

THE ARIZONA SILVER BELT

VOL. XV.

GLOBE, ARIZONA, SATURDAY, OCTOBER 29, 1892.

NO. 31

THE ARIZONA SILVER BELT

Published every Saturday morning at

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—BY—

HACKNEY & HAMILL.

Editors and Proprietors

SUBSCRIPTION RATES:

One Year.....\$4.00
Six Months.....2.00
Three Months.....1.50

Advertising Rates made known on application.

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Auditor—Thomas Hughes.
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District Attorney—Mills Van Wageningen.
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Clerk of Board of Supervisors—E. J. Morris.
County Treasurer—J. W. Hearnshaw.
Coroner—

Distance from Globe to the railroad at Wilcox, 12 miles.
From Globe to Casa Grande, crossing the Devil's One, 20 miles.
From Globe to Fort Huachuca, 33 miles.
From Globe to Casa Grande via Florence, 20 miles.
Elevation above sea level at Globe, 2,000 feet.
Latitude 32 degrees, 30 minutes, longitude 110 degrees, 45 minutes.
Highest maximum temperature, July 11th, 110 deg.
Lowest minimum temperature, Jan. 10th, 10 deg.
Mean temperature, 60 deg.
Prevailing direction of winds, Southwest.
An observation extending over several years, discloses the remarkable fact, that there has not been a day without sunshine here.

B. C. FOX, M. D.,

Office one door south of BELT office.

S. A. LOWE,

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Deals, Leases and other papers drawn up, books examined and posted. Bills made out, etc.
Globe, July 23d, 1891.

P. T. ROBERTSON, G. C. ISRAEL.
ISRAEL & ROBERTSON,
ATTORNEYS AT LAW.
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GLOBE, A. T.

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The dyspeptic, the debilitated, whether from excess of work or of mind or body, drink or exposure in Malarial Regions, will find Tutt's Pills the most potent restorative ever offered the suffering invalid.

Try Them Fairly.

A vigorous body, pure blood, strong nerves and a cheerful mind will result. SOLD EVERYWHERE.

Ever since the establishment of the first paper on the bay of San Francisco, which we believe was the "Atlas," removed from Monterey in 1847, the inhabitants of the Coast generally have been interested in the news from San Francisco. The "Atlas," like many other papers of 40, has succumbed to the inevitable and gone over to the great majority, and like other papers, it has been succeeded by younger generations. The "Examiner" has taken perhaps the most prominent place in the newspaper field of late years, and its weekly edition is very generally taken by those who want an interesting and reliable paper published at "The Bay." Everyone is familiar with the Premium Offer made by Mr. Hearst, the "Examiner's" enterprising publisher, and it is only necessary to say that this year the aggregate value of the premiums—of which there are 5,000—is \$150,000, which are distributed among all the subscribers to the paper. In addition to these premiums, which range in value from 40 cents to \$250, every subscriber receives one of the four great premium pictures, which will be mailed to him in a tube direct from the "Examiner's" office as soon as the subscription is received.

The "Retreat from Moscow," by Melissus.

"The Roman Chariot Race," by A. Wagner.

Each of these pictures is reproduced in photo engraving, size 2 1/2 x 3 1/2, and is mounted on a card, and will adorn the wall of the most refined home.

The subscription price of the "Weekly Examiner" is \$1.00, and subscriptions may be sent either direct to W. R. Hearst, Publisher, San Francisco, through the Local Agent of the "Examiner" at the Postmaster.

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Has on hand at all times a select assortment of furniture, of the latest designs, for sale at moderate prices. Also, Paper Hanging Neatly Done.

UNDERTAKING a Specialty.

27 Orders taken for Goods put in Stock.

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PROPRIETORS.

Always for Sale

CHOICE BEEF,

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Orders Called for and Meat Delivered Daily.

One of the best of the world's most famous and most delicious meats, and is sold at a low price.

Send for 25 Cts.

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Attention Voters!

Abstract of the Election Laws of the Territory of Arizona, for the Use of Judges and Inspectors of Elections. Title XXI, of Elections, Revised Statutes, Arizona Territory.

Sec. 1394. Electors are privileged from arrest, except for an indictable offense, during their attendance on the election, and in going to and returning from the same.

Sec. 1395. If the Board of Supervisors fail to appoint a Board of Election (consisting of one Inspector and two Judges and two Ballot Clerks) the members appointed do not attend at 8 a. m. of the election day, the electors of the Precinct present at that hour may appoint the Board, or supply the place of an absent member thereof.

Sec. 1396. The Inspector is Chairman of the Board, and may:

1st. Administer all oaths required during the election.

2d. Appoint Judges and Clerks, if any Judge or Clerk comes to act.

Sec. 1397. Any member of the Board, or either Clerk, may administer and certify oaths during the progress of the election.

Sec. 1398. The Board of Election must, before opening the polls, appoint two electors to act as Poll Clerks.

Sec. 1399. Before opening the polls, each member of the Board and each Clerk must take and subscribe the oath found on the first page of the poll list; any elector of the Precinct may administer and certify such oath.

Sec. 1400. The polls must be opened at 8 a. m. and must be kept open until sunset, but the Election Board may take a recess of one hour between the hours of 1 and 2 o'clock p. m.; at such recess the ballot box must not be removed from the room in which such election is held, nor from the presence of the Election Board; the polls must close at sunset.

Sec. 1401. Before receiving any ballots the Board must, in the presence of any persons assembled at the polling place, open, exhibit and close the ballot box; and thereafter it must not be removed from the polling place or presence of the bystanders, until all the ballots are counted, nor must it be opened until after the polls are finally closed.

Sec. 1402. Before voting commences, the Board must proclaim aloud at the place of election that the polls are open.

Sec. 1403. When the polls are closed that fact must also be proclaimed aloud, and thereafter no ballots must be received.

Sec. 1404. Whenever a question arises as to the legality of a ballot, or any part thereof, and the Board decide in favor of the legality, such action, together with a concise statement of the facts that cause the objection, must be endorsed upon the ballot and signed by a majority of the Board.

Sec. 1405. The Board must refuse to receive any ballot offered, if it is apparent that it is not in compliance with the election law.

Sec. 1406. Voting may commence as soon as the polls are opened, and may be continued during all the time the polls remain open.

Sec. 1407. The Inspector, or Judge acting as such, must receive the ballot, and before depositing it in the ballot-box must, in an audible tone of voice, announce the name and register number of the person voting.

Sec. 1408. If the name is found on the copy of the Great Register, and the vote is not rejected upon a challenge taken, the Inspector or Judge acting as such, must, in the presence of the Board of Election, place the ballot without being opened or examined, in the ballot-box.

Sec. 1409. When the ballot has been placed in the box, one of the Judges must write the word "voted" opposite the number of the person on the printed copy of the Register.

Sec. 1410. Each clerk must keep a list of persons voting, and the name of each person who votes must be entered thereon and numbered in the order of voting.

Sec. 1411. A person offering to vote may be orally challenged by any elector of the county upon either or all of the following grounds:

1. That he is not the person whose name appears on the register.

2. That he has not resided within the Territory for six months next preceding the election.

3. That he has not resided within the county for ten days next preceding the election.

4. That he has before voted that day.

5. That he has been convicted of a felony and has not been pardoned.

Sec. 1412. If the challenge is on the ground that he is not the person whose name appears on the Great Register, the Inspector must tender him the following oath:

"You do swear (or affirm) that you are the person whose name is entered on the Great Register."

Sec. 1413. If the challenge is on the ground that he has not resided in the Territory for six months next preceding the election, the person challenged must be sworn to answer questions, and after he is sworn, the following questions must be propounded to him by the Inspector:

1. Have you resided in the Territory for six months immediately preceding this election?

2. Have you been absent from this Territory within six months immediately preceding this election? If yes, then:

3. When you left, did you leave for a temporary purpose, with the design of returning, or for the purpose of remaining away?

4. Did you, while absent, regard this Territory as your home?

5. Did you, while absent, vote in any other State or Territory?

And such other questions as may be necessary to a determination of the challenge.

Sec. 1414. If the challenge is on the ground that he has not resided in the county for ten days next preceding the election, the person challenged must be sworn to answer questions, and after he is sworn, the following questions must be propounded to him by the Inspector:

1. When did you last come into this county?

2. When you came into this county, did you come for a temporary purpose, merely, or for the purpose of making it your home?

3. Did you come into this county for the purpose of voting here?

And such other questions as may be necessary to a determination of the challenge.

Sec. 1415. If the challenge is on the ground that the challenged has before voted that day, the Inspector must tender to the person challenged this oath:

"You do swear (or affirm) that you have not before voted that day."

Sec. 1416. If the challenge is on the ground that the person challenged has been convicted of a felony and has not been pardoned, he must not be questioned, but the fact may be proved by the production of an authenticated copy of the record, or by the oral testimony of two witnesses and the non-production of a pardon.

Sec. 1417. Challenges upon the grounds, either:

1. That the person challenged is not the person whose name appears on the register.

2. That the party has before voted on that day.

Are determined in favor of the party challenged by his taking the oath tendered.

Sec. 1418. Challenges for cause other than those specified in the preceding section must be tried and determined by the Board of Election at the time of the challenges.

Sec. 1419. If any person challenged refuses to take the oath tendered, or refused to be sworn and to answer the questions touching the matter of residence, he must not be allowed to vote.

Sec. 1420. The Election Board in determining the place of residence of any person, must be governed by the following rules, so far as they are applicable:

1. The place must be considered and held to be the residence of a person in which his habitation is fixed, and to which whenever he is absent he has the intention of returning.

2. A person must not be held to have gained or lost his residence by reason of his presence or absence from a place while employed in the service of the United States, or of his Territory, nor while engaged in navigation, nor while a student at an institution of learning, nor while kept in an almshouse, asylum or prison.

3. A person must not be considered to have lost his residence in any county into which he comes for