Eureka Daily Sentinel, CASSIDY & SKILLMAN.

A. BEILLMAN. TERMS OF SUBSCRIPTION:

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MINISTERS, VOCALISTS, PUBLIC SPEAK-mend SANTA ABIE as the best of all medi-dus for all diseases of the THKOAT, CHEST and LUNGS.

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HOR CATABRAH, COLD IN THE HEAD Hay Fever, Rese Cold. Catarrhal Deaf-ness and Sore Eyes. Restores the the sense of taste and smell, removes bad taste and unpleasant breath, resulting from Catarrah. Easy and pleasant to use. Follow directions and a cure swarranted by all druggists. Send for circu-lar to ABIETINE MEDICAL COMPANY, Oroville, Cal. Six months' treatment for \$1; sent by mail for \$1 10. For sale by JOHN S. CA-PRON, Main street, Eureka, Nev. 18-d&w

Delinquent Sale Notice.

Ruby Hill Tunnel and Mining Company.

LOCATION OF PRINCIPAL PLACE OF business, Eureka, Eureka county, Ne-

Vada.
Location of works, Eureka Mining District,
Eureka county, State of Newada.
Notice.—There are delinquent upon the following described stock, on account of assessment (No. 13) levied on the 4th day of March,
1857, the several amounts set opposite the
names of the respective shareholders, as follows:

	No.	No.	
Andre A Names.	Cort.	Shares.	Amt.
watto A A. Tenutas	000	#/AA	\$5 00
			1 00
			1 00
			1 00
			50 00
			130 00
Jones J E, Trustee	246	30.00	30 00
Mitchell H K	275	10350	103 50
Mitchell H K	1	5000	50 00
Mitchell H K	88	8750	87 50
Mitchell H K	217	3400	34 00
Mitchell H K, Trustee	247	2000	20 00
Mitchell H K. Trustee	336	875	8 75
McDonald J J. Perry M O	290	100	1 00
Perry MO	288	1500	15 00

And in accordance with law and an order of the Board of Directors, made on the 4th day of March, 1887, so many shares of each parcel of section at the office of the comp-ay, Ryland's Building, Eureka, Nevada, on Thursday thursday, the 5th day of May,

1887, At the hour of 1 o'clock P. M. of said day, to pay the said delinquent assessment thereon, logether with costs of advertising and expenses of the sale.

Omce—Ryland's Building, Eureka, Nevada. Eureka, April 6, 1887.

POSTPONED.

Figure 20 September 20 Septembe

For the Weak, Nerv. ou and De-bilitated. How to re-

Health, Strength Home Treatment.

And Vigor. ST HOME TRIAL SENT.

Address, DR. J. W. BATE & CO.,

283 S Clark street

Address.

Passed by the Nevada Legislature During the Recent Session.

THE NEW LAWS.

The following from the Enterprise is condensed synopsis of the bills of general interest passed by the Nevada Legislature, just now adjourned. One-hundred and fifty-two bills, out of 300 or 400 introduced passed both Houses, and 146 have received the approval of the Governor. Five have been vetoed, principally by reason of being supplanted by others to the same effect:

Authorizing purchase of J W. Parker's map of Nevada for public schools; \$900 appropriated.

To provide for the maintenance and supervison of public schools; election of Trustees, etc. W. M. Havenor's bill as Commissioner

to the New Orleans Exposition; \$2,967 ap-Authorizing County Commissioners to bring suit against persons or corporations depositing sawdust in the waters of this

State.
For the better preservation of titles to mining claims.

For fire escapes from places of public assemblage.

Regarding vicious dogs.

Fixing the rates for official advertising.

Selection and sale of public lands.

Organizing and disciplining the militia

Benefit of the Nevada Silver Association;

\$300 appropriated.

Providing for the manner of submitting constitutional amendments to the voters of

Regulating the manner of drawing juries in District Courts.

To encourage the sinking of artesian

Providing for the government of towns and cities. To encourage mining. Private lands concerned.
O. H. Gallup's salary bill; \$1,100 ap-

propriated. Prohibiting and punishing the manufacture and use of dynamite machines, etc., in destruction of human life and property. Providing for recording births and

Relief of insolvent debtors. All adverse proceedings to be stoped on filing petition.
Wild rice bill; \$100 appropriated. Protecting deer, antelope, mountain sheep, etc., from January 1st to September

Granting the several District Agricultural Societies \$1,000 each.
Ex-Lieutenant Governor Laughton's salary bill; \$2,500 appropriated.
Supplementary militia bill.
Punishing false registration in pedigree

of cattle, etc.,
Anti-Mormon oath bill.
State loan bill for maintaining cash basis

of State Government.

To encourage the mining and milling Gives a bonus or premium at State

Fairs; \$750 appropriated.

Defining the time for levying and assess ing taxes for State and county purposes.

Additional credits to State prisoners. Licensing hurdy houses, etc., \$500 per Releasing insolvent debtors on payment of fifty per cent of indebtedness.

Providing that the wards of the

the State Prison shop. Regulating the price and sale of State

Providing for a State Immigration Bu-

Regulating marks and brands of stock. Deficiency bill for University, etc.;

\$1,028 appropriated.

To facilitate the giving of bonds by com-Not allowing houses of prostitution, etc.

within 400 yards of public school houses. Regulating and licensing mutual life as-

Abolishing the lottery clause in the Constitution. Defining conspiracy, etc. Changing the legal rate of interest from

ten per cent to seven per cent. Restricting the sale of cigarettes, cigars Fixing poll tax at \$3.

Appointing Deputy County Assessors. Telephone from State Prison to Sheriff's office in Carson.

For construction of a railroad in Humboldt county. To protect live stock from disease. To establish a State weather service

station. Repeals the State dog tax law. Procuring meteorological reports. Chattel mortgage bill.

To prevent or punish drunkenness in Public office.

Fixing jury fees; grand or trial jurors \$3 per day and fifteen cents mileage.
Encouraging construction of Southwestern Nevada railroad.
Establishes "Arbor Day" in this State.
Providing for bridges across the Truckee

Requiring partners in business to file certificates of such partnership. State University bill; Board of Regents, teachers, salaries, expenses, etc. Relative to the proving of Indian war claims.

Governor, State Controller and State Treasurer to constitute a Board of Commis-sioners for the care and maintenance of the

State Indigent Insane.

Prohibiting the sale of ardent spirits to

Destruction of coyotes, wildcats, etc.
Giving consent of Nevada to annexation
of additional territory.
Granting \$10,000 in aid of the Nevada
State agricultural Society.

Prohibiting the unlawful use or wearing of Grand Army badges.
State University Appropriation billabout \$30,000.

Authorizing the acceptance of the Pio neers' cabinet, museum, etc. Appropriation, \$500. Appropriating \$500 for picture of ex

Governor Adams.

Bounty for destruction of gophers, ground squirrels, etc.

Providing for a State Indian school.

Deficiency Appropriation bill 1885-6-

812,639 43. Repealing the "Anti-Treating" Act.
Encouraging construction of Lincoln county railroad. Joint memorial against railroad dis-

State of Nevada.

Relative to the appointment of a Commissioner from Nevada on the Interstate

Commerce bill. Amending Constitution so as to prevent old line Mormons from voting. Providing for hydrographic and topo-

raphic survery of the State.

Resolution asking the Government to transport bullion in the postal cars.

Recommending a Constitutional Convention to amend the entire State Constitu-

Calling on the Government to strengther the navy and seacoast defenses.

Asking Congress to provide for the election of United States Senators by the

Providing for the abandonment of the mineral portion of Walker Lake Indian Reservation.

Advocating the passage of the Interstate
Commerce bill.
Advocating the prohibiting of the further
importation of Chinese into the United

AN ACT

TO REGULATE HOUSES OF PROSTITUTION, DANCE HOUSES AND HOUSES WHERE BEER, WINE OR SPIRITUOUS LIQUORS ARE SOLD.

The People of the State, represented in Senate and Assembly, do enact as for-

SECTION 1. It shall be unlawful for any owner, or agent of any owner, or any other person to keep any house of ill-fame, or to let or rent for any length of time whatever to any woman of ill-fame any house, room or structure situated within four hundred yards of any schoolhouse or schoolroom used by any of the public schools in the State of Nevada. Sec. 2. It shall be unlawful for any

owner, or agent of any owner, or any other person to keep, let or rent for any ength of time, or at all, any house frontpurpose of keeping any dance-house, or house commonly called "hurdy-house," or house where wine, beer or spirituous liquors are sold or served by females or female waiters or attendants or when females are used or employed to attract or solicit custom, nor shall any entrance or exit way to any house referred to in this section be made or used from the principal business street or thoroughfare of any of the towns of this State.

SEC. 3. Any persons violating the pro-visions of Sections one or two of this Act shall be deemed guilty of a misdemeanor, and on conviction, shall be fined not less than twenty-five dollars, nor more than three hundred dollars, or be imprisoned in the County Jail not less than five nor more than sixty days, or by both such fine and imprisonment, in the discretion

of the Court.
SEC. 4. The provisions of this Act shall not apply to towns and cities now incorporated.

SEC. 5. In the trial of all cases arising under the provisions of this Act, evidence of general reputation shall be deemed competent evidence as to the question of the ill-fame of any house alleged to be so kept, and to the question of the ill-fame

of such woman.
SEC. 6. It shall be the duty of the District Attorney and Sheriff of each county in this State to see that the provisions of this Act are strictly enforced and carried into effect, and upon neglecting so to do, they or either of them shall be deemed guilty of a misdemeanor in office, and may be proceeded against as provided in Sections 63 and 72 inclusive of an Act entitled "An Act relating to elections," ap-

proved March 12, 1873. SEC. 7. This Act shall take effect and be in force from and after the first day of May, 1887.

THE NEW LAND BILL.

[Approved March 5, 1887.]

SECTION 1. Every person who has applied to the State of Nevada to purchase any land from it, or who has contracted with the State of Nevada for such purchase, or who may hereafter apply to or contract with the State of Nevada, in good faith, for the purchase of any of its public lands, and who has paid, or shall pay to the proper State officers, the amount of money requisite under such application or contract, shall be deemed and held to have the right to the exclusive possession of the land described in such application or contract; provided, no actual, adverse pos-session thereof existed in another at the

date of the application.

SEC. 2. Every person who has contracted with the State of Nevada, in good faith, to purchase any land from it, shall be entitled to maintain or defend any acbe entitled to maintain or defend any ac-tion of law or equity concerning said land or its possession, which may be maintained or defended by persons who own land in fee, and every person who has applied or may hereafter apply to the State of Ne-vada, in good faith, to purchase any land from it, and has paid or shall pay the amount of money which may be required under such application, to the proper State officer, shall be deemed and held to have the right to the exclusive possession of such land, and shall be entitled to maintain and defend any action at law, or in equity, concerning such land, or the possession thereof, which may now be maintained or defended by persons who own land in fee; provided, no actual, adverse possession of such land existed in another at the date of

such application.

Sec. 3. Nothing in this Act contained shall be construed as to prevent any person or persons from entering upon such lands for the purpose of prospecting for any of the precious metals or to prevent the free and economical working of any mine which may be discovered thereon.

Notice to Creditors

Estate of JACOB VANDERLIETH, Deceased

NOTICE IS HEREBY GIVEN BY THE undersigned, Administrator of the estate of Jacob Vanderlieth, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within ten months after the first publication of this notice, to the said Administrator, at his office, southwest corner of Main and Bateman streets, the same being the place for the transaction of the business of said estate in the county of Eureka, State of Nevada.

E. D. VANDERLIETH,
Administrator of the Estate of Jacob Vander-

Dated at Eureks, Nevada, May 25, 1887.
When & Cheney, Attorneys for Adminis

OCH & SON'S

MUST FILE CERTIFICATE AND PUBLISH.

[Approved February 9, 1887.]

SECTION 1. Every partnership transacting business in this State under a ficticious name, or a designation not showing the names of the persons interested as partners in such business, must file with the Clerk of the county in which the said partnership is carrying on business, a certificate stating the names in full of all the members of such partnership and their places of residence, and publish the same once a week for four consecutive weeks in a newspaper published in the county, if there be one, and if there be none in such county, then in a newspaper published in an adjoin-

ing county.

SEC. 2. The certificate filed with the Clerk, as provided in Section one of this Act, must be signed by the partners and acknowledged before some officer authorates the taken the asknowledgement of conzed to take the acknowledgement of conveyances of real property. Where the partnership is hereafter formed, the certificate must be filed, and the publication designated in that Section must be made within one month after the formation of the partnership, or within one month from the partnership, or within one month from the time designated in the agreement of its members for the commencement of the partnership; where the partnership has been heretofore formed, the certificate must be filed and the publication made within two months after the passage of this Act. Persons doing business contrary to the provisions of this Act, shell not maintain any action upon, or on account of maintain any action upon, or on account of any contracts made or transactions had in ing on the principal business street or thoroughfare of any of the towns of this State for the purposes of prostitution, or for the

required.

SEC. 3. On every change in the members of a partnership transacting basiness in this State under a ficticious name, or a designation which does not show the name of the persons interested as partne s in its business, a new certificate must be filed with the County Clerk and a new publication made, as required in this Act, on the formation of such partnership. SEC. 4. Every County Clerk must keep

a register of the name of every such part-nership, and of each partner therein, and he shall charge for each name so entered the sum of twenty-five cents, to be col

the sum of twenty-five cents, to be col-lected as other fees, which shall be full compensation for filing and registration. Sec. 5. Copies of the entries of a County Clerk, as herein directed, when certified by him, and affidavits of publication as herein directed, made by the printer, pub-lisher or chief clerk of a newspaper, are prima facie evidence of the facts therein stated; provided, that this Act shall not apply to any incorporation duly created and existing under and by virtue of the laws governing and providing for the crealaws governing and providing for the creation of incorporations in this State, and now engaged or hereafter to be engaged in doing business in this State.

THE NEW LICENSE ACT.

Following is the full text of an amendment to the License Act, which was passed at the last session of the Legislature, and approved February 1, 1887:

SEC. 70. The County Auditor shall from time to time deliver to the Sheriff as many of such licenses as may be required, and shall sign the same and charge them ing or delivering any license to a Sheriff, the Auditor shall fill out the license in full, stating therein to whom said license is issued, the kind of business authorized to be carried on under the license, the room, building and placewhere the business is to be carried on, the dates when said license begins and expires, and the amount of money to be paid therefor, and shall at the same time make entries of the same upon the stubs in the license-book. Whenever any license is returned, by the Sheriff, unsold, the Auditor shall cancel and file the license, and note the fact and date of such cancella-tion upon the stubs thereof. No Board of County Commissioners shall audit or allow any claim in favor of a Sheriff until there shall be filed with said Board the certified statement of the Auditor that all settle-ments required by the 71st Section of the Act of which this is amendatory, have been made by said Sheriff. The amount of all licenses issued to the Sheriff and not accounted for shall be deducted before any claim shall be allowed to a Sheriff. No county shall be liable to the Auditor, other than for his official salary, for any fees or for any services required of him under this

The construction placed upon this amendment is that all persons requiring licenses shall apply to the Sheriff for the same, giving in the application a description of the room or building in which the business is to be carried on for which the license is issued.

RECORDING OF BIRTHS AND DEATHS.

An act of the Legislature, approved March 20, 1887, provides that every person who shall officiate at the birth of a child who shall officiate at the birth of a child shall make a record thereof, and within three months after such birth shall make and deliver to the Recorder of Deeds of the county wherein the birth took place, a certificate under his hand containing the facts of such birth. It also provides that every person who shall officiate at the burial of any deceased person shall make a record thereof and within two weeks after such death shall make and deliver, or send by the due course of mail or express, or by by the due course of mail or express, or by such other manner as will insure safe transit, to the Recorder of Deeds of the county wherein such death took place, a certificate under his hand containing par-

ticulars of such death.

All certificates of births and deaths shall be filed and recorded by the Recorder in a book kept for that purpose, and the Board of Commissioners of the several counties the bear of the several counties the se shall provide blanks certificates, to be paid for by the county, to be furnished to phy-sicians midwives and undertakers, to en-

sicians midwives and undertakers, to enable them to carry out and comply with the requirements of the act.

Failure to comply with the provisions of the act is punishable by a fine of not less than \$20 nor more than \$50 for each oflense, and wilfully making a false certificate of any birth or death is punishable by a fine rot averaging \$500. by a fine not exceeding \$500, or imprison-meet in the county jail for any period not exceeding six months.

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In the District Court of the State of Nevada, Eureka County.

THE STATE OF NEVADA BENDS GREET-

THE STATE OF NEVADA SENDS GREETing to William Ferguson.
You are hereby required to appear in an action commenced against you as defendant by
D. Nathan as plaintiff, in the District Court of
the State of Nevada, Eureka county, at the
town of Eureka, and answer the complaint
therein, which is on file with the Clerk of said
Court, within ten days after the service on you
of this Summons (exclusive of the day of
service), if served in said county, or twenty
days if served out of said county, but within
this District, and in all other cases forty days;
or judgment by default will be taken against
you, according to the prayer of said complaint.
The said action is brought to recever judgment against you, the said defendant, for the
sum of \$216 87, alleged to be due from you to
him for goods, wares and merchandise, mining
supplies and materials soid, delivered and furnished by him to you, to be used, and which
were used in and upon the Margaretta mine on
Adams Hill. Eureka Mining District, Eureka
county, State of Nevada, and to foreclose his
certain material man's lien for said sum, which
is of record in Liber 2 of Liens, page 160 of the
County Records of Eureka county, State of Nevada, filed November 17, 1886, upon said Margaretta mine, and for a decree of sale of the
whole of said mine or sufficient thereof to satsity said plaintiff's lien, and any other liens
that may be presented and proved according
to law, all of which will more fully appear by
the said complaint, a certified copy of which is
herewith served, and to which you are specially
referred.

And you are hereby notified that, if you fail
to appear and answer the said complaint as
above required, the said plaintiff will take
judgment against you for the said sum of
\$216 87 and costs of suit, and will apply to the
Court for the equitable relief demanded in said
complaint.

IN TESTIMONY WHEREOF, I, F. H. HARMON,
have hereunto set my hand officially,

IN TESTIMONY WHEREOF, I, F. H. HARMON

have hereunto set my hand officially, [SEAL.] and affixed the seal of said Court this 17th day of May, A. D. 1887.

F. H. HARMON, County Clerk and ex-officio Clerk of the District Court of the State of Nevada, Eureka County.

R. M. BEATTY, Attorney for Plaintiff.

In the District Court of the State of Nevada, Eureka County.

THE STATE OF NEVADA SENDS GREET-ing to J. L. Hinckley and Maggie Winzell, Administratrix of the estate of Joseph Win-

Ing to J. L. Hinckley and Maggie Winzell, Administratrix of the estate of Joseph Winzell, decased.

You are hereby required to appear in an action commenced against you as defendant by James Sweeney, as plaintiff, in the District Court of the State of Nevada, County of Eureka, at the town of Eureka, and answer the complaint therein, which is on file with the Clerk of said Court, within ten days after the service on you of this Summons (exclusive of the day of service), if served in said County, or twenty days if served out of said County, but within this District, and in all other cases forty days; or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to recover judgment against you, the said defendants, for the sum of \$3,012, alleged to be due from you jointly and severally to him upon a certain undertaking on appeal and stay of execution executed by you, J. L. Hinckley, and one Joseph Winzell, now deceased, and the Administratrix of whose estate you, Maggie Winzell, are, and filed in the case of James Sweeney against G. D. Schultes and William McConnell in the Sixth Judicial District Court of the State of Nevads, in and for Eureka County, on the 15th day of March, 1884, all of which will more fully appear by reference to said complaint, a certified copy of which is herewith served, and to which you are hereby specially referred.

And you are hereby notified that, if you fail to appear and answer the said complaint as above required, the said plaintiff will take judgment against you for the said sum of \$3,012 and costs of suit.

INTESTIMONY WHEREOF, I, F. H. HARMON,

and costs of suit. IN TESTIMONY WHEREOF, I, F. H. HARMON, have hereunto set my hand and affixed [SEAL] the Seal of said Court this 20th day of April, A, D. 1887. F. H. HARMON, County Clerk and ex-officio Clerk of the said District Court of the State of Nevada, Europe County.

R. M. BEATTY AND PETER BREEN, Attorneys for Plaintiff. a2

Application for a Patent.

UNITED STATES LAND OFFICE, UNITED STATES LAND OFFICE, EURRA, Nevada, May 3, 1857. IS HEREBY GIVEN, THAT George Phillips, whose Postoffice address is Hamilton, Nevada, has this day filed his application for a patent for one thousand linear feet of the Trustee mine or vein, bearing silver, with surface ground six hundred feet in width, situated in White Pine Mining District, county of White Pine, and State of Nevada, and designated by the field-notes and official plat on file in this office as lot No. 76, in Township 16 north, range 57 east, of Meunt Diablo meridian, said lot No. 76 being as follows:

Diablo meridian, said lot No. 76 being as follows:

Beginning at a post marked No. 1, U. S. survey No. 76, the same being the original location monument whence the section corner at the southwest corner of section 2, Township 16 N., R. 57 E., M. D. M., bears N. 50 deg. 38 min. W., 1,940 feet; U. S. monument No. 5 bears N. 36 deg. 14 min. W., 2,383 feet; post No. 2, U. S. survey No. 61. Jennie A lode, bears N. 36 deg. 50 min. W., 2,446 feet; and the shaft upon this lode bears N. 70½ deg. W., 550 feet; thence running ist course S. 73 deg. W., 500 feet; thence running ist course S. 73 deg. W., 500 feet to post marked No. 2, U. S. survey No. 76, and the original location monument; thence 2nd course N. 73 deg. W.,600 feet to post marked No. 3, U. S. survey No. 76, and the original location monument: thence 3rd course N. 73 deg. E., 1,000 feet to post marked No. 4 U. S. survey No. 76, and the original location monument; thence 4th course S. 17 deg. E., 600 feet to post No. 1, the place of beginning, containing 13 77-100 acres.

Magnetic variation 16½ deg. east.

13 77-100 acres.

Magnetic variation 16½ deg. east.

The location of this mine is recorded in the Recorder's office of White Pine Mining District White Pine county, State of Nevada. This claim is bounded by no known claims.

Any and all per-ons claiming adversely any portion of said Trustee mine or surface ground are required to file their adverse claims with the Register of the United States Land Office at Eureks, in the State of Nevada, during the sixty days' period of publication hereof, or they will be harred by virtue of the provisions o the Statute.

D. H. HALL, Register.

D. H. HALL, Register.

It is bereby ordered that the foregoing notice of application for patent be published for the period of sixty days (ten consecutive weeks), in the Eureka Daily SENTINEL, a daily newspaper published at Eureka, Nevada.

m5-60d

D. H. HALL, Register.

fields are scarce, but those who write to Stinson & Co., Portland, Maine, will receive free, full information about work which they can do and live at home, that will pay them from \$5 to \$25 per day. Some have earned over \$50 in a day. Either sex, young or old. Capital not required, You are started free. Those who start at once are absolutely sure of snug little fortunes. All is new.

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