

JOURNAL-MINER
 Oldest Paper in Arizona
 Published by JOURNAL-MINER PUBLISHING COMPANY
 Telephone 14
 J. W. MILNERS, Editor and Manager
 LYLE ABBOTT, Associate Editor
 Member Associated Press
 Published Every Morning Except Monday
 TERMS:
 Daily, per month.....\$1.00 Weekly, three months.....\$1.00
 Daily, three months.....\$2.50 Weekly, six months.....\$2.50
 Daily, per year.....\$10.00 Weekly, per year.....\$10.00
 Daily, per year, outside state \$10.00
 Payable in Advance
 Entered at the Postoffice, Prescott, Arizona, as second-class mail matter.
 MEMBER OF THE ASSOCIATED PRESS
 The Associated Press is exclusively entitled to the use for republication of all news credited to it or not otherwise credited in this paper and also the local news published herein. All rights of republication of special dispatches herein are also reserved.

THE PRESS GOAT

WHEN nothing else is handy, the newspapers will do as well as anything to growl about. They are never right unless they are boosting someone whose boosting is popular with the growler in question, or hammering someone the growler doesn't like.

In an argument to a jury the other evening, a very young attorney told the twelve men in the box that the sedulous care with which the attorneys exclude veneremen who have read the newspapers is caused by the fact the press prejudices the people against the defendant.

On the other hand, half a dozen times in the last week it has been remarked that the newspapers give too much publicity to the prisoner, hand him entirely too much notice, and go so far as to display sympathy for him.

Both these observations on the attitude of the press are wrong. Although opposed to each other they are also diametrically opposed to the facts. The real newspaper prints what its best judgment tells it is news—interesting news. It comments neither for nor against a defendant. It is continually suppressing the beliefs of its representatives, who may sit through a trial and form strong opinions of the guilt or innocence of the accused. In the course of years of dispassionate observation of courts and criminals, newspapermen frequently become pretty fair judges of the weight of evidence. But they dare not, and do not express their convictions in type.

On every street corner there occur conversations in which people say: "Oh, I know he is guilty!" or, "He is certainly innocent."

The expression of such opinions is a privilege of the citizen. Standing in his unassailable position of a free-born American, the citizen can say just what he thinks. Often he feels that an accused person is guilty, and then he does not find his favorite newspaper scolding the accused as a faulty person, he takes it the newspaper is mawkishly sentimental about the prisoner.

No such excuse is to be found for the lawyer who, in the absence of argument, takes slaps at the press. It is bad enough to hold newspapers up to disparagement in questioning a jury, intimating that things printed are not to be believed. But to follow it up with disquisitions on the fallibility of fellow human beings, just because they chance to be employed as reporters of current events is ungenerous and unjust. It would be worse if it were not also unthinkingly done.

RADICALISM

RADICALISM is not constructive, but destructive," declares the Republican Publicity Association, through its president, Hon. Jonathan Bourne, Jr.

"Radicalism never cleared a farm of rocks or stumps, never planned or constructed a railroad, never launched a merchant fleet, never opened or operated mines for the production of useful metals, never developed latent water power, never created a new industry, never provided employment for labor, never successfully operated a factory, never established a dependable banking system, never built a city or added to its beauty, never endowed a great university."

This Didn't Occur in Prescott.

"Waiter," said the fussy old gentleman.
 "Yes, sir."
 "I've made three attempts to take a dose of medicine in half a glass of water. Each time I got the water reduced to the right quantity you rushed around and filled up my glass. Stay away from me until I want you."—Birmingham Age-Herald.

But This One Did Happen in Prescott.

"That young man of yours," said father, as daughter came down to breakfast, "should be in a museum for living freaks."
 "Why, father!" exclaimed the young lady, in tones of indignation, "what do you mean?"
 "I noticed when I passed through the hall last night," answered the parent, "that he had two heads on his shoulder."

Georges Clemenceau is, of course, a ripe French scholar, and he is conversant with English. We also are inclined to the belief that he knows his German—when he sees one.

A Brooklyn manufacturer writes to say that he "would put college girls to work." It is evident that he hasn't a little college girl in his family, and never was "worked" by one.

TRANSPORTATION

A few years back we were engaged in a frenzied campaign to prevent mergers of railroads, or to dissolve mergers already effected, but now we are trying to force roads into mergers against their will.

Some large meat packing concerns are talking of merging and there is vehement protest. Perhaps a few years hence we shall be trying to force them to merge, so that they can operate more economically and so that their operations can be the better scrutinized to prevent improper dealings.

Undoubtedly we would get far better transportation service if some of the roads were united under managements that could handle a shipment from the beginning to the end of its journey from the Atlantic to the Pacific or from the Canadian border to the Gulf. A lot of costly delay and bookkeeping could be eliminated.

Harriman had the vision of a transcontinental line under one ownership, but he found few to approve the idea. Now we know that a Harriman was right.

If a farmer had to hire his crops hauled from his farm to town, he would prefer to have the whole trip made by one teamster rather than have the load transferred from one contractor to another midway of the trip.

Application of a little common sense to regulation of business would help a whole lot.

HUMOROUS AND SARCASTIC.

You can't do by proxy what you ought to be by proximity.—Kansas City Star.

Even the greatest misfortunes have their palliating circumstances. It appears that in his flight from Constantinople the Sultan was obliged to leave behind no fewer than 75 mothers-in-law.—Boston Transcript.

Our idea of a modst man is the parent of a new-born son who admits that the mother was also present.—San Francisco Chronicle.

There was a rumor about recently to the effect that Luther Burbank crossed a field of daisies with a carnation in his buttonhole.—Life.

"A married man should never argue," declares Miss Janet Thorpe, the American lecturer. But surely he must spend some time at home.—London Opinion.

Things a young girl ought to know do not include many of the things that ask her to go flivvering.—San Francisco Chronicle.

The fellow who wants to kill two birds with one stone usually misses both, muses the Gilman City, Mo., Guide.

They say that a woman's ordinary vocabulary consists of only about 500 words, but we'd hate to call out her reserves.—Boston Transcript.

The woman vote in Britain is said to have been a surprise, but we don't know why anything connected with woman should be a surprise. She's a surprise herself.—Kansas City Times.

Tough Luck.

A Brooklyn negro was all beaten up, and the judge advised him to keep out of bad company. "I kain't, yo honor," replied the man. "I kain't get enough money together to obscure a divorce."—Kansas City Ctar.

Doubtless some of our male readers will be able to sympathize with the poet Billy Wagstaff who sings: "I hate my woolen underwear, I'm mad enough to bawl. It itches here, it itches there; the blame thing seems to crawl; and when I start to scratch somewhere, that ain't the place at all."—Boston Transcript.

Senator Caraway of Arkansas has introduced a joint resolution to prevent members of congress defeated at the polls from voting on questions of national policy. Caraway was once a judge, but it is quite evident he never read the constitution of the United States. Perhaps that is not a prerequisite of judicial honors in Arkansas.

Gallib Pasha has replaced Rafet Pasha as military governor of Constantinople. These changes come so often that we look for the presence of Ad-lib Pasha soon.

A defeated candidate for the speakership of the New Jersey assembly compared himself to Lincoln. Lincoln being dead cannot help the many things that are done in and to his name.

A dispatch reports the capture of a monster sawfish off Panama. Some super-alarmist doubtless will discover that its a Japanese fish sent over to saw the Canal in two.

Clare Sheridan writes that Mussolini is frankly contemptuous of a democracy. There have been others, the Czar, for instances, and his cousin, Wilhelm of Germany.

It is announced that a pending steel merger will almost double the ingot capacity of the plants. Also it is expected to materially increase the I-got capacity.

NOTICE OF CONTEST

Department of the Interior, United States Land Office, Phoenix, Arizona, November 29, 1922.

To Thomas Smyers of Kirkland, Arizona, Contestee:
 You are hereby notified that Walter Burdett Miller who gives Prescott, Arizona, as his post-office address, did on November 27, 1922, file in this office his duly corroborated application to contest and secure the cancellation of your Homestead Entry No. 040372, Serial No. 040372, made November 21, 1918, for W 1/2 SE 1/4, Section 9, Township 11 N., Range 3 W. G. & S. R. Meridian, and as grounds for his contest he alleges that entryman never established residence on the land embraced in his homestead entry and has wholly abandoned same since the inception of his entry; that said abandonment was not due to service in the Army, Navy or Marine Corps, nor any other branch of the service, nor to service in the National Guard of any State. You are, therefore, further notified that the said allegations will be taken as confessed, and your said entry will be canceled without further right to be heard, either before this office or on appeal, if you fail to file in this office within twenty days after the FOURTH publication of this notice, as shown below, your answer, under oath, specifically responding to these allegations of contest, together with due proof that you have served a copy of your answer on the said contestant either in person or by registered mail.

You should state in your answer the name of the post-office to which you desire future notices to be sent to you.
 SCOTT WHITE, Receiver.
 (W4; Dec. 6, 13, 20, 27, 1922.)

NOTICE OF HEARING PETITION FOR PROBATE OF WILL

In the Superior Court of Yavapai County, State of Arizona.

In the Matter of the Estate of GLEN WILSON, Deceased.
 Notice is hereby given that H. E. Mitchell has filed in this Court a document purporting to be the last will and testament of GLEN WILSON, whom it is alleged is deceased, together with a petition for the probate thereof and for the issuance of letters of administration with the will annexed thereon to D. O. Roe, and that the same will be heard on Friday, the 22nd day of December, A. D. 1922, at ten o'clock in the forenoon of said day, at the court room of Division Two of said Court, in Prescott, County of Yavapai, State of Arizona, and all persons interested in said estate are notified then and there to appear and show cause, if any they have, why the prayer of said petitioner should not be granted.
 Dated December 2nd, 1922.
 (Seal) EMMA SHULL, Clerk.
 (W3; Dec. 6, 13, 20, 1922.)

NOTICE OF FORFEITURE

To: D. C. Thorne, his heirs and to all whom it may concern.

You are hereby notified that Mrs. Josephine T. Mullin, co-owner with you in those six certain patented lode mining claims, situate in the Eureka Mining District, Yavapai County, State of Arizona, claim located and recorded as in the location notices which appear on record in the office of the County Recorder of said Yavapai County in the Books of Mining Records at the pages as follows, to-wit:

- Portland Book 98, of Mines pages 341.
 - Seattle Book 98, of Mines, pages 340.
 - Astoria Book 98, page 342.
 - Walla Walla, Book 98, page 343.
 - Tacoma, Book 98, Page 344.
 - Spokane, Book 98, page 345.
- Have expended in labor and improvements upon said claim the sum of Eighteen Hundred (\$1800.00) Dollars in order to hold said premises under the provision of Section 2324, revised statutes of the United States being the amount required by law, to hold said premises for the year 1921 and 1922.

The sum of One Hundred (\$100.00) Dollars thereof have been expended upon and for the benefit of each of said claims, during each of said years, 1921, and 1922. That your interest in said claims is a one-half (1/2) interest and your proportionate share of the amount so expended is Nine Hundred (\$900.00) Dollars.

You are hereby notified that if within Ninety (90) days after this service of this notice by publication you fail or refuse to contribute to the undersigned your proportionate share of such expenditures as co-owner, to-wit: Nine Hundred (\$900.00) Dollars, your interest in said mining claims will become the property of the subscriber hereto under Section 2324.

Dated at San Francisco, November 23, 1922.
 First weekly pub. Nov. 29, 1922.
 Last weekly pub. Feb. 28, 1923.

NOTICE FOR PUBLICATION

Department of the Interior, U. S. Land Office at Phoenix, Arizona, November 4, 1922.

Notice is hereby given that Roy F. Cooper, of Prescott, Arizona, who, on July 29, 1921, made Homestead Entry, No. 031153, for N 1/2, Section 28, Township 16-N, Range 3-W, G. & S. R. B. & Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before John Ashurst, U. S. Commissioner at Prescott, Arizona, on the 9th day of December, 1922.

Claimant names as witnesses: William S. Cooper, Manuel Silva, Waldo E. Bozarth, Orville Bozarth, all of Prescott, Arizona.
 (St W. First pub. Nov. 8, 1922)

The Journal-Miner Job department produces up-to-date commercial work at short notice and at reasonable prices.

SUMMONS NO. 8614

In the Superior Court of Yavapai County, State of Arizona.

Velara Tombling, Plaintiff, versus Claude Tombling, defendant.
 Action brought in the Superior Court of Yavapai County, State of Arizona, the State of Arizona sends greetings to Claude Tombling.
 You are hereby summoned and required to appear in an action brought against you by the above-named plaintiff in the Superior Court of Yavapai County, State of Arizona, and answer the complaint filed with the Clerk of this Court at Prescott in said County (a copy of which complaint accompanies this Summons), within twenty days (exclusive of the day of service), after the service upon you of this Summons, if served in this County, in all other cases thirty days, after the service of this Summons upon you (exclusive of the day of service).

And you are hereby notified that if you fail to appear and answer the complaint as above required, plaintiff will take judgment by default against you and judgment for costs and disbursements in this behalf expended.

Given Under My Hand and Seal of Said Court, at Prescott, this 22nd day of November, A. D. 1922.
 EMMA SHULL, Clerk.

(SEAL)
 X. N. STEEVES, Attorney for plaintiff.
 Weekly 5t—first pub. Nov. 29.

NOTICE OF CONTEST

Department of the Interior, United States Land Office, Phoenix, Arizona, November 13, 1922.

To Elzie L. McCann, of address unknown, Contestee:
 You are hereby notified that Dan A. Roten, who gives Prescott, Arizona as his post-office address, did on November 13, 1922, file in this office his duly corroborated application to contest and secure the cancellation of your Homestead Entry, No. 046433, made June 24, 1921, for Lots 12, 13, 14, 15, Section 29, Township 11-N, Range 6-W, G. & S. R. Meridian, and as grounds for his contest he alleges that you have abandoned said land for more than eleven months last past; that your abandonment is and was not due to your connection with any branch of the military or naval organization of the United States.

You are, therefore, further notified that the said allegations will be taken as confessed, and your said entry will be canceled without further right to be heard, either before this office or on appeal, if you fail to file in this office within twenty days after the FOURTH publication of this notice, as shown below, your answer, under oath, specifically responding to these allegations of contest, together with due proof that you have served a copy of your answer on the said contestant either in person or by registered mail.

You should state in your answer the name of the post office to which you desire future notices to be sent to you.

JOHN R. TOWLES, Register.
 SCOTT WHITE, Receiver.
 (W.) First pub. Nov. 22, 1922.
 (W.) Second pub. Nov. 29, 1922.
 (W.) Third pub. Dec. 6, 1922.
 (W.) Fourth pub. Dec. 13, 1922.

NOTICE FOR PUBLICATION

Department of the Interior, U. S. Land Office at Phoenix, Arizona, November 4, 1922.

Notice is hereby given that William S. Cooper, of Prescott, Arizona, who, on 8-23-21 and 9-15-21, made Homestead Entry, No. 030274 049132 for SE 1/4 NW 1/4, SW 1/4 NE 1/4, Section 14, SW 1/4 Section 26, Township 16-N, Range 3-W, G. & S. R. B. & Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before John Ashurst, U. S. Commissioner, at Prescott, Arizona, on the 9th day of December, 1922.

Claimant names as witnesses: Manuel Silva, Roy Cooper, Waldo Bozarth, John T. Cooper, all of Prescott, Arizona.
 JOHN R. TOWLES, Register.
 (St W. First pub. Nov. 8, 1922)

NOTICE OF HEARING OF PETITION FOR PROBATE OF WILL

In the Superior Court of Yavapai County, State of Arizona.

In the matter of the Estate of Thomas Roach, Deceased.
 Notice is hereby given that Robt. E. Morrison has filed in this Court a document purporting to be the last will and testament of THOMAS ROACH, whom it is alleged is deceased, together with his petition for the probate thereof and for the issuance to him of letters testamentary thereon, and that the same will be heard on Friday, the 15th day of December A. D. 1922, at ten o'clock in the forenoon of said day, at the courtroom of Division Two of said Court, in Prescott, County of Yavapai, State of Arizona, and all persons interested in said estate are notified then and there to appear and show cause, if any they have, why the prayer of said petitioner should not be granted.
 Dated November 22nd, 1922.
 EMMA SHULL, Clerk.

NOTICE FOR PUBLICATION

Department of the Interior, U. S. Land Office at Phoenix, Arizona, November 4, 1922.

Notice is hereby given that Jose Soto, of Prescott, Arizona, one of and for the heirs of Leonoso Soto, who, on July 25, 1914, made Homestead Entry, No. 025490, for E 1/2 E 1/2, Section 14, Township 16-N, Range 3-W, G. & S. R. B. & Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before John Ashurst, U. S. Commissioner, at Prescott, Arizona, on the 9th day of December, 1922.

Claimant names as witnesses: Manuel Silva, William S. Cooper, Roy Cooper, Waldo E. Bozarth, all of Prescott, Arizona.
 JOHN R. TOWLES, Register.
 (St W. First pub. Nov. 8, 1922)

PAT. MIKE IN ONE PERSON: HIS COMEDY

Pat Michael O'Brien is one Harp who enjoys a good joke, even though he is the central and ridiculous figure of it.

Arrested at Seligman for sporting a deputy sheriff's badge, he embarked on a career as a prisoner that is fit only to be embalmed in the vaudeville skits that Pat makes a living by writing. Now that he is out of jail, and once more a free man, he is negotiating with local theatrical talent for the production of one of his short comedies for the benefit of the Red Cross.

Pat was entertaining when he got into this mess. He was the Sheriff in the Shooting of Dan McGrew. He then became a prisoner. Being known in Seligman, he was not locked in the jail with the "two thieves." He was left in the unlocked office. Just over the door of the jail room was the key thereto.

In the course of the evening a railroad officer came in and left his six-shooter. "Don't leave that with me," stated Mr. O'Brien. The officer looked him over scornfully and guessed he could trust his .45 with O'Brien, and walked out.

The two prisoners then began importuning O'Brien to let them out. They pointed out that he would get two years in jail and a fine of \$5,000 for impersonating an officer, and he might as well join with them, grab the gun and take it on the run.

Coming down to Prescott, O'Brien enjoyed the trip, as he told an interested lady passenger, "for his health." He was not hand-cuffed as the other two were.

Once in the jail, Pat saw the first workings of the prison. He was tipped off by a former flying corps man, a fellow aviator, who is serving a term for white slavery, about this kangaroo court, and when his time came to be sentenced for breaking into the jail, he cheerfully plunked down an order for his fine.

The cats were good, and Thanksgiving dinner was enlivened by a general debate over the outlook for Thomas Burge, whose jury was out at that time.

Exercise in the county jail is taken by means of the morning and afternoon walk. Around the table in the tank 83 times is one mile, and the prisoners, led by Frank LaGrange and including as Pat says, "murderers, would-be murderers, white-slavers, burglars and bootleggers, take up the tramp and go wheeling around the tank until "this Mick had to join in or go bughouse."

When confronting the county attorney with his story—having been in jail long enough to enjoy the experience—the prisoner was asked his name.

NOTICE FOR PUBLICATION

Department of the Interior, U. S. Land Office at Phoenix, Arizona, November 4, 1922.

Notice is hereby given that Manuel Silva, of Prescott, Arizona, who, on January 14, 1921, made Homestead Entry, No. 045221, for E 1/2 SE 1/4, SW 1/4 SE 1/4, Section 24, Township 16-N, Range 3-W, G. & S. R. B. & Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before John Ashurst, U. S. Commissioner, at Prescott, Arizona, on the 9th day of December, 1922.

Claimant names as witnesses: William S. Cooper, Roy F. Cooper, John T. Cooper, Waldo E. Bozarth, all of Prescott, Arizona.
 JOHN R. TOWLES, Register.
 (St W. First pub. Nov. 8, 1922)

NOTICE TO CREDITORS

Notice is hereby given by the undersigned Administrator of the estate of Helen Derrick, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit such claims, with the necessary vouchers, within four months from and after the first publication of this notice to the said Administrator at No. 310 S. Mt. Vernon St., Prescott, Arizona, which said address the undersigned Administrator selects as his place of business in all matters connected with said estate of Helen Derrick, deceased.

L. C. DERRICK,
 Administrator of the Estate of Helen Derrick, Deceased.
 (St-W. First pub. Nov. 8, 1922.)

POST OFFICERS CONFER; CLAIMS

Ex-service men in the city are responding to the call to file applications for vocational training before the expiration of the time limit, December 16, Martin Schriver, contact officer in charge of the local veterans' bureau office, said yesterday. Applications began to come in following publication a few days ago of notice of the expiration and efforts are being made to see that all ex-service men eligible for vocational training are informed that after December 16 they will have no further right to claim training.

The veterans' bureau is being ably seconded in this by the three local posts of ex-service men's organizations, post commanders and adjutants of which yesterday conferred with Schriver and formed plans to locate all eligible ex-service men in the district and caution them to file their claims at once. Those attending the conference were: Albert D. Akin, commander, and W. J. Baker, vice-commander, of Ernest A. Love post of the American Legion, Baker serving in the absence of J. A. Renoe, adjutant; I. A. Marcotte, commander, and Harry Juliani, adjutant, of Buckley O'Neill post of the Veterans of Foreign Wars; and C. B. Stallings, adjutant of the local post, Disabled American Veterans of the World War. Post Commander Schneider was not able to attend.

NOTED NOVELIST TO VISIT CITY

Prescott may anticipate a visit early this month from Sir Gilbert Parker, internationally known novelist, author and lecturer, whose books have enthralled thousands of readers. Local people yesterday were delighted by this news, in which especial pleasure is being taken by many Prescott men and women who made Sir Gilbert's acquaintance and were won by his genial spirit during his previous visits to this city and county, the most recent of which was four or five years ago.

Word of Sir Gilbert Parker's intended visit to Prescott was received yesterday in a letter to T. G. Norris, in which the noted author of "Carnac's Folly," and a dozen other masterly novels of Canada, said he proposed to come early this month, and in which he wished to be remembered cordially to his Prescott friends. Mr. Norris wired a cordial reply, informing Sir Gilbert that his announcement had been met with expressions of the greatest pleasure, and conveying the warm greetings of his local friends.

While at the Yavapai club on the occasion of his previous visit, Sir Gilbert Parker became a great favorite of most of the business and professional men of the city. "Sir Gilbert visited the springs some years ago, and was the favorite there, everyone got to know him with such ease," Mr. Norris said yesterday. "He has never forgotten the friends he made here, nor the peculiar charm and climate of Yavapai and the state. We shall all be heartily glad to see him once more."

12 JURORS IN BOX TO LISTEN TO DUNN CASE

THE DUNN JURY
 T. O. Shuffin Milton Olin
 J. L. Haddock H. B. G. Lee
 T. W. Jennings J. L. Hughes
 Robert Allen A. I. Powers
 S. A. Bessley T. J. O'Brien
 Lee Boren John A. Peel

It required all day Friday for the selection of the jury that is to try D. O. Dunn on a charge of attempted bribery of a witness. Judge Sweeney, who had listened to the interrogatories of the state and defense for some hours, and noted repetition of questions, was moved to remark that it had required unusually long to arrive at the point where the jury could be struck by the two sides. He then announced that court would open the next day an hour earlier, so that this morning the case will be resumed with the taking of the first testimony at the hour of 8, which, in the opinion of some court attaches should be classed as "uncertainly."

The best always in the eating line. Birch Cafe, St. Michael's. (adv)

All Traveling Expenses

Printing is a Salesman Who Travels Cheaply

Traveling expenses I cent!

Good printing on HAMMERMILL BOND costs you little and does much for you.

Use more printed salesmanship. Ask us.