

Arizona Weekly Enterprise  
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THOS. F. WREED, Editor and Manager.

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FLORENCE, SATURDAY, FEB. 4 '81

A FAMILY, named Romano and residing near Corinth, Ky., were poisoned on the 28th by arsenic placed in bread. Five of the family are disposed of.

ACCORDING to the *Citizen*, the suit pending between the Head Center and Contentment mining companies, of Tombstone, has been decided in favor of the latter.

ADVICES from Minnesota state that in addition to the three persons who died there recently from trichina, five more of the seventeen affected are at the point of death.

EDITOR BEACH, of the *Miner*, has returned from Washington, and it is to be presumed that the President will now feel free to act upon his individual judgment in the distribution of political pay and patronage.

RUMORS of a rebellion in the State of Julia, Mexico, have reached El Paso, Texas. The rumors state that Jose A. Romero was fatally, and Lieut. F. Gonzalez seriously wounded by their own drunken soldiers. It is about time Mexico was having a revolution, if she means to maintain the supremacy of record in that direction.

The "cheek" of the Chicago reporter is excelled only by that of the Chicago drummer. A reporter representative of the *Times* called upon Mrs. Scoville recently, and enquired if there was any truth in the rumor that her husband was thinking of suing for a divorce on the grounds of insanity. This is one of the instances in which assassination would have been justifiable.

CONGRESSMAN WARNER, of Tennessee, moves for a reduction of the President's salary to \$30,000, and proposes that the senators and representatives shall not receive more than \$4,000 a year. He's a deluded patriot, if he imagines that the present congress will favor retrenchment in that direction. He should have taken a glance at the heads of the committees before he branched the subject.

A YOUNG man named Lee, while hunting near Pittsburg, Pa., on the 28th, met two young lady friends and deliberately shot at them, wounding both. But they managed to reach home and gave the alarm. A party went in pursuit of the would be murderer, and soon overtook him. He made a desperate resistance and finally blew the top of his head off in preference to being captured. No motive for his action is given.

A MR. CALDWELL, writing to the *Citizen* from the Meyers district, makes the astonishing statement that the ore in the Silver Girl can be mined and delivered to the mill at an expense of five cents per ton. This is little more than even American quality. Mining correspondents need to strain probabilities a trifle, and should keep within the bounds of probability, unless they are competing for prizes in the matter of stupendous preparations.

The English press calls Guitau a typical American, and cites his character and his crime as the result of an hundred years of democratic government and society. In report we may mention that the landlord and tenantry system of Ireland, with all its attendant cruelties, and the barbarous practice of tying prisoners of war to the muzzle of a cannon and blowing them into atoms, are the results of centuries of English government and society. The success of this democratic government is a thorn in the side of Johnny Bull.

The first number of the Prescott *Morning Courier* is on our table. It is a neat specimen of newspaper typography and shows a healthy condition as to patronage, having sixteen columns of advertisements. Its news department is marked for the quantity, quality and variety of matter it contains, while the editorials show the trained journalist in the style of their composition. The *Courier* is a six-column folio, owned and edited by John H. Marston, the founder of the first newspaper published in the Territory, and for many years a leading spirit of Arizona journalism. We welcome its return to the Territory, and hope it will be a success. A SPECIAL notice is published in the *Courier*, and we would like to see it in the hands of every citizen.

The initial number of the *Don Cabez* Gold Note has made its way to our sanctum. It is a seven column folio and everything in its make-up seems new except the familiar line, "launched our bark on the sea of public opinion," which occurs in the salutatory. However, a salutatory minus that dear old expression would be a departure from the time-honored form of salutatories, and would not be tolerated by the conservative and exacting public. The number before us is replete with news, and among other things contains a complete history of Don Cabez. The paper is published by J. O. Dunbar & Co., and edited by the well-known newspaper man, A. E. Fay. It deserves a liberal support.

SOME one has introduced a bill in congress for the admission of Arizona to the sisterhood of States. We doubt the wisdom of the move. While it would give us political influence, it would also entail upon us the support of an expensive State government. The advantages of the former would hardly repay our people, considering their number, for the outlay that would be required in support of the latter. It would be well to stop and consider before going to far in this matter.

The Territorial government is much the cheaper, and, for the present, will supply our needs in that direction. It is not so good for the politician, but it is better for the tax-payer, and upon the latter depends the future of Arizona. Nevada dropped her swaddling-cloth and put on pants in injudicious haste, and is now repenting the overweening ambition that prompted her to the folly. We should avoid the mistake.

TELEGRAPHIC confirmation of Hon. F. A. Trible's appointment as governor of Arizona has been received. We have no personal knowledge of the gentleman's qualifications for the position, but those of our contemporaries, who enjoy the honor of his acquaintance, rate him high in executive ability, and credit him with full knowledge of the wants and ways of our people. One thing in his favor is the fact that he is not a political pug, sent hither as was his predecessor, simply in obedience to his party's obligation to provide him with means of support, but instead, is a man of means and has large business interests here. Hence he has the strong incentive of personal interest to control him in the administration of the Territorial government. This, in connection with the ability his friends claim for him, gives us hope of a wise and economical management of our Territorial affairs during his incumbency.

THE New York *Tribune*, of the 28th, publishes the following interesting item: "At a meeting of the directors of the St. Louis and San Francisco railroad yesterday, Jay Gould, Russell Sage, C. P. Huntington and Leland Stanford were elected members of the board. Places were made for them by the resignation of Walter L. Frost, Allen Speare and Francis B. Hayes, of Boston, and Ozias Bailey, of White Cloud, Kan. No other change was made. It is understood the Atlantic and Pacific will now be completed to Mahone canyon, of the Colorado, and there join the Southern Pacific, a plan proposed by Huntington two years ago to the Santa Fe people, but rejected. The Little Rock and Fort Smith road is to be placed with the San Francisco in the new combination. Most of the Boston people retain a large portion of their interest. It is stated that under the terms of purchase of the St. Louis and San Francisco road, the Atlantic and Pacific will be owned by the Southern Pacific, acting in harmony with the Atchison, Topeka and Santa Fe, while the St. Louis and San Francisco becomes the property of Gould."

ONE of our brightest Territorial exchanges is the *Florence Enterprise*. We can detect the practiced hand of Hinson Thomas in many of its brilliant scintillations. — *Prescott Democrat*.

Your detective powers are at fault in this instance, gentlemen. One week, some months since, we left the *Enterprise* in care of our mutual friend, Hinson, and he did excellent work. But, with this single exception, he has never written a line for this paper other than an occasional correspondence duly signed. We conduct a paper on the close-corporation plan, so far as the editing is concerned, and never admit to our columns, even in homeopathic quantities, either local or editorial matter written by others. Our life, or at least so much of it as we have lived, has been spent within the walls of printing offices, serving in the capacity of either printer or editor, and if this long practical training does not enable us to furnish our own "brilliant scintillations"—such as they are—we will lay down the quill and take up the stick.

To be editor in name only is not within the line of our ambition. But not withstanding these remarks, we are grateful for your appreciation of the *Enterprise*, Mr. *Democrat*.

The chief reliance of Scoville, in his motion for a new trial, is an affidavit made by one Snyder. It is to the effect that the leopont, while hanging around the National hotel, discovered the door to the room occupied by the jury standing open and lying upon a table within the room a copy of the *Critic*. Knowing the jury had no right to read newspapers, he slipped into the room and posed himself in a forbidden document. And then, impelled by a desire to see justice, he hid behind the door and presented the paper with a statement as to the place and circumstance of its capture. An examination of the paper revealed the names of five jurymen on the margin written in ink and in their own handwriting. The district attorney asserts that the signatures, though strongly resembling the genuine, have been forged, and the jurors stoutly deny having seen the paper or having written their names thereon. It seems strange that the bailiff in charge should have left in a conspicuous place, in an open room, such plain evidence of criminal neglect of his sworn duty, and further, it is a little singular that this self-appointed guardian of justice, Snyder, should have been on hand just on the "hick" side.

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A DEPART from St. Louis says: "J. M. Kershaw, on an order of the stalwart leaders, has struck off 330 bronze medals, to commemorate the steady voting of the 308 at the Chicago convention. The affair has been kept very secret. The medals are perfectly round, two and three-quarters inches in diameter, three-quarters of an inch thick, and weighing nearly a pound. A profile of Grant is in the center, the face turned with laurel and oak leaves. Outside this is a record of the 308 Grant ballots in a complete circle, the number of each ballot and the vote cast, ranging from 302 to 313. On the center of the reverse side is, 'Commemorative of the 36 ballots of the Old Guard for Ulysses S. Grant for President at the Republican National Convention in Chicago, June, 1860.' A medal commemorative of Grant's last administration should be next in order. Let it be ornamented with a picture of Grant puffing a cigar and hugging a bull-pup. Encircle this with profiles of Belknap, Babcock, McKee, McDonald, et al. Make the medal square, and in one corner sketch scenes of Black Friday, in the opposite corner, a view of San Domingo; in one of the lower corners inscribe 'Let us have peace,' and beneath this place a picture of the troops dispersing the Louisiana legislature at the point of the bayonet. In the opposite corner inscribe 'Let no guilty man escape,' and under this place a roll of the pardons issued to the whisky ring. This would be a history in a nutshell, and would 'go thundering down the ages' side by side with the medal of the '36.'"

A FEW days since a man was found sick at his residence on Congress street, Tucson. A portion of the medical fraternity visited him, pronounced the disease small-pox and hung the banner of warning on the "outer wall." Subsequently, another party of M. Ds. diagnosed the case, called it inflammatory rheumatism, and tore from his moorings above the door the yellow signal. Out of this conflict of opinion and authority grew a spirited controversy which resulted in the arrest of a duo of the disputants. In the meantime, the patient passed "over the river," just as many another poor being treated for one disease when suffering from another. How the physicians could have mistaken inflammatory rheumatism for small-pox, or vice versa, is a mystery. The only similarity between the symptoms of the two diseases is a pain in the small of the back, and this similarity is not misleading, for the reason that the rheumatic pain is seriously aggravated by any movement of the body, while the pain accompanying the small-pox symptoms is not. Between the general characteristics of the diseases there is a wide and marked distinction. The standard medical authorities give as the first and common symptoms of small-pox, chill followed by fever, with frequent pulse, hot skin, headache, uneasiness at the pit of the stomach, sometimes vomiting, and intense pain in the small of the back, with great muscular weakness; sometimes wakefulness, in other cases delirium, or even stupor; occasionally there is great irritation of the stomach, excessive vomiting and even inflammation.

BELOW we print a decision recently rendered at Denver, Colorado, by Justice Miller, of the United States circuit court. It will be of interest to many here. The title of the case was Orion vs. Penderly. They were both located on the same ground, the Orion being the prior locator, but the locators of the Penderly discovered mineral in place before the Orion. Justice Miller, in delivering the opinion of the court, said: "The question submitted to the court is this: Can prospectors on the public mineral domain acquire any right in which the law will protect them prior to the discovery of mineral in rock in place, and, if so, can plaintiffs, being prior locators, recover against defendant, who first discovered mineral on the ground in controversy? It is the opinion of the court that inasmuch as the plaintiffs allowed the defendant to enter upon their claim and within their boundaries, and there sink a shaft in which they discovered mineral in rock in place before a discovery by plaintiff, and make a location thereof, without protest, the defendants have the better right. But the defendants might have protected their actual possession of their property by proper legal proceedings, prior to the discovery of mineral by the defendant, or by either party. A prospector on the public mineral domain may protect himself in the possession of his pebble possession (foot possessions, so to speak) while he is searching for mineral, his possession so held is good as a possessory title against all the world, except the government of the United States, but if he has discovered and allowed others to enter upon his claim, he loses his possessory title, and his discovery of mineral in rock in place, if discovered, against which there is no protest, judgment for the defendant."

CONGRESSMAN BERRY, of California, is on the right track. He has introduced a bill proposing a constitutional amendment to regulate railroad fares. It makes it "unlawful for any railroad company to charge fare for transportation of passengers in excess of the following rates per mile: Under 100 miles, 4 cents; over 100 and 200 miles, 4 cents; over 200 and 300 miles, 3 cents; over 300 miles, 3 cents." Of course the chances are against the passage of this bill with this close intact. The railroad lobby at Washington is a power, and will fight like a plundering of the people by railroad companies, with the desperation of the lion defending his prey. Money will not be wanting and we fear saleable votes will not be found scarce. Its defeat is almost a foregone conclusion. But should it, by chance good fortune, pass congress, its ratification would be stubbornly opposed. The bill also proposes a constitutional amendment, making the person holding the office of President ineligible for re-election, providing that at the end of his term of office the President shall receive a pension of \$6,000 per annum, and declaring cabinet officers inelig-

ible for election to the Presidency for the term following that during which they held such office. The presumptive object of this proposed amendment is to relieve the President of the temptation to use his position to secure a re-nomination and election, and to prevent cabinet officers from neglecting their duties in maneuvering for the presidential prize. If this is the intention of the amendment, it would partially fail of its purpose, should it pass and be ratified. The President, while he could not compass his own re-election through the agency of his official position, could use it to further the chances of a friend. In the same way cabinet officers would work for their friends for a promised return of the favor at the proper time. It would be difficult to frame an amendment that would effectively prevent the President and cabinet from taking a hand in the political wire pulling.

THE *Chicago Tribune* is not an admirer of our beloved and unloving department commander, whose recent Apache campaign was brilliant only as a failure. If we remember rightly the *Tribune* had a correspondent in the field during the progress of that fiasco, and is familiar with the secret history of the affair. This knowledge is probably father to the disrespect for the department commander, which is exhibited in the following curt and cutting comments from the *Tribune*, on the arrest of General Carr: "We thought so. General Carr is charged with 'disrespect' to Gen. Willcox, the commander of the department of Arizona—the scene of the Indian war of last summer. It was disrespectful in Gen. Carr not to allow his command to be massacred. It was disrespectful in him to come to life after he was killed in the bulletin. Gen. Carr has been guilty of disrespect to his competitors for promotion to the coveted brigadiership every hour since his thirty years' term of service expired in not offering to retire on half-pay. Gen. Carr has always been disrespectful to Indians, and we fear he has contracted a habit of general disrespect from long custom. Evil associations corrupt good manners. We don't remember to have heard by mail or telegraph that Gen. Willcox has been near enough to a 'hostile' savage during his service as commander of the department of Arizona to recognize him with the aid of a telescope. This tendency to savagism should teach Gen. Willcox to be a little lenient with his subordinate, Gen. Carr. Not having come to close quarters with the 'nasty' Indian, Gen. Willcox may not realize the degree of temptation to be disrespectful to which Gen. Carr has been subjected. We suggest to Gen. Carr that an easy way to touch the heart of Gen. Willcox, and all the hearts of all the colonels who want that brigadiership, would be to get temporary release from the cruel bonds of arrest and go out among the hostiles and get massacred. If he will tell Gen. Willcox just what he proposes to do, we have no doubt the commander of the department of Arizona will detail him to the service and allow him to go alone!"

**Public Spirit.**  
Public spirit in a community is the very soul of its existence. It is the animating sentiment, the active essence which moves it forward in the path of progress. It is the warm life blood of the power politics, the sustaining substance which gives strength, vigor and energy to all its acts. It is the brain to conceive and the hand to execute whatever may be necessary or beneficial for its welfare or comfort. A people who are devoid of this trait in their character, resemble an individual whose vital functions are deceased and who has dropped into a slow decline. Stagnation and decay is the certain end of a people who fail to cherish and encourage this practical virtue. Progress and prosperity, on the other hand, attend a community who realize that the world moves. We are glad to see the leaven of this spirit abroad in Prescott and Northern Arizona. On its cultivation largely depends our future. While it is no doubt a wise and a provident motto to "look out for number one," it should not be forgotten that the interests of one are bound up with the interests of all, and the whole indissolubly linked with the destinies of the country. Those men who are alive to the public interests and use their best endeavors to foster them, will more surely in the end build up their own. Let us, then, by all means, encourage this feeling of public spirit and enterprise. The time is close at hand when there will be an ample field for the display of both, and our vigorous application to coming events will mainly depend our future. — *Prescott Democrat*.

**Advertisement.**  
Florence, A. T., Jan. 30th, 1882.  
The undersigned, in your issue of the 28th, under heading of "Advertisement," gave notice of my intention to sell my interest in the Silver King mine, situated in the Prescott district, Pinal county, Arizona, to the highest bidder, on the 30th day of January, 1882. As no names were mentioned in said card, the public would perhaps never have suspected Mr. Chas. Putnam of being a professional mine jumper, had he not put the cap on and worn it, in his "advertisement." If it fits him, let him wear it.  
In his card he says he does not claim anything but his own. His habits have changed for the better since he left Kern county, California, with a team belonging to the Mammoth Mining Company, which he sold at the Coast ranch, amounting to \$100, on the Pine Keyer mine, Mineral Hill district, Pinal county, A. T., and you are hereby notified that unless you pay your proportion of the same, to-wit: \$50, within ninety days from the date of the publication of this notice, your interest in said mine will be forfeited to the undersigned according to the law, and you will also pay the cost of this advertisement.  
J. W. HAMPTON.  
Jan. 14th, 1882. 42-134

**Notice of Forfeiture.**  
Notice is hereby given to T. H. Book that the undersigned has performed the annual assessment work amounting to \$100, for the year 1881 and the same for the year 1882, on the Great America mine, amounting to \$100, and on the Georgia mine, amounting to \$100, said mines being located in Pioneer district, Pinal county, A. T., and you are hereby notified that unless you pay your proportion of each assessment, to-wit: \$50 for the Great America and \$25 for the Georgia within ninety days from the date of the publication of this notice, your interest in said mines will be forfeited to the undersigned according to the law, and you will also pay the cost of this advertisement.  
A. ATKINSON, E. BIER.  
Jan. 14th, 1882. 42-134

**Notice of Forfeiture.**  
Notice is hereby given to A. N. Denny that the undersigned has performed the annual assessment work for the year 1881, on the Great America mine, amounting to \$100, and on the Georgia mine, amounting to \$100, said mines being located in Pioneer district, Pinal county, A. T., and you are hereby notified that unless you pay your proportion of each assessment, to-wit: \$50 for the Great America and \$25 for the Georgia within ninety days from the date of the publication of this notice, your interest in said mines will be forfeited to the undersigned according to the law, and you will also pay the cost of this advertisement.  
A. ATKINSON, E. BIER.  
Jan. 14th, 1882. 42-134

**Ranch For Sale.**  
Thompson's ranch, situated about half mile from Florence, is offered for sale. For particulars inquire of Buckleaw & Ochoa.

**Notice.**  
All persons indebted to Buckleaw & Ochoa are requested to call at my office in Florence, or on my agents at Silver King or Casa Grande, and make prompt payment of same.  
H. R. MONTGOMERY, Assignee.

**Notice of Assessment.**  
Pinal Consolidated Mining Company, location of principal place of business, San Francisco, California.  
Location of works, Pioneer mining district, Pinal county, Arizona Territory.  
Notice is hereby given that at a meeting of the Board of Directors, held on the 24th day of January, 1882, an assessment of 2 of thirty cents per share was levied upon the capital stock of the corporation, payable immediately in United States gold coin, to the Secretary, at the office of this company, room 37, Nevada Block, 309 Montgomey street, San Francisco, California. Any stock upon which this assessment shall remain unpaid on the 7th day of March, 1882, will be delinquent, and advertised for sale at public auction; and unless payment is made before will be sold on Monday, the 30th day of April, 1882, to pay the delinquent assessment, together with the costs of advertising and expenses of sale. By order of the Board of Directors.  
W. W. TRATLOW, Secretary.  
Office, Room 37, Nevada Block, 309 Montgomey street, San Francisco, California.

**Information Wanted.**  
Information is wanted of one Walter Smith who left New Orleans in company with one Kline, Mar. 1881. Last heard from was leaving Santa Fe, N. M., Oct. 1881, with a party of forty men bound for Southern Arizona mines. Any information in regard to him will be gratefully received by his parents.  
JOSEPH SMITH,  
423 19th street, North Minneapolis, Minn.

**Notice.**  
Sealed proposals will be received until the 1st of March, 1882, at the store of Messrs. Smith and Watzlawick, Florence, A. T., for mining 300 tons of coke from Casa Grande to the company's furnace at Butte, at the rate of 10 tons per day. Also for hauling ore from the mine to the furnace at the rate of 50 tons per day for a period of six (6) months. Payments will be made monthly. Bonds will be required for the faithful performance of said contracts. The company reserves the right to reject any and all bids.  
W. A. DENNIS,  
Supt. Pinal Mining Co.

**Notice.**  
OFFICE JESSE BENTON MINING CO., FLORENCE, A. T., Jan. 23, 1882.  
Notice is hereby given that a special meeting of the stockholders of the above company will be held at the office of the company in the town of Florence, Pinal county, Arizona, on Tuesday, the 21st day of February, 1882, at 1 o'clock, P. M., when business of importance will be laid before them.  
JOHN D. WALKER, President.

**Notice of Forfeiture.**  
Notice is given to J. E. Hixon that the undersigned has performed the annual assessment work amounting to \$100 for the year 1881, on the Coakal mine, in Mineral Hill district, Pinal county, A. T., and you are hereby notified that unless you pay your proportion of the same, to-wit: \$50, within ninety days from the date of the publication of this notice your interest in said mine will be forfeited to the undersigned according to the law, and you will also pay the cost of this advertisement.  
W. G. JOHNSON,  
Jan. 7th, 1882. 41-134

**Notice.**  
Notice is hereby given that the undersigned owns and claims an undivided interest in certain cattle branded "P." and known as the stock of the Putnam Brothers. All persons are hereby cautioned and warned against purchasing any of said cattle, as no one is authorized to dispose of them until my rights are adjudicated, proceedings having been commenced for that purpose.  
W. H. PUTNAM,  
Jan. 20th, 1882. 42

**Warning.**  
The undersigned having been reliably informed that a professional mine jumper, who claims thirty miles of annual Riverside Pinal county, and all of the San Pedro and Gibraltar is attempting to sell part of the Richard and Black Eagle mines near Riverside. Notice is hereby given to the public that the undersigned is sole owner of said mining properties and has expended one thousand dollars in labor on the same this past year, and that neither said professional jumper nor any other person has a shadow of title to them. In support of which reference is made to records of Pinal county.  
JOHN RUCKELSHAUSEN,  
Florence, A. T., Jan. 20, 1882. 43

**Notice of Assessment.**  
Pinal Copper Company, location of principal place of business, San Francisco, California.  
Location of works, Pinal county, Arizona Territory.  
Notice is hereby given that at a meeting of the Board of Directors, held on the 28th day of January, 1882, an assessment of No. 3, of two and one-half dollars per share was levied upon the capital stock of the corporation, payable immediately in United States gold coin, to the Secretary, at the office of the company, No. 840 Fourth street, San Francisco, California. Any stock upon which this assessment shall remain unpaid on the twentieth day of February, 1882, will be delinquent, and advertised for sale at public auction; and unless payment is made before will be sold on Monday, the twentieth day of March, 1882, to pay the delinquent assessment, together with the costs of advertising and expenses of sale.  
By order of the Board of Directors.  
Geo. T. SHAW, Secretary.  
Office, 840 Fourth street, San Francisco, California. 45

**Probate Court.**  
Territory of Arizona, County of Pinal, in Probate Court.  
In the matter of the estate of Robert Letson, deceased, notice for publication of time appointed for proving will, etc.  
Pursuant to an order of the Judge of said court, made on the seventh day of January, 1882, notice is hereby given that Monday, the sixth day of February, 1882, at 10 o'clock, A. M. of said day, at the court room of said court, at the town of Florence in the county of Pinal, A. T., has been appointed as the time and place for proving the will of said Robert Letson, deceased, and for hearing the application of Charles Rapp for the issuance to him of letters testamentary when and where any person interested may appear and contest the same.  
Dated January 7th, 1882.  
G. L. WRATTEN,  
31-54 Probate Judge and ex-Officio Clerk.

**Notice of Forfeiture.**  
Notice is hereby given to Wm. Hyde and J. W. Hampton that the undersigned has performed the annual assessment work amounting to \$100 for the year 1881, on the Greyhound mine, amounting to \$100, and on the Georgia mine, amounting to \$100, said mines being located in Pioneer district, Pinal county, A. T., and you are hereby notified that unless you pay your proportion of the same, to-wit: \$50, within ninety days from the date of the publication of this notice, your interest in said mine will be forfeited to the undersigned according to the law, and you will also pay the cost of this advertisement.  
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**PROFESSIONAL.**  
WM. HARVEY, M. D.  
Physician and Surgeon  
FLORENCE, ARIZONA.

J. W. DAVIS, HORACE L. SMITH,  
SMITH & DAVIS,  
ATTORNEYS AT LAW,  
FLORENCE, ARIZONA.

GEO. L. WRATTEN,  
ATTORNEY AT LAW,  
AND NOTARY PUBLIC,  
Florence, Pinal County, Arizona.

W. R. STONE,  
ATTORNEY AT LAW, MINING INTERESTS A SPECIALTY.  
PINAL CITY, A. T.

Chas. W. Tillman,  
CARPENTER & BUILDER!  
FLORENCE, ARIZONA.

JOB WORK, FITTING AND REPAIRING  
SCORES AND DWELLINGS.

I keep on hand a LARGE STOCK OF  
LUMBER, SASH, BLINDS, DOORS,  
WINDOW-GLASS, and all material  
necessary in the construction of buildings.

Furniture Repaired, Saw-Filing a  
Specialty.

Undertaker.  
Coffins made to order at short notice,  
and always on hand.

HENRY SCHOSHUSEN,  
— PROPRIETOR OF THE —  
FLORENCE

**Meat Market.**

— DEALER IN —  
MUTTON,  
PORK,  
VEAL,  
BEEF,  
SAUSAGE  
AND  
VEGETABLES,  
AT THE  
LOWEST RATES.

S. A. SANDERSON, E. H. SANDERSON,  
Sanderson & Brother,  
Importers & Wholesale Dealers in  
China,  
Crockery,  
Glassware  
Lamps and Mirrors  
CUTLERY,  
Plated and Britannia Ware, Etc. Etc.

310 & 312 Battery Street.  
Corner Commercial St.,  
P. O. Box No. 1607. SAN FRANCISCO.  
30-3m

LOUIS WRETHEIMER, SAMUEL LEWIS,  
SAM. LEWIS & CO.,  
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**CIGAR MANUFACTURERS!**  
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**PEERLESS SOAP**  
the best in the market.  
Pressed and wrapped, 100 lbs. .... 75 cts.  
Pressed and wrapped, 48 lbs. .... 36 cts.  
Plain unwrapped, 24 lbs. .... 18 cts.  
Plain unwrapped, 20 lbs. .... 15 cts.

Full Weight, Purity and Desirability Combined.

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Running Daily from Casa Grande via Florence, Pinal, Silver King and Riverside to Globe,  
CONNECTING WITH S. P. R. AT CASA GRANDE. LEAVING  
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AGENTS—John Loss, Casa Grande; A. Vinton, Pinal; I. Williams, Silver King; J. J. Veeburgh, Globe City.  
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JESSE MOORE & CO'S  
AA brand, 100 lbs and 1/2 lbs per gal. \$ 4 00  
C brand, 100 lbs and 1/2 lbs per gal. 3 00  
No. 1 brand, 100 lbs and 1/2 lbs per gal. 2 50  
No. 2 brand, 100 lbs and 1/2 lbs per gal. 2 00  
Reduction of 25 cts per gal on lots of 5 bills  
AA brand, 1 case, 1 dot to case, 5 to gal. 11 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 10 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 9 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 8 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 7 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 6 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 5 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 4 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 3 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 2 00  
AA brand, 1 case, 1 dot to case, 5 to gal. 1 00

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