NOTICE TO MAIL SUBSCRIBERS,

The date printed on the wrapper of each paper denotes the time up to which the subscription has been paid.

NEWS AND GOSSIP.

A NEW MINERAL SUBSTANCE.

Callustro, is the name given to a substance recently discovered near Calistoga, California, on a farm belonging to Mrs. Emma Eells, of Oakland. The Mining and Scientific Press says that scientists and mining experts who have examined callustro agree in pronouncing it a most useful and valuable discovery, particularly for the wonderful cleansing and polishing properties which it has been found to possess. Professor H. G. Hanks, formerly state mineralogist, gives his analysis, showing it to contain silica, magnesia, alumina and many other ingredients. He further says that it is entirely new to him, nothing like it ever having come to his hand before, and that in its finest powdered form, under the microscope, the motes still show the keenest and sharpest cutting edges, rendering it extremely valuable as a polishing agent. The extended and critical tests to which it has been subjected has more than borne out this prediction. In powdered form, though a gray, flour-like substance, free from grit, delicate and soft to the touch, and exceedingly agreeable to the skin, it polishes each of the common and precious metals in use as well as glass and all precious stones with marvelous quickness and Senator Sharon void. Terry and a luster that is wonderful, and had married Sarah Althea, and both possessing the invaluable property of remaining a much greater length of time than the luster of any other known polish. The mineral has already been applied to many valuable uses. A corporation has been trict to see that the person of Jusformed for the purpose of placing tice Field was protected, and it was callustro upon a commercial basis, in discharge of this duty with writwith a capital stock of \$100,000, and composed entirely of prominent women of Oakland, with Mrs. Eells as president. From the already great demand for callustro it is safe to say the enterprise will

A RASCALLY MINNEAPOLIS LAWYER J. Frank Collom, one of the best known young lawyers in Minneapolis, has confessed to forging the name of John T. Blaisdell, the millionaire pioneer of that city, to notes and other papers footing up the enormous total of \$227,000. Collom has been the trusted attorney for Mr. Blaisdell for several years. It appears he began his dishonest financial methods upwards of a year ago, but Mr. Blaisdell had every confidence in the young man until a few weeks ago when his eyes were suddenly opened to what the young rascal was doing. About three suddenly opened to what the young rascal was doing. About three first of the Security Bank, of which has been at all times to denounce those inhuman, infamous and antirepublican sections, and even whole and the republican sections, and even whole articles, which are incorporated in that there is not of the many before many weeks, Snake thange before many weeks, Snake there may run dry. In many places where an attempt to ford had not be made for many years, it is not only fordable for teams, but a per secure the payment of certain mortgage described in the said complaint, and executed by the said watcom only fordable for teams, but a per secure the payment of certain mortgage described in the said complaint, and executed by the said watcom only fordable for teams, but a per secure the payment of certain mortgage described in the said complaint, and executed by the said watcom is the said complaint, and executed by the said watcom only fordable for teams, but a per secure the foreclosure of a certain mortgage described in the said complaint, and executed by the said watcom sit with out of the said complaint, and executed by the said watcom secure to fine the said complaint, and executed by the said watcom secure of the said complaint, and executed by the said watcom secure of the said complaint, and executed by th heaviest depositors, became aroused, reason to change my opinion concerning and meeting the millionaire on the street, asked him how much of J. these sections and articles, I therefore refuse to sign the constitution. F. Coliom's paper he was on. Mr. At this point, Cavanah, of Elmore Blaisdell thought for an instant and then replied, "I believe I have enmembers refusing to sign the condorsed his paper to the amount of stitution should receive no pay for \$10,000." The cashier became ex- their services. cited at that and exclaimed : "Why, "I second the motion !" rang out we have nearly three times that all over the hall amid much confuamount of his paper in the bank sion, but as soon as order was parendorsed by you." It was the mill- tially restored, Mr. Pefley said: ionaire's turn to be excited, and he declared that there must be a great pay; do not want it, and would not take mistake somewhere. A hasty investigation showed that there was something seriously wrong. Several money brokers and loaners whatever: because we all came to this were visited and a large amount of hall knowing that there was no pay atfe itious paper was soon found, tached to the office of delegate in this Within a short time the immense sum of \$227,000 in notes and other securities was discovered. Mr. Blaisdell pronounced all the signatures purporting to be his to be forgeries. The case was put in the finally come out of the tax-payers' pockhands of detectives and soon the proof of Collom's guilt was conclusive. The next move was to confront the young man with his crime, which was done in very few words by a large majority had not the president by an attorney in the presence of ruled it out of order. by an attorney in the presence of Mr. Blaisdell and the bank officers. The young attorney broke down completely and confessed his crime in detail, and amid hysterical sobs and tears begged to be sent to the penitentiary as the place he deserved to be. It is stated that the money breed Hawaiians who had been sent was all lost in real estate deals. Collom was not arrested at last account, and it was reported that his father and other friends would come to his assistance. If such proves to be the case it is probable that the affair will be settled. Young Collom occupies a handsome residence on Portland avenue and lives in good style, employing several servants. He has a charming wife and several young children.

season, have served to show what the insurgents were killed and twelve sterling stuff the business commu- wounded. Letters were taken from nities of the far west are composed of. The people of Spokane Falls are not a whit behind any others. Wounded. Letters were taken from the saddess events we have been wounded. Letters were taken from the saddess events we have been called upon to chronicle in a long time was the accidental death of them being J. E. Brown, editor of a Loyal Eccles, son of J. C. Eccles, That they have by no means lost Hawaiian newspaper. It is thought of the prairie. heart by the recent terrible disaster or are inclined to abandon the city by the falls, is evidenced by the trial by the natives, and the most preparations being made and the of those are in sympathy with the pecting trip near the headwaters of w

Telegraph Company, stands conspicuous. He brought his office pretty squarely back upon its feet on Sunday night within two hours after the lines had been burned down in the city. Saving only three sets of instruments from the burning office, he established a branch office in the Western part of the THE KETCHUM KEYSTONE tion of the city, that of A. D. Campoffice in the Western part of the city for the transmission of Eastern business, and had his main office in a lumber pile near Stevens street and Railroad avenue. He succeeded feet and yet there are no signs of in getting his files clear by 5 o'clock cutting through it. This vast body next morning.

BROWN-SEQUARD'S ELIXIR.

There is a man in Indianapolis, who is being experimented on with Brown-Sequard's elixir of perpetual youth. His name is Noah Clark, and his physician is Dr. Purnam. To a reporter the other day he said: 'Until Saturday I dragged my limbs in walking, and could not walk long at a time without resting. Now can walk with a light step and feel like working." Clark is 50 years old and has suffered from general debility for a number of years.

A Tragedy in California.

Ex-Judge David S. Terry was shot and killed by Deputy United breakfast table in the Depot Hotel was caused by Terry's slapping the face of Justice Field, of the United States Supreme Court. The beginning of the trouble occurred September 13, 1888, when Justice Field rendered a decision declaring the co-called marriage contract between Sarah Althea Hill he and his wife have threatened to assault Justice Field whenever they should meet. In consideration of which fact Attorney-General Miller had ordered the marshal of the disin discharge of this duty, with written instructions in his pocket, that Nagle fired the fatal bullet. Nagle was arrested and taken to Stockton and locked up.

HE'S A JEWEL.

When the time arrived for the last roll-call of the late constitutional convention at Boise, the president

Gentlemen, as your names are called you will please come forward and sign the constitution and the pay-roll.

When the name of Mr. Pefley was reached he arose in his place and

Mr. President: I have not asked for it under any circumstances, because I do not think that I have earned anything; nor do I think any one here is entitled to pay for his attendance, or in any way convention. And that our meeting was a voluntary act sanctioned by no law of ets; and as that motion was intended for myself only, the mover would have done better to have saved his thunder for some

I think the motion would have carried

THE steamer Alameda that arbrought news of a daring though futile insurrection in Honolulu on his money. He did not leave any July 3d. The ringleaders were Robt. debts behind him, so the theory W. Wilcox and Robt. Boyd, halfat government expense to be educated at the Italian military school. They had been plotting some time and rumors of the insurrection had reached the government, but little notice was taken of them. They had an armed band of about 130 he refused to do. Several shots were exchanged, and after a skirmish The many disastrous fires that have occurred in western towns this season, have served to show what the shoulder. Seven of the shoulder. Seven of the shoulder severe taken prisoners. Boyd was spent a good deal of time and badly wounded and Lieut. Parker money trying to trace the where-

IDAHO NEWS.

a tunnel 125 feet into the mountain, which strikes the ledge at a depth of 100 feet below the croppings.

The ledge has been penetrated 28 of ore averages from assays \$16 per ton in gold and silver. Mr. McKim has four men emyloyed tunneling through the ledge, and so soon as that is done and its width defined they will then follow the ledge, taking out the ore from wall to wall, to prospect it thoroughly. Mc. has also located a millsite and waterright on the South Boise river, near the mine, so that if developments in the Barker meet his expectations he will have every facility for working this immense ledge. Large bodies of mineral rock that will average fair pay is what experienced mining men prefer, and we would not be surprised to hear any time that McKim had been offered a munificent sum for this mining prop-States Marshal David Nagle at the erty. Bishop Talbott, accompanied by Rev. Geo. Buzzelle, visited at Lathrop, California, on the morn-ing of the 14th inst. The shooting preached morning and evening to unusually large audiences. He is pleasing and forcible expounder of the gospel, and does much good each annual visit. During his stay he was instrumental in organizing a Sunday school here with a good membership, and made arrangements that may lead to the holding

> Rocky Bar. Idaho Free Press: Judge John L. Logan, of the First Judicial district of Idaho, is resting from his labors for thirty days and during the time will rusticate in the beautiful Shenandoah Valley of old Virginia. May he return to Idaho as strong physically as he is strong in the confidence and esteem of the people of his district.

of regular religious services at

Lewiston Teller: Stock men are beginning to feel scared in this vicinity, regarding feed for the coming winter for their animals, the

Register: It seems that such a thing would be impossible, but when we realize the fact that Snake river is falling at the rate of three inches per day, the most skeptical may conclude that if there is not a change before many weeks, Snake river may run dry. In many places

hood scheme all over the territory. In fact a campaign more vigorous than that of a general election is to be waged. This looks bad. A State constitution whose adoption has to be bulldosed and bought is not a sound and safe charter. When a people are ready for and desire statehood they do not require any persuasion or urging from the smooth-tongued and wily politician but they rise up en masse and cheerfully vote for the constitution submitted, provided the document is a good one.

Idaho World: J. C. Fox informs us that Wm. Edwards, ex-sheriff of Custer county, who mysteriously

In fact a campaign more vigorous the territory. In fact a campaign more vigorous than that of a general election is to be bulldosed and allo persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaining due, and also that the said defendant and all persons claiming by, through or under him, may be balance remaini

Custer county, who mysteriously disappeared about three years ago, has been heard from. He is on Douglas Island, Alaska. Mr. Edwards went over to Eastern Oregon to buy a band of sheep. He left Pendleton with money to pay for the sheep, but he never reached the range, and his wife and friends could get no trace of him until rerived in San Francisco last Friday cently. The supposition was that he was followed and murdered for that he was murdered was a reasonable one. Mrs. Edwards is still in Challis, but will soon leave for Doug-

las Island to join her husband. [Many of our Ketchum people are familiar with the account of the mysterious disappearance of ex-Sheriff Edwards published at the time as above stated. There were natives. They marched about mid- many conjectures as to the cause. night to the palace and ordered and various explanations suggested. Lieut. Parker to surrender, which No doubt the above news will be a source of satisfaction, if nothing more, to Duncan Cameron and J

Grangeville Free Press: One of the saddest events we have been

buildings actually begun. Among the many admirable instances of energy and foresight which were exercised throughout the excitable indicted and taken back to ment attendant upon the destruction.

To the Sheriff or any Constable of said energy and foresight which were been indicted and taken back to been indicted and taken back to Louisiana to be tried for fighting.

Description of those are in sympathy with the movement.

Clearwater. On Tuesday morning Loyal was walking along on the trail, when one of the horses belonging to the party becoming frightened and the movement.

To the Sheriff or any Constable of said county, greeting: Make legal service and due return thereof.

Given under my hand this 15th day of August, 1886.

GEO. P. HODSON,

Justice of the Peace of said Precinct.

kicked and struck him in the stom-

companions and acquaintances. A DISASTROUS fire occurred at Truckee, Nevada, on the 12th inst. when thirty-five buildings in the business portion of the town were destroyed. The loss is about \$75,-000. A number of dwellings were burned and several families left destitute. Among the buildings burned were two public school houses, two churches, the American Hotel, Irvin's livery stable and the

age, a bright and intelligent boy and a general favorite among his

BORN.

Good Templars' hall.

SWIFT-In Ketchum, Monday, August 12th, to the wife of Horace L. Swift, a son. STEELEY—In Ketchum, Tuesday, Augus 13th, to the wife of Joseph Steeley, a daughter.

CULP—In Pendleton, Oregon, Wednesday July 31, 1889, John Culp, aged 82 years and 27 days.

and 27 days.

The remains of the deceased were laid to rest in the Pendleton cemetery this afternoon at 2 o'clock. The old gentleman, who has resided in Eastern Oregon since 1875, leaves five sons and four daughters to mourn his departure. One of these, A. J. Culp. resides in Pendleton and is a member of the police force.—Pendleton paper. The deceased was the father of our well known and esteemed citizen, Al Culp, of East Fork, whose many friends will sympathize with him in the bereavement he has met with. His mother is still living

NEW TO-DAY.

SUMMONS.

It would seem that the Culp family are a

sturdy. long lived race.

In the District Court of the Second Judicial District of the Territory of Idaho, in and for the County of Alturas. JAMES W. DAVISON, Plaintiff,

WALTER G. GATES, Defendant. Action brought in the District Court of the Second Judicial District of the Territory of Idaho, in and for the County of Alturas, and the complaint filed in said county of Alturas in the office of the Clerk of add District County

said District Court. ing winter for their animals, the weather having been so dry and the recent fires in the mountains, will necessarily make the winter range very scarce.

Register: It seems that such a read for the County of Alays and the recent fires in the mountains, will necessarily make the winter range been so dry and the recent fires in the mountains, will necessarily make the winter range been so dry and the recent fires in the mountains, will necessarily make the winter range being a supplied to the United States, in the Territory of Idaho: You are hereby required to appear in an action brought against you by the above-named plaintiff in the District Court of the Second Judicial District of the Territory of Idaho: You are hereby required to appear in an action brought against you by the above-named plaintiff in the District Court of the Second Judicial District of the Territory of Idaho:

may be repeated this year. A careful examination will show that it is falling from three to four inches every twenty-four hours.

Idaho Democrat: According to the Statesman money is to be raised and great preparations made by the republicans to whoop up the statehood scheme all over the territory.

SUMMONS.

In the Justice's Court of Ketchum Pre-cinct, in the County of Alturas, Territory of Idaho. of Idano.

Harvey McCullough and Rhodema McCullough, his wife, Plaintiffs, vs. James Moore, Defendant.

The people of the United States, in the Ter-ritory of Idaho send greeting to JAMES MOORE, Defendant: You are Hereby Summoned to appear before me, at my office in Ketchum Precinct, in the County of Alturas, on the the 24th day of October, 1889, at 10 o'clock A. M., in an action brought against you by said plaintiffs, to answer the complaint of the above-named plaintiffs. Said action is brought to recover the sum of one hundred and eighty dollars upon a promissory note given by the defendant to Mrs. R. McCullough (wife of Harvey McCullough), plaintiffs, dated September 20, 1884, with interest at the rate of 1½ per cent per month from date until paid, or judgment will be taken against you for the said amount, together with costs of this suit, if you fail to appear and answer.

To the Sheriff or any Constable of said county, greeting: Make legal service and due return thereof.

Given under my hand this 15th day of August, 1889.

GEO. P. HODSON,

Justice of the Peace of said Precinct. YOU ARE HEREBY SUMMONED TO

SUMMONS.

In the Justice's Court of Ketchum Pre-cinct, in the County of Alturas, Territory of Idaho.

Harvey McCullough, Plaintiff, vs. James
Moore, Defendant.
The people of the United States, in the Territory of Idaho, send greeting to JAMES
MOORE, Defendant: YOU ARE HEREBY SUMMONED TO

You are Hereby Summoned to appear before me, at my office in Ketchum Precinct, in the County of Alturas, on the 24th day of October, 1889, at 9 o'clock A. M., in an action brought against you by said plaintiff, to answer the complaint of the above-named plaintiff.

Said action is brought to recover the sum of eighty-one dollars, balance due upon a promissory note given by the defendant to plaintiff, dated Oct. 2, 1885, with interest at the rate of 1½ per cent per month from date until paid, or judgment will be taken against you for the said amount, together with costs of this suit, if you fail to appear and answer.

MISCELLANEOUS.



AGENTS FOR

J. B. Pace's Tobacco Co.,

Philip Best's Milwaukee Beer, Sparkling Orange Juice,

Soda Springs Mineral Water, Soda Springs Ginger Ale.

We also carry a Full and Complete Line of

GOODS AND CLOTHING and has reached the advanced age of 72.

BOOTS AND SHOES, Groceries, Liquors, Tobacco & Cigars

Our facilities for doing business are such as to enable us to make BEDROCK PRICES FOR CASH MAIL ORDERS from a distance will receive Metropolitan Salon Prompt and Careful Attention.

A. ADAMS.

Manufacturer and Wholesale and Retail Dealer in

Rough & Dressed Native & Imported

RULES

Ketchum Spring Water Supply Company.

1st. The water is for the sole and exclu-1st. The water is for the sole and exclusive use of the subscriber for domestic, fire and lawn purposes to the extent of one lot or plat of ground not exceeding 55 x 150 feet. Any ground watered in excess of the above dimensions will be charged for extra; provided, always, that the subscriber uses a spray sprinkler or other similar device, as water will not be allowed to run or flow from any open end hose or nips to the flow from any open end hose or pipe to the detriment of the pressure on the mains. 2d. Any water taken from a hydrant

hose or faucet by a non-subscriber will be charged for and collected from the subscriber from whose premises the water is taken, at full regular rates.

3d. The subscriber shall pay all neces-sary expenses of ditching piping and keep-ing in repair his service pipe or pipes to the junction or connection with the company's

4th. No rebates or drawbacks will be allowed to subscribers whose supply is interrupted by the freezing of their service pipes or by shallow digging, defective plumbing or other neglect on their part.

decisions shall be final.

7th. All rents for service are payable in advance, the first day of each month, to the Secretary, at his office in the town of Ketchum. Any service unpaid for on the 3d day of the month shall be discontinued and water turned off at the main, and so remain until said service is paid for in accordance with the rules.

8th. The foregoing rules are subject to change by order of the Board of Trustees.

9th. It is imperative upon each and every subscriber to prevent, in every way possible, an unnecessary waste of water.

GEO. M. SNOW, Sec'y.

Notice of Forfeiture.

To ANDREW CRICHTON and ED. RYAN, their

To Andrew Crichton and Ed. Ryan, their heirs and assigns:

You are hereby notified that I have expended the sum of one hundred (100) dollars in labor and improvements upon the Sovereign of the Hills lode mining claim, situated in Warm Springs Creek mining district, Alturas county, Idaho Territory, in odrer to hold said premises under the provisions of Section 2324, Revised Statutes of the United States, being the amount required to hold the same for the year ending December 31, 1888; that your proportions of the same are as follows, towit; for the said Andrew Crichton \$33.33\fomega, being one-third, and for the said Ed. Ryan \$33.33\fomega, being one-third; and if within ninety (90) days from the service of this notice, or within ninety (90) days after this notice by publication you fail or refuse to contribute your proportion of such expenditures as co-owners, your interests in said claim will become the property of the undersigned, under the provisions of said Section 2324.

Ketchum, Idaho, May 14, 1889.

First publication, May 18, 1889.

Notice of Forfeiture. To Andrew Olson, his legal heirs or rep-

YOU ARE HEREBY NOTIFIED THAT we have expended one bundred (\$100, dollars in labor and improvements upon the JENNIE W. lode mining claim, situated in Warm Springs Creek mining district, Alturas county, Idaho Territory. district, Alturas county. Idaho Territory, in order to hold said premises under the provisions of section 2324, Revised Statutes of the United States, being the amount required to hold the same for the year ending December 31, 1888; that the proportion of said expenditure due by you, Andrew Olson, is twenty-five (\$25) dollars, lawful money of the United States, and if within ninety (90) days from the service of this notice, or within ninety (90) days after this notice by publication you fail or refuse to notice, or within ninety (90) days after this notice by publication you fail or refuse to contribute your proportion of such expenditure as co-owner, your interest in said claim will become the property of the undersigned, under the provisions of said section 2324.

R. B. MORTON,

T. A. CAMPBELL,

C. H. BRAASE.

Ketchum, I. T., March 25, 1889.

First publication, March 30, 1889.

Notice of Forfeiture.

To JOHN McMULLAN and ED. RYAN, their

heirs and assigns:

4th. No rebates or drawbacks will be allowed to subscribers whose supply is interrupted by the freezing of their service pipes or by shallow digging, defective plumbing or other neglect on their part.

5th. When an alarm of fire is given, the services shall be shut and kept closed until the fire shall be extinguished. All fire hydrants shall be under the control of the Fire Marshals of the town, immediately upon the alarm of fire and during the continuance of the fire.

6th. All rates and contracts of every character must be made with the Secretary. Appeals from his decisions can be made in writing to the Board of Trustees, and its decisions shall be final.

7th. All rents for service are payable in advance, the first day of each month, to the Secretary, at his office in the town of Ketchum. Any service unpaid for on the 3d day of the month shall be discontinued and water turned off at the main, and so remain until said service is paid for in accordance with the rules.

8th. The foregoing rules are subject to change by order of the Board of Trustees.

9th. It is imperative upon each and every subscriber to prevent, in every way possible, an unnecessary waste of water.

Dissolution McMullan and Ed. Ryan, their and assigns:

You are hereby notified that I have expended the sum of two hundred (200) dolears in labor and improvements upon the CONSTETICION lode mining claim, situated in Warm Springs Creek mining district, Alturas county, Idaho Territory, in order to hold said premises under the provisions of Section 2324. Revised Statutes of the United States, being the same for the years end-ing December 31, 1887, and 1888; that your proportions of the same are as follows, to-wit: for the said John McMullan \$66.66%, being one-third (your proportion of said expenditure for 1887 having been paid), and if within ninety (90) days after this notice, or within ninety (90) days after thi

Dissolution Notice.

NOTICE IS HEREBY GIVEN THAT Notice is Hekeby Given that the partnership herefore existing between S. A. Clemons and Jake Barnes, under the firm name and style of Clemons & Barnes, in the business known as the Fashion Saloon, in Clayton, Custer county, Idaho Territory, is this day dissolved by mutual consent, Jake Barnes retaining all the interests of the late firm, collects all outstanding bills and assumes all indebtedness of the late-firm.

S. A. CLEMONS. JAKE BARNES. Clayton, Idaho, April 21, 1889.

The New York ILLUSTRATED News will be mailed, securely wrapped, to any address in the United States or Canada, for three months on the receipt of One Dollars. Liberal discounts allowed to agents, postmasters and clubs. News agents can sell this paper freely, openly and above board. Samle copies mailed fres. Address

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BEER. A healthful and refreshing drink. Suprise in quality and absolutely free from drag

Try It and you will Use No Other, LARK RICHARDSON. - Agent

A. FISHER

Brewing Company

SALT LAKE CITY. With Increased Facilities to Producing

EXPORT LAGER BEER.

All Orders will receive Prompt line,

QUALITY GUARANTEED

FISHER BEER is beyond enticism. To it and be convinced. A. FISHER BREWING CO.

(UNDER METROPOLITAN RALL)

JEROME F. JACOBS, . Prop

Always on hand a Select Stock of Wines, Whiskies, Ales, Porten,

Imported and Domestic Cigars.

Salt Lake Beer on Draugh

Billiard and Pool Table.

The Cosiest place in town. jail

THE BANK SALOON

Billiard Parlor, MAIN STREET, NEAR POSTOFFICE J. H. MILEY, Prop'r.

Neither pains nor expense has been spared in fitting up, furnishing and stocking the "Bank," and by fair dealing and courteout treatment to all, the proprietor respectfully solicits a share of the public patronage. Only the very best of

Wines, Liquors and Cigars Will be kept in stock. Good order will be

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Promptly attended to and executed is a workmanlike manner. Horse and Ox Shoeing

A SPECIALTY. All kinds of Mining work, Ore Cars, etc., done to order and satisfaction given.

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