tion 5, so that a claim located prior to May 10, 1872, is not subject to relocation until June 10, 1874.

AN ACT to promote the development of the Mining resources of the United States.

Be it emacted by the Senate and House of Representatives of the United States.

Be it emacted by the Senate and House of Representatives of the United States of America in Congress assembled. That all valuable mineral deposits in lands beinging to the United States, both surveyed and unsurveyed, are hereby declared to be free and open to exploration and purchase, and the lands in which they are found to ecceptation and purchase and the lands in which they are found to ecceptation and purchase with the lands in which they are found to ecceptation and purchase by citizens of the United States and those who have declared there intention to become such, under regulations prescribed by law and according to the local customs or rules of uniners, in the several mining districts, so far as the same are applicable and not inconsistent with the laws of the United States.

See 2. That mining claims upon veins or lodes of quarts or other rock in place bearing gold, silver, ciumbar, lead (in) copper, or other younds deposits better force located, shall be governed as to leagth along the vein or lode by the customs, regulations, red laws in force at the date of their location. A mining claim located after the passage of this act, whether located by one or more persons, may equal, but shall not exceed one thousand five hundred fest in length along the vein or lode within the limits of the claim located. No claim shall be made until the discovery of the vein or lode within the limits of the claim located. No claim shall extend more than three hundred feet on each side of the middle of the vein at the surface, steep where adverse rights existing at the massage of this act shall rended as the limits of each claim shall be puralled to each other.

Sec. 3. That the locators of all mining headens between a the made, on any mineral vein lode, and an

y another.

Sec. 4. That where a tunnel is run for the revelopment of a value of lede, or for the discovery of mines, the owners of such tunnel shall save the right of possession of all veins or lodes within three thousand feet from the face of such numel on the line thereof, not previously known or sixt, discovered in such tunnel, to the same settle as all discovered from the surface, and continues on the line of such tunnel of voins or notes not amount on the surface, male by

name of manus of the locators, date of the loca-tion, and such a description of the claims claims located by references to some natural object or permanent monument as will identify the claim. On each claim located after the pas-sage of this net, and until a patent shall have been issued therefor, no less than one hundred dollars worth of hot abail be performed or im-presentate made during such year. On all claims located prior to the passage of this set, ten dollars worth of labor shall be performed or improvements male-ently year for each one hundred foot is length along the year midd patent shall have been issued thorefor, but where such claims are held in common, such expenditure may be

is length along the vein until a patent shall have been issued thorsfor; but where such claims are held in common, such expenditure may be made upon any one claims and upon a failure to comply with these conditions, the claims or mine upon which such failure occurred shall be open to re-location in the same manner as if his location of the same had ever been made. Provided, That the original locators, their helps, assigns, or legal representatives, bave not resumed work upon the claim after such failure and before such location. Upon the failure of any one of several co-swinces to contribute his portion of the expenditures required by this act, the co-owners who have performed the labor or made the improvements may, at the expiration of the year, give such delinquent co-owner personal notice is writing or notice by publication in the newspaper published marses the claim, for at least once a week for nice-day.

for at least once a week for ninety days, and if at the expiration of interty days after such notice in writing or by publication such delinquent should fail or refuse to contribute his proportion to comply with this act, his interest in the claim shall become the property of his co-owners who have made the required expenditures.

SEC, 6. That a patent for any land claimed and located for valuable deposits may be obtained in the following manner. Any person, association, or corporation authorized to locate a claim under this act, having claimed and located a place of land for such purposes, who has, or have, complied with the terms of this act, may fine in the proper land-office an application for a patent, under each, showing such compliance. patent, under oath, showing such compliance, together with a plat and fish-hotes of the claim or claims in common, made by or under the direction of the United States Surveyor General, showing accurately the boundaries of the claim or claims, which shall be distinctly marked by monuments on the ground, and shall post a copy of such plat, together with a notice of such application for a patent, is a conspicuous place on the land embraced in such plat previous to the filing of the application for a patent, and shall file an affidavit of at least two persons that such notice has been duly posted as aforesaid, and shall file a copy of said notice in such land-office, and shall thereport be centified to a patent for said land, in the manner following: The register of the land-office, upon the ding of such application, plat, field-notes, notices and affidavits, shall justish a notice that such application has been made, for the period of sirty days, in a newspaper to be by him designated as published neares to said claim; and the shall also post such notice in his office for the same period. The claim at the time of filing this application, or at any time thereafter, with the register a certificate of the United States Surveyor General that live hundred dollars worth of labor has been expended or improvements made upon the claim by himself or grantors, that the plat is correct, with such further description by such reference to natural objects or permanent monuments as shall identify the claim, and furnish an accurate description, to be meroporated in the patent. At the expiration of

ments made upon the claim by nimes of or grantors; that the plat is correct, with such further description by such reference to matural objects or permanent monuments as shall identify the claim, and furnish an accurate description, to be incorporated in the patent. At the expiration of the sixty days of publication the claimant shall file his affidavit, showing that the plat and notice have been posted in a completions place on the claim during said period of publication. If no adverse claim shall have been filed with the register and the receiver of the proper land-office at the expiration of the sixty days of publication it shall be assumed that the applicant is suitified to a patent, upon the payment to the proper officer of five dollars per sore, and that no adverse claim exists and thereafter no objection from third parties to the issuance of a patent shall be heard, except it be shown that the applicant has failed to comply with this act.

Sec. 7. That where an adverse claim shall be filed during the period of publication, it shall be upon oath of the person or persons making the same, and shall show the nature, boundaries, and extent of such adverse claim, and all proceedings, except the publication of notice and making and filing of the adverse claim, shall be alwayed until the controversy shall have been settled or decided by a court of competent jurisdiction, or the adverse claim, to commence proceedings in a court of competent jurisdiction or the adverse claim, to commence proceedings in a court of competent jurisdiction, or the adverse claim, to describe and prosecute the same with reasonable dialegence, to final judgment; and a failure so to the shall be a waiver of his adverse claim, or any portion thereof, may, without giving four ther notice, for improvements made the right of possession, and prosecute the same with reasonable dialegence, to final judgment; and a failure so to the shall be a waiver of his adverse claim, After such judgment and index, or improvements made thereon, and indexentio

DAILY RECORD

MINING LAW.

Laws of Congress Governing the Location, Holding and Working of Mining Claims Upon the Public Domain.

Below will be found an abstract of the Mining Laws of the Cartiod States, as passed by Congress and approved May 10, 1872. These are the last, and hence the only mining laws of general prices are called the secretion of a portion of section 3, in reference to the relocation of claims and mines located prior to the passage of the general mining law. The Act amending the section alinded to will also be found, following the general law molifying section 5, so that a claim located prior to May 10, 1872, is not subject to relocation until June 10, 1874.

AN AUT to promote the development of the Mining resources of the United States. Be it enacted by the Senate and House of Representatives of the United States. Be at enacted by the Senate and House of Representatives of the United States of the surveyed and unarryeyed, are hereby declared to be free and open to exploration and purchase, and the lands in which they are found, to little States of the United States of the surveyed and unarryeyed, are hereby declared to be free and open to exploration and purchase, and the lands in which they are found to occupation and purchase by citizens of the United States of the same and the lands in which they are found to occupation and purchase by citizens of the United States and House of Representatives of the United States and those who have declared there intention to be come such, under equalities presented by law and according to the United States and those who have declared there intention to be come are applicable and not inconsistent with the laws of the Clinide States.

Sec. 2. That mining claims upon veine or locked of quarte or other proposes, approved July such as a many applicable and not inconsistent with the laws of the Clinide States.

Sec. 2. That mining claims upon veine or locked of quarte or other proposes, approved July and the cates of the purchase of the Clinide States.

Sec. 2

and privileges conferred by this act where no adverse rights exist at the time of the passage of this act.

Siz. 10. That the act entitled 'An Act to amend an act granting the right of way to ditch and canal owners over the public lands, and for other purposes, approved July ninth, eighteen hundred and seventy, shall be and remain in full force, except as to the proceedings to obtain a patent which shall be similar to the proceedings prescribed by sections six and seven of this act for obtaining patents to vein or lode claims, but where said placer-chains shall be upon surveyed lands, and conform to legal subdivisions, no further survey or plat shall be required, and all piacer mining claims hereafter located shall conform as hear as practicable with the United States system of public land surveys, and the rectangular subdivisions of such surveys, and as such location shall include more than twenty across for each individual claimant, but where placer-claims cannot be conformed to legal subdivision, survey and plat shall be made as on unsurvey disands. Provided, That proceedings now pending may be prosecuted to their final determination under existing laws, but the provisions of this act, when not in conflict with existing laws, shall apply to such eases: And provided also. That where by the segurestion of visions of this set, when not in conflict with extesting laws, shall apply to such cases. And provibled also, That where by the seggregation of
mineral land in any legal subdivision a quantity
of agreedinaral land less than forty acres remains, said fractional portion of agricultural
land may be entered by any party qualified by
law, for homestead or pre-emption purposes.
Sac. 11. That where the same person, association or corporation in possession of a placerclaim, and also a vein or lode included withis
the boundaries thereof, application shall be
made for a patent for the placer-claim, with the
statement that it includes such vein or lode, and
in such case (subject to the provisions of this
act and the aft entitled "An act to amend an act
gratums the right of way to ditch and canal act and the aftentitled "An act to amend an act granting the right of way to ditch and canal owners over the public lands, and for other purposes; approved July intitl, eighteen hundred and seventy a patent shall issue for the placer. claim, including such vein or lode, upon the payment of five dollars per acre for such voin or lode claim, and twenty-five feet of surface on each side thereof. The remainder of the placer claim, or any placer claim not embracing any vein or lode claim, shall be paid for at the raje of two dollars and fifty cents per acre, togother with all custs of proceedings; and where a veil or lode, such as described in the second section of this act, is known to exist within the boundaries of a placer-chaim, an application for a patent for

Sign 12 That the Surveyor-General of the United States may appoint in each land district containing mineral lands as many competent surveyors as shall apply for appointment to survey mining claims. The exponees of the survey of vein or lode claims, and the survey and subdivising of placer claims into smaller quantities than one hundred and sixty acres, together with the cast of publication of notices, shall be paid they the applicants, and they shall be at liberty to obtain the same at the most reasonable rates, and they shall also be at liberty to omploy any United States Deputs Surveyor to make the survey. The Commissioner of the General Land Offices shall also be at liberty to omploy any United States Deputs Surveyor to make the survey. The Commissioner of the General Land Offices shall also have power to establish the maximum charges for surveys and publication of notices for publication, he may designate any newspaper published in a land district where mines are situated, for the publication of mining notices in such district, and fix the rates to be charged by such paper; and, to the end that the Commissioner six to 100 the information on the commission of the surveyor to the following the following the following the surveyor of the surveyor of the survey and the surveyor of the surveyor of the surveyor of the survey o by such paper; and, to the end that the Commis-sioner may be fully informed on the subject, each applicant shall file with the Register a sworn statement of all charges and fees paid by said applicant for publication and surveys, to-pether with all fees and money paid the Resister and Receiver of the landsoffice, which statement shall be transmitted, with the papers in the gether with all foes and money paid the Resister and Receiver of the hand-office, which strainents shall be transmitted, with the papers in the case, to the Commissioner of the General Land-Office. The fees of the Register and the Receiver shall be five dellars each for filing and acting upon each application for patent or adverse claim filed, and they shall be allowed the ametint fixed by law for reducing testimony to writing, when done in Land-Office, such fees and allowances to be paid by the respective parties; and go other fees shall be charged by them in such cases. Nothing in this act shall be construed to charge or affect the rights of either party in regard to any property in controversy at the time of the passage of this act, or of the act entitled "An act granting the right of way to ditch and canal owners over the public lands, and for other purposes," approved July 26, 1866, nor shall this act affect any right acquired under said act; and nothing in this act shall be construed to repeal, impair, or in any way affect the provisions of the act entitled "An act granting to A. Sutro the right of way and other privileges to aid in the construction of a draining and expioring tunnel to the Comstock Lode, in the State of Nevala." approved July 26h, 1860.

Sire, 13. That all affidavits required to be made under this act, or the act to which it is amendatory, may be verified before any officer anthorized to administer oatha within the land district where the claims may be situated, and all testimony and proofs may be staten before any each officer and chorer and, when duly certified by the officer taking the same, shall have the same force and effect as if taken before the Register and

district where the claims may be situated, and all testimony and proofs may be taken before any such officer, and, when duly certified by the other taking the same, shall have the same force and deceiver of the Land Office. In cases of contest as to the mineral or agricultural character of land, the testimony and proofs may be taken as herein provided, on personal notice of at least ten days to the opposing party, or if said party cannot be fround, then by publication of at least ten days to the opposing party, or if said party cannot be fround, then by publication of at least ten days to the opposing party, or if said party cannot be fround, then by publication of at least once a week for thirty days in a newspaper, to be designated by the Register of the Land Office as published nearest the location of such land; and the Register shall require proof that such notice has been given.

SEC 14. That where two or more veins intersect or cross each other, priority of title shall govern, and such prior location shall have the right of way through said space of intersection for the purposses of the convenient working of the said mine: And provided also, That where two or more veins unite, the oldest or prior location shall take the vein below the point of union, including all the space of intersection.

SEC 15. That where non-mineral land not contiguous to the vein or lode is used or secupied by the proprietor of such vein or lode for unining or malling purposes, such non-adjacent surface ground may be embraced and inclinded in an application for a patent for such vein or lode, and the same may be patented therewith, subject to the same preliminary requirements as to survey and notice as are applicable under this act to veins or lodes. Provided, That nothing contained in this scaling.

SEC 16. That all acts and parts of acts inconsistent herewith are hereby repealed. Provided. That nothing contained in this scaling laws. Approved May 10, 1872.

CHAP. CCNV.—An Act to mend an Act entitled who act the survey of the surv

CHAP. CCXIV. — An Act to amend an Act entitled
'An Act to promote the Development of the
Mining Resources United States.' Mining Resources o United States."

Be it emacted by t and House of Representatives of the United States of America in Congress assembled, That the provisions of the fifth section of the Act entitled "An Act to promote the development of the mining resources of the United Stated," passed May tenth, eighteen hundred and seventy-two, which requires expenditures of labor and improvements on claims located prior to the passage of said Act, are hereby so amended that the time for the first annual expenditure on claims located prior to the passage of said Act, and the said to the tenth of June, eighteen hundred and seventy-four. Approved March 1, 1873.

LOST! ON ELY STREET, A LARGE PEARL RING. The finder will be unitably rewarded by leaving it at the office of the Piochs Daily Re-ord, at Midesal's Cigar Store, Main st. dSG-las Printing Office.

OFFICE OF THE

PIOCHE DAILY RECORD.



## STEAM POWER PREES

EMPLOYED.

This establishment is supplied with a large assertment of newest styles of

Type, Borders, Assorted Stationery

.... AND ALL THE ...

MODERN MACHINERY

EMPLOYED IN THE

EXECUTION

BOOK AND JOB PRINTING

BEST OF JOB PRESSES!

Plain and Ornamental Type,

Finest and Latest Styles, for any kind of Work, such as

Posters, Piny-bills, Receipts, Blank Books, Circulars, Checks, Notes, Tags.

CERTIFICATES OF STOCK ETC.

CARDS

AN INDEPENDENT PAPER.

---

Paithful to the Institutions; of the Country:

Publishing all the Telegraph News.

....AND A ....

Ceneral News Summary,

--- OR.TA

A MINING REVIEW EVERY SUNDAY

he week; yield of ore worked; proposed chen

Tegal.

Delinquent Taxes. STATE OF NEVADA, COUNTY OF LIN.

Notice of Suits Commenced.

To the following coamed defendants and to all claimants to the real entate and improvements, when assessed separately, hereinsfler described, known or unknown. You are hereby notified that auits have been confinenced before J. B. Yan Hagen, Justice of the Peace, in the Justice's Court of the Township of Floche, County of Lincoln, and State of Nevada, by the State of Lincoln, and State of Nevada, by the State of Lincoln, and State of Areada, by the State of Lincoln, and State of Areada, by the State of Lincoln, and State of Areada, by the State of Lincoln, and State of Sevada, by the State of Lincoln, and Lincoln, and Lincoln, and Lincoln, and defined and Lincoln, and Lincoln, and canting the Sist day of December, A. D. 1873, and that a summons has been doly issued in each case; and you are further notified that unless you appear and answer the complaint filed, on or before

The 6th day of February, A. D. 1874, at 12 o'clock m. of that day, Judgment will be taken against you and the real estate and improvements between described for the amounts of an and delinquency specified and costs of suit.

Description of Preperty.

Description of Preperty.

J A Curtis, the possessety claim to ranch in Pahrangast Valley, containing 320 acres of land, and improvements, and situated west of and adjoining the ranch of P. Wrights: tax and percentage 323.88.

John Gorroff, the possessory claim to 160 acres of land at Hito and improvements; tax and percentage 30.80.

El Borado Mill, ten-stamp mill in El Borado Canyon, at the junction of the El Borado Canyon, at the junction of the El Borado Canyon at the junction of the El Borado Canyon, at the junction to 160 acres of land, with improvements, soush of Gear's arach; its and percentage 15.02.

Patterson & Lassell, the possessory claim to 320 acres of land and improvements at Overton; tax and percentage 68.86.

Samuel Young, one smelling furnace and framway in Freiberg District, known as the Moning Star Co., a Works: tax and percentage 176.

OEO. GOLDTHWATTE,
District Attorney Lincoln County, Nev.
W. S. TRAVIS,
Sheriff Lincoln County, Nev.
Dated Pioche, December 22, 1873. jal-td. Notice of Tissolution of Copartner-

ship. NOTICE IS HEREBY GIVEN THAT THE COPATHERS by the continues to be successful to the continues of the continue

A. M. POLLEYS, S. H. CARMAN, Pioche, Navada, Dec. 79, 1873. d30-30d PRITCHARD'S DAILY

FAST FREICHT LINE PALISADE, via EUREKA to

PIOCHE. PAST PREIGHT.

Time About 60 Hours.

SLOW FREIGHT-TIME FOURTEEN DAYS.

Mark goods care of Pritchard, Palisade.



No Forwarding Charges by This Line!

Office, Corner of Ploche and Field Sts.

T. F. LAWLER, Agent at Pioche

W. L. PRITCHARD, Proprietor.

LUMBER. LUMBER!

SHERWOOD & BRO.,

MAIN STREET, PIOCHE,

CAN SUPPLY ALL RINDS MINING AND BUILDING LUMBER,

SAWED TIMBER, HEWED TIMBER AND POLES.

Have on hand CALIFORNIA LUMBER.

REDWOOD and SUGAR PINE.

MOULDINGS, Etc., Etc.

Also, DOORS and WINDOWS, and have constantly on hand a large supply, which will be sol theasonable Rates. ap22 tf FRANK WHEELER & CO.,

IMPORTERS AND DEALERS

In General Hardware,



Mill Goods ## :

Mining Goods Mining Goods

Iron and Steel. Stoves of all Kinds, Eto .... Eto ..... Eto..... Eto. A Supply of

Sell the

Cheapest and Best Bread IN TOWN.

8 LOAVES, 2 POUNDS EACH, FOR \$1.00.

Tinware Tinware TINWARE Tinware Tinware Tinware On hand; also Tin Work Executed promptly at reasonable rates. STONE STORE,

Upper Main street, Pioche, Nevada. J. H. CASSIDY. GOOD NEWS

PEOPLE OF PIOCHE REP THE BEST WINES, LIQUORS AND CIGARS that are obtainable in the United mylete. QUILLEN & DONAHOE, MEADOW VALLEY STREET,

Pormerly known as BUCKEYE,

E. J. HANLEY, Proprietor. The choicest brands of WINES, LIQUORS and CIGARS will always be found at the Bar.

Cigars and Tobacco.

Business!!

TO THE Smokers & Friends of Tobacco

A S I AM ABOUT TO RETIRE FROM BUSI-tire stock of

Tobaccoes.

Cutlery,

At GREATLY REDUCED RATES!

This is a bone fide sale, and no humbur.

LOOK AT MY

PRICE LIST OF TOBACCOES:

do. Light Pressed for . . 1.00

de, Olive for - - - - 1.00

do. Yacht Club for . . 1.00

1 do. Gold Bee - - - - 75c.

portion.

Trade.

for Sale.

1 Pound of Bob White for - . 1.00

Notions,

Cigars,

Quarterly Statement RETIRING

Receipts and Payments of the Treasury Lincoln County for the Three Months Ending Stat Dec., 1978. 

Pioche and Lincoln County. Less amount overdrawn on Gen. al

During the past Quarter the following iransfers were made:
From the General to the Interest Fund, as per Statute 1873.
From the Contingent to the General Frond, by order of the County Com-57 64

4 Plugs Cable Coil for \$1.00 Payments during the Quarter \$77,000 01

From the following Funds:

State Fund \$29,140 71

School Fund \$4,148 97

General Fund \$2,056 66

Indigent Sick Fund \$6,052 42

Contingent Fund \$9,633 83

Fire Fund \$2,250 00

Judge's Salary Fund \$50 00

Tressurer's Salary Fund \$600 06

\$77,060 61 3 do. Cable Twist for 1.00 do. Bright Twist for 1.00 10 do. Bright Navy for 1.00 do. Black Navy for 1.00 3 do. Double Thick for - - 1.00

RECAPITULATION. Total..... Payments during the past Querter. Balance on hand Dec 31, 1873......\$29,763 59 Distributed in the following Funds: 

Statement of Liabilities \$205,701 63 Less Cash in the Treasury

H. MICHAEL, Pioche, Lincoln County, Nev., January 5, 1874. Main st., opposite Mendow Valley.

ja3-tf E. HAMILTON,

Wholesale and Retail

-Dealer in-

FINE WINES, LIQUORS AND CIGARS, Main Street, Pioche.

THE RETAIL DEPARTMENT COMPRISING Liquor and Billiard Saloen, with

SPLENDID TABLES! Has been fitted up regardless of expense, and challenges comparison with any Saloon in the

MORE EXTENSIVE!

MORE ATTRACTIVE! JOHN C. LYNCH, Wholesale and Retail Liquor Merchant,

Corner Main and Lacour streets, PIOCHE, Also Proprietor of the Long-established and well-known

FASHION SALOON & CLUB ROOMS. TAKES PLEASURE IN INFORMING OLD patrons and new ones that he will consinue, as heretofore to keep

THE FINEST WINES, LIQUORS AND CIGARS IN THIS MARKET.

The Wholesale Trade. All desiring to stock Bars, in the city or out-side camps, are invited to call and sample goods and learn prices Before Purchasing Elsewhere.

PALACE CLUB ROOMS.

RUSSELL SCOTT HAS OPENED CLUB ROOMS OVER HAL-PIN'S Hardware Store, Main street and has councided therewith a handsome Bar.

Petrons visiting the PALACE can rely on the best of accommodations, and when other amusements are required it will not be necessa-ry to go elsewhere.

Philadelphia Brewery. MAIN STREET, PIOCHE,

SCHUSTRICH & KLEINE ..... PROPRIETORS Is FURNISHING A SUPERIOR ARTICLE OF Lager Beer, in quantities to suit, at the lowest rates. Adjoining camps supplied on short otice.

CAPITOL SALOON, MAIN STREET, PIOCHE.

PROPRIETOR.

Armory Hall Saloon.

WILL BE HEREAFTER CONDUCTED BY No PERSON OR PERSONS ARE AUTHOR-ized to contract debts on my account, nor july 1 pay my debt so contracted. P. WOLTAND.

Zegal.

Delinquent Sales.

-\$15,660 22 358 48

\$15,201 74 .891,021 86

And all other kinds in pro-\$29,763 59 A Liberal Discount to the 
 Funded Debit
 \$179,000
 \$00

 Building Bonds
 500
 \$00

 Liable to be Funded
 1,027
 85

 Floating Debt
 25,173
 68
 All persons having claims against me are requested to hand them in, and all persons in-debted to me are notified to come forward and settle, or their accounts will be put into the hands of an officer.

The above amount does not include the ac-crued interest on the Funded Debt or Building Bonds. Store to Let and Fixtures W. H HENDERSON, Co. Auditor. JOHN ROEDER, Co. Treasurer.

Miscelanous.

Dr. Paul M. Brenan. PUBLIC LECTURES ON ALL CHRONIC Discusses, and his Private Lectures to Gentlemen on "Manhood, its Loss and Restoration," and on "The Physiology of Man," and the various discuses of the gentle-trianry organs, have made him master of this most important sub-

him.

He is also thoroughly familiar with all the diseases and weaknesses to which woman, with her delicate and fine organization, is subject, and the best and shortest method of trenting the

sme.
Consultation at the office free.
Correspondence promptly answered, and a list
f printed questions cent to any part of the
inited States on application.
Private circular will be sent containing many

hings worth knowing.

Everything with the Doctor strictly confi-lential. Office — 127 Montgomery street, San Prancisco, Cal.

Hours Prots 9 to 12 m.; 2 to 5, and from 6 to 7 % p. m. Postoffice Box, 291. ja8-if Notice of Dissolution.

HAVING SOLD MY ENTIRE INTEREST in connection with the "San Francisco Rivery," in Pioche, to John Cartwright, the co-partnership heretofore existing between the undersigned and Charles Behr in conducting said brewery is this day dissolved, and Hesars. Behr and Bissikumer will hereafter carry on the same at the old stand on Panaca Flat, collect all bills and pay all dues of the late first heet a

Notice of Dissolution.

NOTICE IS HERMEY GIVEN THAT THE co-partnership heretofore existing between the undersigned, in conducting the feed and livery business, at the Pioneer Stable, in Pioche, Nevrada, has been this day dissolved by mutual consent. F. H. Bissikumer will conduct the same business in the future on his own account, pay all bills due by the late firm, and collect all dues owing to the same.

JOSEPH COCK.

R. H. BISSIKUMER.

Pioche, Nev., Dec. 3, 1873. J13-Im

Change of Proprietors.

HAVING DISPOSHD OF THE STOCK AND GOOD WILL of the Pioneer stables to Mr. Lebman, I cordially recommend him to all my late patrons. Pioche, Nev., Jan. 8, 1874. Having Become the Proprietor of the "Pioneer Stables," on Meadow Valley street, in Pioche, I propose to keep the same in a manner to suit the times, and to insure success and satisfaction.

a manner to suit the times, and to and satisfaction.

First class turnouts of every description—
First class turnouts of svery description—
fluggies and fluggy teams unsurpassed this side of San Francisco. First class Saddle Horses.

Stock kept on most reasonable terms, and satisfaction guaranteed. Only give me a trial.

j12-ml E. P. LEHMAN. DANCING

a

M.B. BACH RESPECTFULLY ANNOUNCES that he has commenced giving leasens in Dancing at Brown's Hall.

All the latest and most fashionable dances taught, and Mr. B. will guarantee to make each pupil an accomplished ball-room dancer after one course. one course.

Classes for Gentlemen (new beginners) from the So colock Tuesday and Friday evenings. Regular classes from \$ to 10 same evenings. Classes for Ladies and Children from \$ to 5 p.m. Tuesdays and Fridays. p. m. Tuesdays and Fridays

For further particulars, apply at the hall.
d27-if

L. BACH.

For Sale.

that aplendid cottage and lot, being the late residence of Hon. Mike ccluskey, together with the furniture therein, stuated on Upper Main street, opposite the old mesons office. For further particulars, apply n the premises to C. KNIGHT.

PUBLIC NOTICE.

Co James, Trust 246

Hubbash Jos.
Holmes & Co A, Trustees
Helmes & Co A, Trustees
Hussey J L, Trustee
Jones Frank, Trustee
Jones Frank, Trustee
Kusel John
Keith W H
Lapure L T, Trustee

Lazure L T Trustee. Latham & Co J. H. T

ing of the Board of Directors, held on the loth of of January, 1874, an assessment (So. 3) of twelfy five cents per share was levited upon the capital stock of the corporation, payable immediately at the loth of the corporation, payable immediately in United States gold coin, to the Screizry, at the office of the Company, No. 63s California.

Any stock upon which this assessment shall remain unpaid on the 16th day of Nebrusty, 1874, will be delinquent, and advertised for sale at public suction, and unless that the list sky of Marroth, 1874, to pay the delinquent assessment, together with cents of advertising and expenses of sale.

By order of the Directors.

By order of the Directors.

Office: No. 438 California street, San Francisco, Cal.

CHECK NO. 12, DRAWN DECEMBER 4, 1873, for \$60, on Wells, Pargo & Co., Piccies, by Quillen & Donahue. All persons are forbid negotiating for the same, as payment has been stopped.