

TERMS IN ADVANCE:

One Year... \$3 00 Six Months... 1 75 Three Months... 1 00 Single Specimen Copy... 10

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ARRIVAL AND DEPARTURE OF MAILS.

EASTERN MAIL—VIA OPHIR: Arrives—Tuesday and Saturday. Departs—Wednesday and Sunday.

FOOTE & TREMBLE, SALOON, ON GLASGOW AVENUE, Go down just for old acquaintance sake.

THEO. BARLOW, MINING

REAL ESTATE BROKERAGE.

City and Mining Property. RICO, (CARBONATE CAMP), COLO.

DENVER Rio Grande R'y EXTENSION!

TREASURER'S OFFICE, RIO GRANDE EXTENSION COMPANY, COLORADO SPRINGS, COL., Dec. 6, 1879.

LABORERS WANTED. 1,000 men to work on the construction of the Denver and Rio Grande railway.

LABORERS WANTED. Buys and sells all kinds of Mining Properties in Ouray County, Colorado.

Atchison, Topeka and Santa Fe RAILROAD,

Denver & Rio Grande RAILROAD

Barlow & Sanderson's STAGE LINE AT ALAMOSA.

San Juan Country, Southern Colorado and New Mexico.

DOLORES NEWS.

PROFESSIONAL.

Frank W. Gove, Notary Public, RICO, COLORADO.

C. S. Moore, M. D. RICO, COLORADO.

GEO. P. COSTIGAN, ATTORNEY AT LAW, RICO AND OURAY, COLO.

EGGERS BROS., ASSAYERS, RICO, — COLO.

WILSON & FORD, ATTORNEYS AT LAW, SILVERTON, COLORADO.

HUDSON & SLAYMAKER, LAWYERS, SILVERTON, COLORADO.

IRA HOLMES, General Broker, 86. WASHINGTON STREET, CHICAGO

J. R. LETCHER, ATTORNEY AT LAW, OURAY, COLO.

BEVERLEY R. KEIM, Mining Broker, RICO, OURAY COUNTY, COLORADO.

J. W. PARK, ATTORNEY AT LAW, RICO, COLORADO

FRANK W. GOVE, CIVIL ENGINEER, Deputy U. S. Mineral Surveyor, RICO, OURAY COUNTY, COLORADO.

A. O. TERRY, Real Estate and Mining Broker.

T. M. TRIPPE, Civil Engineer AND Dep. U. S. Mineral Surveyor, HOWARDSVILLE, SAN JUAN COUNTY, COLORADO.

FRANK'S PLACE NO. 4, EAST SIDE GLASGOW AVENUE, RICO, COLORADO.

W. M. FRIEND, HOUSE, SIGN AND ORNAMENTAL PAINTER, CALSOMMING AND PAPER HANGING A SPECIALTY.

Wazzer Mazzer?

The Animas City Southwest in its issue of April 10th, assails the municipal affairs and the fathers of our ordinance laws, of Rico, as follows:

On the day of election ballots were circulated with the words "for salary" at the head—that it might be voted for, or "scratched" The result was 214 votes for salary, and 14 against.

The South-west is rather presumptuous in its charge, not being aware of the adversity encountered by our trustees in the performance of their duties as agents of the people.

Our Mails. Route 88,191, from Rico to Ophir, has been discontinued, and in lieu thereof route 88,194, from Rico to Placerville, has increased service to three times a week.

The contractor having the route between Animas City and Farmington, N. M., has thrown up his contract; hence no mails from that section.

Town Board Proceedings.

The New Board are sworn in and proceed to the Administration of Town Affairs—First Payment of \$50 for Obtaining Charter—Special Commissioner Appointed to Investigate Mineral Claim on Commercial Street.

On the evening of April 12th, 1880, the new Board, after taking the oath of office before John Galt, Justice of the Peace, was called to order by Mayor Raymond, and the roll called by Clerk D. McGraw.

THE REGULAR MEETING Of the Board was held April 19th, 1880. Meeting called to order by the Mayor; roll called by the Clerk, and members all present except L. Alderman.

The special committee that was appointed by the Mayor for the purpose of investigating the claim that is being worked on Commercial street and the property owned or claimed by D. F. Taylor on Butler, north of Silver Creek: Amos Lane, J. Castello and W. L. Hull.

The following standing committees were appointed for the ensuing year: Finance—Messrs. Hull, Castello, Lane, Streets and Bridges—Messrs. Lane, Alderman, Castello.

Public Works—Castello, Lane, Alderman. Health—McGraw, Alderman, Castello. Irrigation and Water Works—Alderman, Hull, McGraw.

Assessments—Castello, Hull, McGraw. Ordinances and Licenses—Hull, McGraw, Lane.

Police—Lane, Castello, Alderman. It was moved and carried that all bills against the Town of Rico shall be acted upon at the first meeting in each month.

The bond of Town Clerk was presented and accepted. It was moved and carried that the question of securing a building for town purposes be referred to the Chairman of Committee on Public Works.

An ordinance was adopted repealing Sec. 5, Ordinance No. 1, which will be found in another column.

The Animas City Southwest opened up on our municipality a few weeks ago. In their issue of April 17, they deliver a sermon upon the lawlessness of their community.

Route 88,191, from Rico to Ophir, has been discontinued, and in lieu thereof route 88,194, from Rico to Placerville, has increased service to three times a week.

After having worked strenuously all winter to learn the workings and developments of mining properties and other interests about town, some have said, "I did so and so, and it did not appear in THE NEWS."

DAMPHOOLS. After having worked strenuously all winter to learn the workings and developments of mining properties and other interests about town, some have said, "I did so and so, and it did not appear in THE NEWS."

ACCIDENT.

At one of the mines owned by Beverly R. Keim, in Marguerite Basin, near Rico, on last Saturday, Mr. J. Dorsey Haines, a young gentleman, engaged together several others, in the development of the property, was quite seriously injured by a falling rock, weighing upwards of 500 pounds.

It was moved and carried that a warrant be drawn on the Treasurer for \$50 in favor of Geo. P. Costigan, as first payment for attorney's fees in securing patent for town.

Rico should have a hospital among the first public improvements. Development of mining properties will increase as does supplies for the miners.

Several hundred new faces may be seen about Rico—arriving during the past three weeks.

Should the Rio Dolores continue to rise, the Scotch Creek trail will be opened—that is, figuratively speaking.

Dutch Henry says he thinks that when Charlie Cauffman and L. Alderman go after beef dey coom back nexd vail.

Postmaster Miller, of Farmington, is succeeded by a gentleman—Mr. Pierce. Congratulate the denizens of that burg.

Footes pack train is expected in by next Monday or Tuesday. Not much provision with it. Mostly other goods.

There are at present a large number of transfers being made upon mining properties in this district—selling for from \$50 to \$5,000 and \$10,000.

Some careless rooster employed by C. E. Cauffman & Co., while making sausage, dropped in a cigar stump. Carelessness supremely ridiculous.

Prospecting about Rico for the coming summer has barely begun, and now may be seen men climbing the mountains and hillsides surrounding the town.

Parties coming into Rico should try to bring at least a few pounds of provisions, for the next thirty days, as the demand is more than double the supply.

W. HIGGINS, our popular druggist, is now erecting a commodious hotel building near the N E cor Commercial and Mantz, and when completed will carry on a first-class hotel business.

We are in receipt of letters of inquiry from every corner, state, and many of the principal towns and cities throughout the United States, regarding the prospects of Rico.

Smelter for Rico. The following, which we clip from the Elgin (Ill.) Daily News, dated April 1, 1880, explains itself:

That Mining Bill.

The following is the gist of the new mining bill, recently introduced in the House by Rep. Belford. It will be seen on perusal that it is simply odious, if not preposterous and beyond all reason.

The first amendment gives to the locator twenty acres, being 1,500 feet long and 600 feet wide, and does not allow him to follow mineral beyond the side line.

It is further amended so as to allow the locator one year after staking out his claim to discover mineral and give him, or assigns, one year after discovering mineral to apply for a patent.

It is further amended so as to require a deposit of \$250, instead of \$500, at the time the survey is made.

These amendments were offered by Mr. Belford and adopted.

The remaining sections of the bill will be taken up by the committee at its next meeting, and it is expected that the bill may be in shape to go to the House in a short time.

The first amendment offered by Mr. Belford places it in the power of one man, backed by sufficient capital, to cover a whole mining district with claims of twenty acres each, which, under the provisions of the bill as it now stands, would effectually prevent any prospecting in the whole district.

Six-One—Sheat 'Em.

A News reporter, one evening this week, overheard the following bit of dialogue:

[Seven-handed game of freeze out for "the drinks." There is a game with the systems of "brake even," "two-two," and "three-one," but in this case the system was six one. Deal made by the odd, and passed up to him, he betting his pile, and after some trading among the boys he was called by a regiment of "fours" and full hands. He showed down "trech gings," and took a long breath, when he delivered himself:]

"You tink I von Got tam f u-u-e-l, I no see dot, tysh ish von Got tam to hael shvintel mit de carts—I no bay for de drinks—petter as you got mit h-a-e-l! all der time—I tink you bery gott mans—I no tink it more—you geef me von tysic tyler, I no make it der carts von more de drinks—you got mit hael der carts—what vor you sheat'em der carts—sdhorekeeper I no paysh-dosh-trinks—gamplers steal 'em ebrding—me no stheal, no bay,—better as ter poys go to h a e l!"

They submitted the charge of 'sheat 'em' to their own decision. Decided—unanimously for their innocence, and bull-dozed him into paying for the drinks.

We received a letter from a gentleman in the east, in which he propounded the following, and answer the same through our columns, as in answering them we answer several correspondents who have written us similar questions: 1. Where is Rico? How far is it from Alamosa? A. 1. Rico is located on the Dolores river in Ouray county, southwestern Colorado, about 170 miles from Alamosa, the terminus of the Denver & Rio Grande R. R.

2. How much of a town have you? It is a mining town? What kind of mineral have you? Any smelting or reduction works? A. 2. Rico and Pioneer Mining District has a population of about 1,000 at present and increasing from twenty to forty daily. It is most emphatically a mining town, and we predict for it that in two years' time will not be excelled in the state of Colorado, Leadville not excepted. We have soft and hard carbonates, galena, gray copper, gold and silver bearing quartz, &c., as among our mineral. None at present, but two large smelters on the road in and more promised.

Smelter for Rico.

The following, which we clip from the Elgin (Ill.) Daily News, dated April 1, 1880, explains itself:

"The new smelter, which was bought for the Rico Consolidated Milling and Mining Co., from Messrs. Fraser & Chalmers, of Chicago, will be shipped to Rico, Colorado, in about ten days. L. M. Kelley, the superintendent of the company, will go out with the machinery."

Don't forget, kind friends, in your prosperity, the poor printer who labors unceasingly, with no hope of reward till the hereafter, but step to the front and plank down \$3 as a year's subscription to THE DOLORES NEWS. Your reward will be received each and every week—on the half-shell till more paper arrives.

An excursion train passed over the D. & R. G. R. R. extension from Alamosa to Conejos, the newly-completed section of thirty-five miles. Thus you see, dear reader, that the iron horse is rapidly approaching this section, and then—"we'll all take a ride."

In ordinance No. 1, wherein section 5 increased the price of recording 100 per cent per month, the clause was revoked at the last regular meeting.

Grab! More grab! Bring it in.

DOLORES NEWS.

RICO, OURAY COUNTY, COLORADO.

THE CARBONATE CAMP OF THE WHOLE WORLD.

FRANK HARTMAN,
Editorial and Business Manager.

SATURDAY, APRIL 24, 1880.

NOTICE. A printing office is a place to print a newspaper, and to transact the general business pertaining thereto.

NEW ARRIVALS—PERSONAL.

Dr. H. C. Cowan, from Alamosa, Col. Swallow, of Trinidad, and Thos. McElmof came into Rico yesterday.

E. L. Davis, of the new firm of Davis & Raymond, and Mr. Cooper, of San Miguel, arrived in Rico Thursday night. We bid you a cordial welcome to our new camp, gentlemen.

L. Tinsler, Dr. E. R. Willard, Ralph Williams and John Thomas, all of Wilmington, Ill., arrived in Rico the fore part of this week. Mr. Tinsler and Mr. Willard are to embark in the grocery business here. Their stock is now at Animas City.

E. L. Davis and T. A. Davis, of Kokomo, Indiana, have associated themselves with F. W. Raymond—our reliable Frank—in business in Rico, under the firm name and style of Davis & Raymond, and will shortly occupy their new building on Glasgow avenue with a large, extensive and varied stock of dry goods, groceries, clothing, boots and shoes, hardware and miners' supplies, which are now at Animas City. Mr. Raymond started for the latter place this week, via Scotch Creek, to open the trail and bring them in. Mr. E. L. Davis is expected here daily, and T. A. Davis about the middle of July. We bespeak for this firm a liberal share of Rico's patronage. See their advertisement in another column.

"The Assayer."

We will soon commence the publication of a monthly paper, devoted to the general interest of the camp, with a free circulation of from 1,000 to 10,000 copies.

All property left with us for sale will be advertised free, with full description, and names of owners, if desired.

A limited amount of space will be given at a reasonable rate to those wishing to advertise with us.

We will also keep an open book of "Wants" and a record of "For Sale," where those wishing to buy or sell can make a record of the same. Call early.

EBER C. SMITH & Co.

NOTICE.—The undersigned lost a due bill on or about March 1st, for \$50, payable in lumber by G. S. Barlow. All parties are warned against negotiating for this due bill. A reward will be paid for it.

C. A. JONES.
Rico, Col., April 24, 1880.

SOME little dissipation about Rico of late.

NEW STRIKE.—Go and see if you can't get staked in. At A. L. Baker's, fine tobaccos, cigars, etc., &c.

You should accommodate others, would you be accommodated. Give the hungry man his supper next time.

L. Alderman arrived in Rico, yesterday evening, with twenty-six head of beef cattle. Food for the hungry.

Mr. W. H. Prescott, father of our postmaster, A. K. Prescott, died at his residence, at Haverhill, New Hampshire, on March 30th, 1880. Mr. Prescott was aged 64 years. P. M., Prescott, has our sympathies in his bereavement.

No. 22.
AN ORDINANCE TO REPEAL A SECTION OF AN ORDINANCE ENTITLED AN ORDINANCE CONCERNING TOWN PROPERTY.

Be it Ordained by the Board of Trustees of the Town of Rico:

That Section five (5) of ordinance No. one (1) be and the same is hereby repealed.

Passed and approved this 19th day of April, 1880.

F. W. RAYMOND, Mayor.
D. MCGRAW, Clerk.

BIGGEST STRIKE YET.

The MINING REVIEW weekly 16 pages. The MINING REVIEW weekly 16 pages. The MINING REVIEW weekly 16 pages. All the news from all the camps. All the news from all the camps. All the news from all the camps. Three dollars per year, \$1 for three mos. Three dollars per year, \$1 for 3 months. Three dollars per year, \$1 for 3 months. Blake & Elliott, Publishers, Denver, Colorado.

W. C. GILMER,
ARCHITECT AND BUILDER,
RICO, COLO.
Plans and specifications furnished on application. Millwright work done. Shop at present on
GLASGOW AVENUE.

COMMERCIAL ST.
MEAT MARKET.
Kauffman & Temperlie,
PROPRIETORS.
Deal in fresh meats, selling at reasonable rates.

ORDINANCES.

AN ORDINANCE CONCERNING NUISANCES.

No. 18.

Be it Ordained by the Board of Trustees of the Town of Rico:

Sec. 1. That any person who shall permit any cellar, vault, private drain, pool, privy, sewer, or grounds upon any premises belonging to or occupied by him to become noxious, foul or injurious, to the public health, shall be subject to a fine of not less than five dollars for each day the same is suffered to remain, after notice by the committee of health to abate such nuisance.

Sec. 2. Any distiller, tanner, brewer, soap boiler, tallow chandler, livery stable keeper, inn keeper, or other person who shall allow to be discharged or permit to flow from any still house, work shop, manufactory or other house or place owned or kept by him, any foul or noxious liquor or substance of any kind upon any street or alley, or other public place, so as to be offensive to persons living in the vicinity, shall upon conviction be fined in the sum of five dollars for each day such nuisance shall be continued after notice by the committee of health to abate the same.

Sec. 3. Any animal or brute which shall be killed or die from any cause in the town, shall at once be removed by the owner or keeper, beyond the limits of the town, and buried under a penalty of not less than ten nor more than fifty dollars for each day said animal shall be permitted to remain within the limits of the town, to be recovered by the town in like manner, as is provided for the recovery of other penalties.

Sec. 4. For the purpose of carrying out the provisions of this ordinance the board of health shall have power to proceed in all cases as prescribed in the ordinance establishing said board, wherever any nuisance shall be abated at the expense of the town, after notice as is provided by ordinance to the author of such nuisance, such expenses may be recovered of the owner of any premises upon which such nuisance is found, or of the author of such nuisance, by suit, as in and to the effect of such ordinance.

Sec. 5. Any person who shall kill or dress any cattle, calves, sheep or swine, or shall steam any lard or tallow within the town, without a permit from the town board to be granted as hereinafter provided, shall upon conviction be fined in the sum of not less than ten nor more than fifty dollars for each offense.

Sec. 6. Any person desiring a permit for such business shall apply to the board thereof in writing, stating such business, and the premises whereon the same is to be conducted. If such application be granted, then the applicant shall be subject to the same pains and penalties as provided in this ordinance for any foul or offensive matter injurious to health, and any person who shall violate this section, shall upon conviction, be fined in a sum not less than ten nor more than one hundred dollars for each offense.

Sec. 7. If any person shall expose for sale in any market or elsewhere within the town, any emaciated, tainted or putrid meat, adulterated milk, provisions or vegetables which may be deemed unwholesome every such person shall upon conviction be fined in the sum of five dollars for each offense.

Sec. 8. Any person who shall throw into any street, alley or vacant lot in the town of Rico, any wrapping paper, waste paper, old clothes, shoes, hats, bottles, broken glassware, pieces of boards, or who shall sweep from their place of business any straw or paper, filth or litter, shall be deemed the author of a nuisance, and upon conviction, shall be fined in a sum not less than five nor more than fifty dollars.

Sec. 9. Any person who shall throw or deposit any dead animal or brute, or other foul or noxious substance, into any stream river or ditch within the town limits, or within one mile beyond the town limits shall upon conviction, be fined in a sum not less than ten nor more than one hundred dollars for each offense.

F. W. RAYMOND, Mayor.
D. MCGRAW, Clerk.

AN ORDINANCE CONCERNING OFFENSES IN THE NATURE OF MISDEMEANORS.

No. 19.

At a regular meeting of the board of trustees of the town of Rico, held March 19, 1880, the following ordinance was passed.

Be it Ordained by the Board of Trustees of the Town of Rico:

Sec. 1. That any person who shall unlawfully personate a policeman, or any officer in the town shall upon conviction, be fined in a sum not exceeding one hundred dollars for each offense.

Sec. 2. Any person who shall be guilty of cruelty to any dumb brute or animal, shall upon conviction be fined not less than three nor more than fifty dollars for each offense.

Sec. 3. Any person who shall be found in a state of intoxication in any public place within the town shall be subject to a fine of not less than five nor more than fifty dollars for each offense; and the marshal or any policeman may arrest any such person, with or without process, and commit him to the town jail until sober, or in a condition to be tried for his offense when he may be taken before a magistrate for trial.

Sec. 4. If the owner, keeper of, or any person within any gambling house, or room, or any disorderly house, house of ill fame, within the limits of the town of Rico, shall refuse to permit the mayor or any trustee, or town marshal, or any police officer of the town of Rico, to enter the same, it shall be lawful for the officer in the section before named to enter the same, or cause the same to be entered by force, by breaking the doors or otherwise, and to arrest with or without warrant, all suspicious persons found therein. Any person obstructing or resisting the mayor, or any trustee or any police officer in the town of Rico, in the performance of any act authorized by any ordinance of the town of Rico shall, upon conviction before any judge or justice of the peace (in the county) in which the town of Rico is situated, forfeit and pay to said town any sum not less than fifty nor more than three hundred dollars.

Sec. 5. Any keeper of a saloon where liquor or beer is retailed, who shall permit persons under twelve years of age to habitually visit their place of business shall upon conviction, be fined not less

than ten nor more than fifty dollars for each offense.

OFFENSES AFFECTING PUBLIC PEACE AND QUIET.

Sec. 6. Any person who shall make or assist in making any improper noise, riot, disturbance or breach of the peace, or who shall use profane, obscene, or offensive language to any person, or in any public place in the town, shall upon conviction, be fined not less than three nor more than one hundred dollars for each offense.

Sec. 7. Any two or more persons who shall assemble together for the purpose of engaging in any unlawful act, or for the purpose of molesting by force the person or property of any resident of this town or of any person passing through or sojourning in the town, or who being assembled shall agree to do any unlawful act within this town, to the terror of any person therein, shall be fined not less than five nor more than fifty dollars for each offense.

Sec. 8. Any person who shall disturb or disrespect any congregation or assembly of persons engaged in religious worship within this town by making noise, or by rude or indecent behavior, or discourse within their place of worship, or so near the same as to disturb the order and solemnity of the meeting, shall be fined not less than five nor more than one hundred dollars for each offense.

Sec. 9. Any person who shall disturb any lawful assemblage of people within the town, by rude or indecent behavior, shall be fined not exceeding five dollars for each offense.

Sec. 10. Any person who shall willfully give or cause to be given or made, a false alarm of fire, shall be fined not exceeding twenty-five dollars for each offense.

Sec. 11. If any person other than a law officer shall carry concealed upon his person any pistol or other deadly weapon he shall upon conviction be fined not less than five nor more than thirty-five dollars for each offense, and any person having upon him any such weapon with intent to use the same in any assault upon any person shall upon conviction be fined in any sum not to exceed three hundred dollars, and imprisoned in the town jail a period not exceeding six months for each offense.

Sec. 12. Any person who shall immoderately ride or drive any horse or mule, or who shall ride or drive for the purpose of breaking or training any wild or vicious animal in any street or alley within the town shall upon conviction be fined not less than one nor more than one hundred dollars. And it is hereby made the duty of the town marshal or any policeman, and declared to be lawful for any citizen to stop or arrest any person so immoderately riding or driving as aforesaid.

Sec. 13. If two or more persons shall quarrel in a boisterous manner or fight in any public place within the town they shall be deemed guilty of a breach of the peace, and shall upon conviction be fined not less than five nor more than twenty-five dollars each for each offense.

Sec. 14. Any person who shall throw any stone or other missile at or upon any building, tree, or other public or private property, shall upon conviction be fined not less than three nor more than twenty-five dollars for each offense.

Sec. 15. Any person who shall cause an explosion of powder or other combustible material in any fire arm or elsewhere within the town without permission from the mayor, shall be fined upon conviction not less than one nor more than one hundred dollars for each offense.

F. W. RAYMOND, Mayor.
D. MCGRAW, Clerk.

AN ORDINANCE MAKING APPROPRIATIONS FOR THE FISCAL YEAR ENDING THE LAST DAY OF APRIL, 1881.

No. 20.

Be it Ordained by the Board of Trustees of the Town of Rico:

Sec. 1. That the following sums be and are hereby appropriated for the purpose of paying all necessary expenses of said Town for the fiscal year ending the last day of April A. D. 1881 to wit:

For paying salaries of town treasurer, town clerk and recorder, town marshal, street supervisor, surveyor and town attorney, five thousand dollars.

For paying for public improvements (in addition to poll tax) of streets alleys and bridges, six thousand dollars.

For fuel, lights, stationery, printing, rents and all other expenses, seven thousand dollars.

F. W. RAYMOND, Mayor.
D. MCGRAW, Clerk.

AN ORDINANCE TO EXEMPT MEMBERS OF THE FIRE DEPARTMENT FROM POLL TAX.

No. 21.

The following ordinance was passed March 22d, 1880:

Be it Ordained by the Board of Trustees of the Town of Rico:

SECTION 1. That every male resident of the town who is, or shall hereafter become liable for the labor, or the tax in lieu thereof, mentioned in and provided for by an ordinance concerning poll tax, shall be exempted from the performance of said labor and payment of said tax during the time he shall be an active member in good standing in any regularly organized fire company of said town.

Sec. 2. To entitle any person to the benefit of this ordinance, and to exempt him from the performance of labor, or the payment of said tax for any particular year, it shall be necessary, as a condition precedent for such person to become a member of our said fire companies on or before the first day of May of the same year, and to remain a member of said company during the remainder of said year.

Sec. 3. The certificate of the foreman of said company, under his hand and seal, shall be sufficient evidence of said membership, provided that said certificate shall also show that such person is in good standing in said company and performing faithfully his duties as an active member of company, and shall also state the time such person became a member of said company.

Sec. 4. It shall be the duty of the foreman of each fire company in the town, on or before the first day of July of each year, to furnish the Town Marshal an alphabetical list of names of all active members of such fire company who are

entitled to the exemption as hereinbefore provided.

F. W. RAYMOND, Mayor.
D. MCGRAW, Clerk.

MINING APPLICATION, NO. 149.

UNITED STATES LAND OFFICE,
LAKE CITY, COL., APRIL 5, 1880.

Notice is hereby given that C. H. Rawles, C. P. Nutter, W. D. Walbridge, L. King, S. M. Ransom, A. Parsell and T. W. Hammon, by C. H. Rawles and C. P. Nutter, co-owners, whose postoffice address is Ouray, Col., have this day filed their application for a patent for 1,500 linear feet of the Alma Mater No. 1 Lode, or vein bearing silver and other minerals, with surface ground 250 feet in width, situated in Pioneer Mining District, County of Ouray, State of Colorado, and designated by the field notes and official plat on file in this office as Sur. No. 245, said Sur. No. 245 being described as follows: Beginning at cor. No. 1, whence DeJores Locating Monument is N 75° 40' W 177 ft; thence N 50° W 1,500 ft, cor. No. 2; thence S 40° W 300 ft, cor. No. 3; thence E 90° E 1,500 ft, cor. No. 4; thence N 40° E 300 ft, cor. No. 1, the place of beginning. Va. 140° E. Containing 25 acres.

The original location certificate of this mine is recorded in Book A 1, Page 137, of the Records of Ouray County, and the additional location certificate in Book A 1, Page 467, of the Records of Ouray County.

The adjoining claimants are:

On the North, C. H. Rawles, et al., claiming the Alma Mater No. 2 Lode, and A. Campbell, et al., claiming the Hope Lode and the Cross Lode.

On the South, Jones & Bailey, claiming the Grand View Lode, the Major Lode and the Phoenix Lode, and A. Campbell, et al., claiming the Cross Lode.

On the East, C. H. Rawles, et al., claiming the Alma Mater No. 2 Lode, and Jones & Bailey, claiming the Phoenix Lode.

On the West, A. Campbell, et al., claiming the Cross Lode and the Hope Lode, and Jones & Bailey, claiming the major Lode and the Grand View Lode.

Any and all persons claiming adversely any portion of said Alma Mater No. 1 mine or surface ground are required to file their adverse claims with the Register of the United States Land Office at Lake City, Colorado, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the statute.

HENRY C. OLNEY,
Register.

MINING APPLICATION, NO. 150.

UNITED STATES LAND OFFICE,
LAKE CITY, COL., APRIL 5, 1880.

Notice is hereby given that C. H. Rawles, C. P. Nutter, W. D. Walbridge, L. King, S. M. Ransom, A. Parsell and T. W. Hammon, by C. H. Rawles and C. P. Nutter, co-owners, whose postoffice address is Ouray, Col., have this day filed their application for a patent for 1,180 linear feet of the Alma Mater No. 2 mine or vein bearing silver and other minerals, with surface ground 300 feet in width, situated in Pioneer Mining District, County of Ouray and State of Colorado, and designated by the field notes and official plat on file in this office as survey No. 349, said survey No. 349 being described as follows: Beginning at cor. No. 1, the place of beginning, bearing N 15° 20' W, 73 1/2 ft; thence N 65° E, 1,180 ft, cor. No. 2; thence S 25° E, 300 ft, cor. No. 3; thence N 85° W, 1,180 ft, cor. No. 4; thence N 25° W, 300 ft, cor. No. 1, the place of beginning. Containing 7.86 acres.

The original location certificate of this mine is recorded in Book A 1, Page 137, of the Records of Ouray County, and the additional certificate in Book A 1, Page 468, of the Records of Ouray County.

The adjoining claimants are:

On the North, C. H. Rawles, et al., claiming the Alma Mater No. 1 Lode, and A. E. Long, et al., claiming the Eureka Lode.

On the East, the Eureka Lode, A. E. Long, et al., claiming the same.

On the South, A. E. Long, et al., claiming the Eureka Lode, and Jones & Bailey, claiming the Yellow Jacket Lode and the Phoenix Lode.

On the West, Jones & Bailey, claiming the Phoenix Lode, and C. H. Rawles, et al., claiming the Alma Mater No. 1 Lode.

Any and all persons claiming adversely any portion of said Alma Mater No. 2 mine or surface ground are required to file their adverse claims with the Register of the United States Land Office at Lake City, Col., during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the statute.

HENRY C. OLNEY,
Register.

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BUTCHERS,
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WITH LODGINGS.
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A. KRILLE, President.
EUGENE B. CUSHING, Cashier.

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DAVIS & RAYMOND,

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RICO, OURAY COUNTY, COLORADO.

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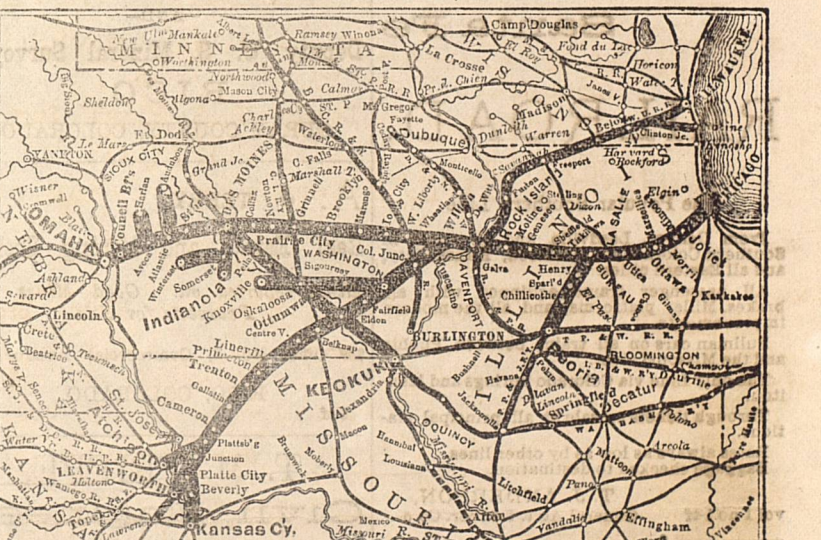
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