

ROUSE, YE SILVER MEN!

Here's a Workingman Who Fires Quick and at Short Range,

Right into Your Devoted Camp.—He thinks the real Miners are those who clamor for free and Unbaited Silver.

Silver Dredge News:

Having just completed three years' excavation on the free and unlimited coinage of silver, and as a laboring man, I want to take one more degree.

It is not a fact that silver can only be on a parity with gold when the values of the relative weights of the two metals are equal. This equality can only be secured by comparative action of the commercial nations of Europe and America. Senator Sherman, and all the timetables of the East who are friends of silver are anxious to see the parity established recognizing the fact that efforts in the direction of bringing around such action are twenty-one which can be successful. But the goldies and the free coinage advocates of the Rocky Mountain states do not want such a parity and are not working for it. What they are aiming at is a monetaristic currency, composed entirely of silver. Which necessarily will drive all the gold out of the country and end it abroad in exchange for the cheaper silver, which would Mexicanize our currency, put it away being par, and so far beneath parity with gold that the latter will refuse to circulate by the side of it. They want to debase the 90-cent dollar into 65-cent money.

The silver bullion in a dollar is worth about 90 cents. It necessarily follows that the first effect of free and unlimited coinage would be an increase of all the available gold and silver certificates for silver bullion in other countries at the market price for the latter, which would then be carried to the United States mint for exchange into legal tender dollars, measured by weight one-half more than the metal for worth one-third more than the value of the metal they contain.

This would be good for the speculators in silver, there was any profit in the business, increasing the value and expiring the gold coin, which would be only until our gold was exhausted and the sellers of silver bullion were obliged to take their pay in silver dollars. Then there comes a day when other commodities receive the instant that million value-rate and no less.

What good would that do to Utah after the first gold had been skimmed off by the speculators? A man who has all his gold in his safe to dispose of at 65 cents with 60 billion in exchange for a coin worth 90 cents, just as the silver miners of Old Mexico have to do today. Would he say better off under such circumstances? I think not. He would just take the ounce of silver to the first bank and exchange it for twenty-three ounces of silver, just sixty-five cents worth each ounce, and make his gains to the tune of nine, just as the miners of Mexico are paid now. The act of 1873 has been denounced for monetarizing silver, which it did not do, but nevertheless from circulation, it did wind up the bullion trade, equality from no silver coined. It did limit monetization to treasury purchase for fractional coins.

D. D. HOWARD,
SALT LAKE CITY, May 30th, 1893.

THIRD DISTRICT COURT.

Judge Zane hears various motions and then resumes the trial of a case.

This has not been a morning of great things in the Third District Court. Chief Justice Zane instead of a few qualifications as a preliminary to the day's business and then, in conjunction with a jury, settled down to listen to the further testimony in the case not finished from Monday afternoon.

In the hard fought suit of Martha Taylor vs. Wells, Fargo & Co., a motion for injunction against the estate, and not against the intervenor, was granted, by Attorney W. C. Hall, for defendant and by Attorneys McDonald and Lytle for the plaintiff. Three other cases are involved. Submitted and taken under advisement.

In the case of the Carey-Linwood Lumber company vs. G. D. Daniel, decree and judgment for Plaintiff were entered Friday, June 2nd, in favor of G. D. Daniel. Judgment in this cause was rendered in the pleading in favor of the plaintiff for \$3000.00.

The litigation between Jack Dalton and the defendant's attorney, was heard on motion made. Lewis was given to his attorney, and in the case of the Melvin State savings Bank vs. Geo. O. Nodle et al., the cause was overruled and defendant allowed until Friday, June 2nd, in favor of Joseph M. Stouts vs. Pauline Schulte et al. In this suit the defendant was withdrawn by the defendant, they having been allowed until June 27th to answer and amend.

REGADING WHALEY ALONE.

The trial of the action brought by Tom Ferguson against George Nichols, which was begun late on Monday evening, was resumed.

It is alleged by plaintiff that on No-

number 2040, 1854, an action for the recovery of \$25,000 was commenced against him in a Justice's court by one W. D. Wilson. The defendant was rendered a writ for the sheriff to serve him with the summons, which together with the notice of service in defending the action, was received April 2, 1893. Ferguson further claims that he was acting in the matter as the agent of defendant, and he says he had no right to defend it. Judgment for \$20,750 is now prayed. In his answer the defendant makes a sweeping denial of all the allegations.

The legal right is being contested by attorney W. C. Hall, who claims that the plaintiff was Judge Howatt for the defendant, and, therefore, if Judge Howatt, it will be "right to the bitter end."

The case presented at noon to draw through the whole argument, including the cross-examination. A second and long debate followed. It has been for the ends.

COURT NOTES.

The grand jury of the Third district court sat Monday afternoon to return four indictments, two under the laws of the United States and two under the laws of the Territory. The charge of impersonating an officer against C. G. Brown, was combated as the present grand jury ignored it.

Judge Zane will tomorrow or Friday turn his attention to the last criminal case that was originally set down for May 26th. The remaining cases on the present calendar, stand six in number, will go over until the end of June.

Marsellus Nelson, the attorney, has again gone back to the office of the state attorney on Monday evening to learn that one of his two nominees was not a qualified person and in order to "protect" the other Nelson's son was arrested.

If Judge Zane is not seen on the outside, he is not having a holiday by any means. Between now and the time of the trial of the two indictments he will have just as soon to conveniently commit himself to the preparation of options. Judge Blackburn's audience and involuntary step traps the bench old and new maddens on much in this regard.

Robert P. L. Williams has spent another day in the office of the attorney general to the testimony adduced in the Parley's canyon conduct case. The hearing is likely to last all or the greater part of the week. Counsel Stenographer Frank McFarland, and his associate, are busily helping to move their mail stock in the northern railroad route. He kept the overland barn in Salt Lake City for some time.

When the settlements on the Muddy creek flats were started to be again put in the frontier, being called to settle them. When the settlements broke up Brother Johnson stayed in St. George a while and then removed to Eagle Valley, Nevada. He worked in Eagle Valley, Nevada, for a number of years for the timber. Then he went to Long Valley because of his wife poor health.

When the Indian settling in Arizona, Wm. Johnson went to Arizona, where he was called so. When most of them went there and remained five years, vainly struggling, with many others, to make that settlement a success. He stayed in Woodruff to raise one crop, when he came to Hildale where he became a man of distinction and honored. He has since been with the Church as a pioneer in Narrows, California; Utah "Dixie," Arizona and New Mexico.

"Well," said he in conversation with me, "I am not the man my mother and father were. The survivors of them, I know I'm around yet. I was Jim Massey's right hand, his gran'pa would say, and signed a certificate for him when the Willard tried to get away with the discovery."

Remember your
Grandson, H. Crowley, Jr.

HE IS A SURVIVOR.

Wm. Johnson, Who Was at the California Gold Discovery, Still Living.

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