

NEW ARRANGEMENTS.

On and after March 9, '85,

TRAINS

Passengers, Mails, Express

and Freight

Will cave Eureks on MONDAYS, WEDNES. DAYS and FRIDAYS,

(On Pacific Standard time)

as follows:

Making connection with East and West Bound Trains of the

Central Pacific Railroad. Returning, will leave Palisade on TUESDAYS, THURSDAYS and SATURDAYS.

Arrive at Eureks at ......4:00 P. M

THE COMPANY

WILL DELIVER FREIGHT

HAMILTON, WARD.

PIOCHE,

An all points south, by teams, with care and dispatch, and at the lowest rates.

B. GILMAN, General Sup't.

**NEVADA STACE** 

.....AND.....

# TRANSPORTATION



Carrying U. S. Mails and Wells Fargo & Co.'s Express.

Stages leave Eureks Mondays, Wednesdays and Fridays for Hamilton, Taylor, Bristol and Pioche, making close connection with Stages for Cherry Creek, Ward, Osceola, and

ALL POINTS IN SOUTHERN UTAH

Eureks to Hamilton.... Beturn Ticket...... Eureks to Taylor..... Return Ticket.... Eureks to Pioche... Return Ticket..... Thirty pounds of Baggage allowed each

passenger.
Return Tickets good for 30 days.
Positively no rebate allowed commercial travelers on Round Trip rates.

Bailroad Freight and Transportation Line.

Teams of the above line will deliver Freight at Taylor and points South, leaving Eureka every 12 days, or as often as the business demands it.

OFFICE ON MAIN STREET, EUREKA.

### TYBO STAGE LINE

CARRYING THE U. S. MAILS.

STAGES LEAVE EUREKA
Sundays and Wednesdays
at 8 o'clock, and leave Tybo on
undays and Wednesdays at the same hour.

Eureka to Tybo... Thirty pounds of baggage allowed each pas

Freight—Anything above 50 pounds 2; cents p r pound; under 50 pounds, 4 cents.

ROBINSON & BROWN. Office—Sadler's store, Eureka, Nevada. Eureka, April 26, 1887.

### VASHING AND IRONING

VERY DESERVING WOMAN, WITH A A large family to support—Mrs. Hunter—living in Poverty Gulch, is desirous of getting Washing and Ironing to do.

No charges made for Mending.
Help a deserving woman with several children to support.

Eureka, Nov. 11, 1886. n12-tf

The San Francisco Weekly Alta will be sent to any address thirteen weeks on trial for 25 cents. Splendid premiums are offered to yearly subscribers.

THE WEEKLY ALTA,
San Francisco Cal.

\$75 PER MONTH FOR AGENTS
\$10.75 Local or traveling. Five best selling articles in the world. Send two-cent stamp for terms. Address, M. F. TURRELL & CO. Somersat Mich.

....DEALER IN ....

# General Merchandise.

North Main Street, Eureka Nevada

WILL SELL

## Goods for Cash.

Cheaper than Any House in Town.

Goods Guaranteed and Delivered Free of Charge in the Immediate Neighborhood of Eureka.

Eureka, Nevada, Aug. 5, 1884.

au6-tf

Wholesale and Retail Dealers in

Supplies

On account of our superior facilities for purchasing goods through our

And our recent changes here, in reducing our expenses

### Doing business in Eastern Nevada, and will COMPETE WITH

Doing Business in this Market.

WE ALSO GUARANTEE FULL WEIGHTS AND MEASURES IN EVERYTHING WE SELL

CALL AND EXAMINE GOODS & PRICES BEFORE PURCHASING ELSEWHERE

REMINGTON, JOHNSON & CO.

### Notice to Lien-Holders.

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

D. NATHAN, Plaintiff,

WILLIAM FERGUSON, Defendant.

NOTICE IS HEREBY GIVEN THAT THE above entitled suit is brought to foreclose a material man's lien for \$216 87 against and upon that certain mine and mining claim known and described as the Margaretta mine, situate on Adams Hill in Eureka Mining District, Eureka county, State of Nevada, commencing at the north line of the Lone Pine and Macon City mines, and running in a north-easterly direction fifteen hundred feet from its notice of location, and one hundred feet on each side joining the eastern line of the Good Hope mine on Wide West Hill, located by Edwin L. McLellan and William Ferguson.

And all persons holding or claiming liens under the provisions of an Act of the Legislature of the State of Nevada, entitled "An Act to secure Liens to Mechanics and others and to repeal all other Acts in relation thereto," approved March 2, 1875, against or upon said Margaretta mine, to be and appear before said Court, at the courtroom thereof, in the town and county of Eureka, State of Nevada, on the 18th day of August, A. D. 1887, at 10 o'clock A. M., or as soon thereafter as counsel can be heard, and then and there exhibit proof of the feet said liens: TOTICE IS HEREBY GIVEN THAT THE day of August, A. D. 1887, at 10 o'clock A. M., or as soon thereafter as counsel can be heard, and then and there exhibite proof of their said liens; and liens not so then and there exhibited and proven shall be deemed to be waived in favor of those so exhibited and proven.

D. NATHAN, Plaintiff.

R. M. Bratty, his Attorney.

Eureka, Nev., May 17, A. D. 1887. m20-3w

#### NOTICE.

UNITED STATES LAND OFFICE, EUREKA, Nevada, July 29, 1887. I

NOTICE IS HEREBY GIVEN THAT
John E. Jones, of Carson City, State of
Nevada, authorized agent of the State of Nevada, and acting for and on its behalf, has filed
an application to enter under the provisions of
an Act of Congress, approved June 16, 1880, entitled an Act to grant to the State of Nevada
lands in lieu of the sixteenth and thirty-sixth sections in said State, the N. ½ of SW. ½ section 15,
township 16, N. range 57 east. Mount Diablo
meridian, in the district of lands subject to
sale at Eureka, Nevada, and containing 80 acres.
The selection of the above described tract of
land will be tendered at said Land Office on
Monday, October 3, 1887.

D. H. HALLI, Register. UNITED STATES LAND OFFICE,

VISITING CARDS—LATEST STYLES just received at the SESTINEL Office.

MEDICAL



11 Kearny street, San Francisco, Cal. Nervous Debility, Seminal Weakness. Ex

hausted vitality, Spermatorrhess, Lost Man-hood, Impotency, Paralysis, Prostatorrhesa, and all the terrible effects of Self-abuse, and excess in maturer years, such as Loss of Memory, Lassitude, Nocturnal Emissions, Aversion to Society, Dimness of Vision, Noises in the Head, the vital fluid passing unobserved in the urine, and many other diseases that lead to insanity and death.

YOUNG MEN

Suffering from any of the above symptoms should consult us at once. The drain can be easily stopped, vitality restored, and life be made again a pleasure instead of a burden.

There are many

MIDDLE-AGED MEN.

MIDDLE-AGED MEN.

Who are troubled with too frequent evacuation of the bladder, often accompanied by a slight smarting or burning sensation, and a weakening of the system in a manner they cannot account for, Ropy sediment in the urine, etc. Many die of this difficulty ignorant of the cause, which is the second stage of Seminal Weakness.

CURES GUARANTEED IN ALL SUCH CASES.

CONSULTATION Free. Thorough examination and advice, including chemical analysis and Microscopic examination of the urine, \$5. An honest opinion given in every case.

The following Medicines supplied at the prices named:

SIR ASTLEY COOPER VITAL RESTORATIVE, \$3 a bottle, or four times the quantity, \$10.

SAMPLE BOTTLE PREE.

SAMPLE BUTTLE FREE.

Sent to any one applying by letter, stating symptoms, sex and age. Strict secrecy in regard to all business transactions.

The Celebrated Kidney Remedy, NEPHRETICUM, for all kinds of Kidney and Bladder Complaints, Gonorrhoes, Gleet, Leucorrhoes, etc. For sale by all druggists; \$1 a bottle, or 6 bottles for \$5.

The English DANDELION, LIVER AND BYSPEPSIA PILL is the best in the market. For sale by all druggists; price, 50 cents a bottle.

Address: English Medical Dispensary. NO. 11 KRARNY STREET, SAN FRANCISCO, CAL. f10-ly

WIN more money than anything else by taking an agency for the best selling book out. Beginners succeed grand ly. None fail. Terms free. HALLETT BOOK Co., Portland, Maine.

1887.



.....OF.....

.....WILL BE HELD AT.....

# .....COMMENCING.....

Wholesale Housein Salt Lake September 21, and Ending October 1.

HOUSE LIBERAL PREMIUMS

.....FOR..... Stock Live Department,

.....AND..... **EXHIBITS** PAVILION.

Indian Pony Races,

Balloon Ascensions,

Bicycle Races,

Stock Parade.

#### Ladies' Grand Tournament

Friday, September 23, Wednesday, September 28, and Friday, September 30.

Trials of Speed

To be conducted under the auspices of the Directors of the State Agricultural Society.

### The President's Gold Medal.

President Powning offers as a Special Premium a Gold Medal, valued at \$100, for the Best Exhibit in any Department.

The State Agricultural Society was established in accordance with an Act of the Legislature of the State of Nevada, entitled "An Act to provide for the management and control of the State Agricultural Society," approved March 7, 1885.

#### MEMBERS OF THE STATE BOARD OF AGRICULTURE :

L. J. FLINT, of Washoe county; B. F. LEETE, of Washoe county;

P. H. MULCAHY, of Washos county;

AL. WHITE, of Washoe county: JOHN SWEENY, of Ormsby county;

T. B. RICKEY, of Douglas county;

C. C. POWNING, of Washoe county; ALVARO EVANS, of Washoe county;

F. DANGBERG, of Douglas county; W. S. BAILEY, of Churchill county; JOSEPH MARZEN, of Humboldt county.

THEO. WINTERS, of Washoe county;

#### Officers of the Society: C. C. POWNING ..... Pesid en

C. H. STODDARD Secretary T. BENDER ..... Treasurer

For Speed Programme, Premium List and other information, add:ess C. H. STODDARD, Secretary, Reno, Nevada.

C. C. POWNING, President. C. H. STODDARD, Secretary.

INFORMATION

.... FOR ....

#### OWNERS AND LOCATORS

### MINES.

APPLICATION FOR PATENT.

Where papers have once been filed with Register and acceiver they become a part the record, and can neither be withdrawn nor returned, but must be transmitted to the Gen eral Land Office.

An application will be rejected when the scription of the premises is erroneous or

Application for patent will be rejected be

cause:

First - The notice was published without the knowledge of the Register.

Second—The notice was not published in newspaper designated as published nearest the Third-Record title was found defective.

Fourth—A previous application had been made for the same premises, which was withdrawn pending a suit in Court commenced by the adverse claimant.

An application for patent will be rejected when the survey does not accurately define the boundaries of the claim.

Where the claim was not lecated in accordance with law. ance with law.

where several parties own separate and dis-tinct portions of a claim, application for patent may be made by either for that portion of the claim owned by him; but where soveral parties own undivided interests in z mining claim all should join in an application for a

A person or association may purchase as many placer locations as the local law admits, and embrace them all in one application for a

Two or more lodes cannot be embraced in one application for a patent except for placer claims embracing two or more lodes within their boundaries

Papers sworn to before any person purporting to act as a deputy for the Register and Receiver cannot be recorded as evidence.

In all patents for mining claims situated within the interior boundaries of a town site a clause is inserted "excepting and excinding all town property, rights upon the surface, and all houses, buildings, structures, lots, blocks, streets, alleys or other municipal im provements not belonging to the grantee herein, and all rights necessary or proper to the occupation, possession and enjoyment of the same."

Publication of notice must be made n only one newspaper for the period of 60 days.

Notice must be published 10 consecutive weeks in weekly newspapers, and in daily rewspapers 60 days must clapse between the first and last insertions.

Where the Register designates the daily issue of a newspaper for publication of notices of a mining application for patent it is not a compliance with law to change to the weekly edition of the same paper without authority of the Register. the Register.

the Register.

The existence of a salt spring on a tract of land withdraws it from the operation of the homestead and pre-emption laws. A hearing for the purpose of proving the sgricultural character of such land is not allowed. Land containing valuable deposits of slate may be entered under the mining Acts. ADVERSE CLAIMS.

Adverse claimants must file a separate and distinct claim against each application which it is alleged conflicts with the premises owned by such adverse claimant.

The papers in an adverse claim, once filed, cannot be withdrawn, but becomes a part of the accord.

when an adverse claim has been filed it cannot be amended so as to embrace a larger portion of the premises than that described in the original adverse claim.

An adverse claim must be made out in proper form and filed in the proper local office during the period of publication of the application for the patent to be effective.

It is the duty of the adverse claimant o commence suit in proper form within the required time, and if he trusts the uncertain medium of the United States mail he must abide the consequences, should the delay ensue, through misfortune or accident. Should the failure to commence suit be the result of

the failure to commence suit be the result of the corrupt or dishonest action of his atterney, the Interior Department cannot redress the An adverse claimant should set forth in detail the facts upon which he bases his adverse claim. A statement in general terms, embodying conclusions of law, without stating the facts specially, will not be considered in evidence of the statement of the statement

An adverse claimant should show a compli-ance with the local laws in recording his claim and in regard to expenditures, and shall file a copy of the original notice of his location, and show the nature or extent of the conflict

An allegation of parties to a suit that they compose the company is sufficient, and they are not required to prove that they are the original locators or the identical parties who

present the adverse claim. AGRICULTURAL OR MINERAL LANDS.

Where land is of little, if any value, for agricultural purposes, but is essential to the proper development of mining claims, it should be disposed of under the Mining Act.
Where lands containing valuable mineral deposits have been included in an agricultural deposits and containing value of the state of the concelled at any time. entry, said entry will be canceled at any time prior to issuance of patent, upon satisfactory evidence of the existence of such valuable de-

evidence of the existence of such valuable deposits.

Where valuable deposits of mineral are discovered upon a tract after the same has been entered as agricultural, but before 1 stent has been issued, the parties claiming the mine may make application for patent for same, and the agricultural entry will be canceled to that portion of the land embraced by said mining claim.

Where mineral deposits are discovered on agricultural lands after the patent has been issued to an agricultural claimant, they pass with the patent.

Agricultural College scrip cannot be ceived in payment for claims.

Aforeigner may make a mining location and dispose of it, provided he becomes a citizen before disposing of the mine. Proof that the party was not a citizen before disposing of his claim must be affirmatively shown.

Locators and intermediate owners, other than applicants, will not be presumed aliens, in the absence of allegation or objection prior to issuance of patent.

The portion of a mining claim sold to an alien cannot be patented while such owner is an alien; but on his declaration to become a citizen his right dates back to his purchase, and he may thereupon secure United States patent for his claim.

CROSS LEDGES.

CROSS LEDGES.

Revised Statutes. Section 2,336:
Where two or more ledges cross or intersect each other, priority of title shall govern, and such prior location shall be entitled to all ore or mineral contained within the space of intersection, but the subsequent location shall have the right of way through the space of intersection for the purpose of the convenient working of the mine. And 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.

There is no authority of law for a tunnel location 3,000 by 1,500 feet. A proper location is the width of the tunnel for 3,000 feet.

There is no provision of law for patenting tunnel locations, but lodes discovered in running a tunnel may be patented in like manner as other lodes.

ning a tunnel may be patented in the as other lodes.

The right is granted to tunnel owners to 1,500 feet of each blind lode, not previously known to exist, which may be discovered in their tunnel.

When a lode is struck or discovered for the first time in running a tunnel the tunnel owners have the option of recording their claim of 1,500 feet all on one side of the point of discovery or intersection, or partly on one

claim of 1,500 feet all on one side of the point of discovery or intersection, or partly on one side thereof and partly on the other.

Prospecting for blind lodes is prohibited the line of a located tunnel while the tunne is in progress, but other parties are in no way debarred from prospecting for blind lodes running tunnels, so long as they keep without the line of such tunnel.