenty-seven; northeast quarter of northeast quarter of section twelve, township sixty-nine, range twenty-seven; northeast quarter of no rtheast quarter of section twelve, township sixty-nine, range twenty-seven; northeast quarter of northeast quarter of section twelve, township sixty-nine, range twenty-seven; west half of northwest quarter of section thirty-six, township seventy, range twenty-seven; northwest quarter of section thirty-six, township seventy, range twenty-seven; north-west quarter of section thirty-six, township seventy, range twenty-seven; north half of southwest quarter of section thirty-six, township seventy, range twenty-seven.

SEC. 2. And be it further enacted, That all such Hungarians entitled to the right of pre-emption to the above described lands by this act, who may have gone on to said lands prior to January twenty-second, eighteen hundred and fifty-five, or since that time, and have continued to inhabit and improve the same, shall hold their claims, not exceeding one hundred and sixty acres to each pre-emptor, against any other subsequent claimants whatever: Provided further, That said claimants under settlement and cultivation made prior to January twenty-second, eighteen hundred and fifty-five, or prior to the passage of this act, shall make known their claims in writing to the Register at Charlton within three months from the date of publication in said district, of notice to said claimants, of the privileges granted hereby, to be given by the Commissioner of the General Land Office; and in all cases proof and payment must be made at the land-office aforesaid, within twelve months from the date of publication of notice aforesaid. Approved, May 11, 1858.

## CHAP. XXXVIII.

An Act to authorize the Vestry of Washington Parish to take and enclose certain Parts of Streets in the City of Washington, for the Purpose of extending the Washington Cemetery; and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Vestry of Washington parish shall be, and are here, authorized, with the consent of the corporation of the city of Washington, to take, enclose, and use forever those parts of Eighteenth and Nineteenth streets east, which lie between the north side of G street south and the north side of Water street; and also those parts of south G and south H streets which lie between Seventeenth and Twentieth streets east, for the purpose of enlarging the Washington Cemetery: Provided, That the power hereby conferred shall not be exercised as regards such particular portion of either of the aforesaid streets as may pass in front of any lot of ground not owned by the said vestry, until the said vestry shall become the owners of such lot of ground: And provided further, That the said vestry shall not sell for any purpose whatever any of the aforesaid parts of streets, but the United States shall retain and hold such parts thereof as may be laid out for burial purposes for the interment of members of Congress or such officers of the government as may die in Washington.

SEC. 2. And be it further enacted, That no canal, railroad, street, or alley shall ever be laid out or opened into or through the Washington Cemetery, except such avenues or walks as may be laid out by the vestry of Washington parish, for the use and purpose of said cemetery.

SEC. 3. And be it further enacted, That the Washington Cemetery shall be forever free from taxation. Approved, May 18th, 1868.