

MINING IN THE BLACK HILLS

Baby Boom Develops in the Bare Butte District.

RICH ORES IN THE FLAT FORMATION

Twelve-Foot Vein Found at the Portland Mine Which Creates a Sensation—Big Mining Deal Under Way.

GALENA, S. D., Jan. 18.—(Special)—Since the first day of the year there has been quite a boom in the Bare Butte mining district and several properties are being worked on which it had only been intended to do the annual assessment. The Cooper group on Ruby gulch, in the west, is the one that is now taking out ore for shipment, a rich shoot of silicious ore having been struck in the flat formation. The work heretofore done on this group of claims has been done on the verticals, of which there are three in the group, and in these verticals have been prospected for depths ranging from 125 to seventy feet and in former days quite an amount of rich gold ore has been shipped from them. The ore in the flat formation is of a different character from that in the verticals, and it has not been worked, all the work having been done in the verticals, but the prospecting which was done before the first of the year showed this ore to be as rich as that taken from the verticals, so after the assessment had been done developments in the flat formation were continued and the ore is being sacked for shipment. The property is owned by Mrs. Ludlow of Galena and James Galvin of Sturgis.

Portland's Rich Strike. The sensation of the hour in the camp is the rich strike which has been made in the Portland mine, a short distance above the Cooper group in Ruby gulch, and owned by the Ruby Mining and Milling company. The strike was made in a drift which had been started from what is known as the south tunnel and which was following along the course of a vertical cut by the tunnel. The drift had been driven to about sixty feet on the vertical when the rich ore was struck. It fills the face of the working and appears to all carry free gold. The vein at this point has been crossed and is about twelve feet wide. The ore is a porphyry and the work is being done in an open cut on the side of a steep hill. The deposit is an immense one, but the rich ore is confined to a narrow streak about fifty feet wide. The vein carries high values. The entire hill prospects and with a big plant operating on it almost all of the material would pay to treat. The ore is an ideal one to treat by cyanidation and it is said that the owners of the mine are considering a proposition to erect a plant in the spring. At present the ore is being shipped to the Rossett cyanide plant in Deadwood for treatment.

May Start Its Plant. The Union Hill company is running a tunnel on the Emma mine, situated in the heart of Galena, and is getting out some very good ore. This is one of the mines which, while the work is being done, are creating several years ago on an extensive scale in the district, it produced its richest ore, and which would have paid handsomely. The company owns a stamp mill and a smelter in Galena, and it is rumored that the company is first class in the district, it will make some necessary changes in the plants and again start them up.

Shipment of rich silver-lead ore are being regularly made to the smelter in Deadwood from the Emma mine, which is holding its own in the matter of production, although but a small force of miners is employed getting out ore.

The Golden Crest seventy-five-ton stamp mill is running regularly on ore from the property and is first class in the district in a few days. Work in the mines of the company has exposed several new ore shoots, all of which carry fair commercial values, and the ore supply now on hand and in prospect is abundant to keep the present plant running for years.

Other Prosperous Companies. The Redwater Mining company, on Two Bit, has had a large force of men employed doing the necessary work on its ground, preparing the different claims of the company for patent. The company will shortly begin active development work on some of its claims.

Work will be resumed on the Sandy and Rattlesnake mines next week. These mines last spring and summer shipped a great deal of high-grade ore to the Deadwood treatment plants, they being at that time under lease by the Harry and Harry, who has again taken them and who will again get out ore for shipment.

The Dakota Maid and the Gilt Edge, the two most famous mines in the district, which have been idle since last fall, are again being prepared to start up. Both were closed down on account of legal difficulties, which have now been settled.

The Anacoda Mining company, on the divide between Bare Butte creek and Elk creek has received a large amount of filling material from a depth of 1,000 feet and it is being moved over to the property and will be running order in about a week. The company is going down on a strong vertical of ore, which carries values ranging from \$10 to \$20 per ton. The ore is free milling and similar to that in the Clover Leaf. Groshong Bros., in the same neighborhood, are doing assessment and development work on their property and the results are very encouraging. They are sinking on a twelve-foot vein of free-milling ore.

Big Deal Under Way. DEADWOOD, S. D., Jan. 18.—(Special)—T. W. Bradley, president of the Bunker Hill-Sullivan mine, the most extensive mining corporation in the Coeur d'Alene country, has been in the Hills for the last week and it is rumored that his purpose here is to purchase the control of the Dakota Mining and Milling company, together with the interests of the Portland Mining company. The deal, should it go through, will be one of the biggest that has ever been consummated in this district. The Portland deal, while connected with the presence of Mr. Bradley in this section, is separate from the Dakota deal, but as the

STOCK MARKET UNCERTAIN

Improved Monetary Conditions Cause a Better Undertone.

NEW ENTERPRISES DEMAND MUCH MONEY

So Much is Needed for These Purposes There is Little to Spare at Present for Speculative Purposes.

NEW YORK, Jan. 18.—(Special)—Henry C. Clegg, in his weekly market report, says: "The stock market is pursuing a somewhat unsteady course. A decidedly better undertone prevails, owing to the fact that conditions, but all attempts to create any movement meet with only limited success. The real power in the market seems to be concentrated in the hands of the speculators at present. They seem equally averse to permitting a decline as to permitting an advance, and the consequence is that the market is being held in a state of servative control of the market by powerful interests in the striking feature, and in some respects it appears to be a natural outgrowth of the policy of concentration which has been followed for the past few years. Whatever may be said of the various combinations recently created, so long as they are maintained, they will continue to exert a powerful influence on the market. The market is being held in a state of servative control of the market by powerful interests in the striking feature, and in some respects it appears to be a natural outgrowth of the policy of concentration which has been followed for the past few years. Whatever may be said of the various combinations recently created, so long as they are maintained, they will continue to exert a powerful influence on the market."

Lower Money Rates. As to the monetary prospects, the indications are for lower rates than prevailed during the last three months of 1902. Until the crop demands are met, it is not likely that the rate will be lowered, but it is not likely that it will be raised. The market is being held in a state of servative control of the market by powerful interests in the striking feature, and in some respects it appears to be a natural outgrowth of the policy of concentration which has been followed for the past few years. Whatever may be said of the various combinations recently created, so long as they are maintained, they will continue to exert a powerful influence on the market."

PENSIONS FOR WESTERNERS

Survivors of the Wars Generously Remembered by the General Government.

WASHINGTON, Jan. 18.—(Special)—The following pensions have been granted: Issue of December 24: Nebraska: Increase, Reissue, Etc.—David P. Adams, 10; Michael Pelthaus, 10; Nebraska City, 10; Reissue, Etc.—Jacob Mitchell, 10; William E. Brown, 10; Unionville, 10; Alexander Jones, 10; Nebraska: Increase, Reissue, Etc.—Michael Lalany, 10; Cambria, 10; Orlando Howe, Rochester, 10; Samuel Racey, 10; Issue of December 30: Nebraska: Increase, Reissue, Etc.—William W. Adams, 10; Michael Pelthaus, 10; Nebraska City, 10; Reissue, Etc.—Jacob Mitchell, 10; William E. Brown, 10; Unionville, 10; Alexander Jones, 10; Nebraska: Increase, Reissue, Etc.—Michael Lalany, 10; Cambria, 10; Orlando Howe, Rochester, 10; Samuel Racey, 10;

PASTOR FIRMS TO SAVE PANIC

Gunsauls Cuts His Sermon Short When Theater Fills with Smoke.

CHICAGO, Jan. 18.—"You will please pardon me for stopping in the middle of my sermon," said the Rev. Frank Gunsauls, as he hurriedly stepped from an old injury to his hip today and found it impossible to continue. Kindly pats on the conclusion of the benediction and proceeded to your homes without the usual closing services."

In his sermon, Rev. Frank Gunsauls dismissed the congregation of the People's church at the Studebaker theater. His auditors, who had listened to the first part of the sermon, were surprised at its sudden termination and passed out of the building quietly, not knowing that the pastor had dismissed them suddenly to avoid a panic. The theater was rapidly filling with smoke when Dr. Gunsauls brought the services to a sudden close. The trouble was found later to be with a chandelier which had fallen, and it was said there was no danger from fire.

ARMOUR TO BUILD VILLAGE

Kansas City Improvement Scheme Includes New Industrial and Railroad Center.

KANSAS CITY, Jan. 18.—In an interview with the Times, J. Ogden Armour, in speaking of the proposed industrial village, says: "The Bates interests, including the land on the river front and the 3,000 acres of land to be developed, are being developed. Our plans for a union depot extending Kansas City and the completion of the big bridge across to our holdings at Harlem will be pushed to a conclusion as rapidly as consistent with the interests of the Bates interests of all concerned. We expect to settle our holdings in Clay county, and to develop an industrial district there. There will be an industrial district there, and it will be a source of pride and profit to the community."

DRY GOODS MARKET

MANCHESTER, Jan. 18.—(Special)—The cloth market showed a strong tone in all directions, and the demand for dry goods was mostly higher. Important business has been executed lately, and the market is generally firm. The market is being held in a state of servative control of the market by powerful interests in the striking feature, and in some respects it appears to be a natural outgrowth of the policy of concentration which has been followed for the past few years. Whatever may be said of the various combinations recently created, so long as they are maintained, they will continue to exert a powerful influence on the market."

PLAGUE DRIVES MAN MAD

Over One Hundred Die at Masatlan and Many Men Are Sick.

MASATLAN, Jan. 18.—There have been 107 deaths from the plague since January 1. The deaths on the 15th numbered seven and many new cases were reported. The number of wooden houses burned is 106. The plague is spreading rapidly, and the people sought to escape from the city will be burned.

A young workman's mother died from the plague at the family's house. Some sanitary inspectors entered the house and took possession of the corpse, and the young man was sent to the department of observation. His wife and sister were absent at the time of the inspector's visit and afterward disappeared, fearing they would be infected by the plague. This morning one of the women was found to have the plague and the other has not been heard of. The young man has not been attacked, but has become insane.

Most of the women of the higher class have left the city and hardly any women are seen on the streets. Trade is reduced to the lowest terms. Great disappointment is felt at the non-arrival yesterday of serum on the steamer from Guyanama.

PANTHER SELLS SAN CARLOS

German Cruiser Bombardees Venezuelan Port and Receives Fire in Return.

MARACAIBO, Venezuela, Jan. 18.—The German cruiser Panther shelled Port San Carlos at the entrance to Lake Maracaibo on the 15th inst. The fort returned the fire with four guns. Panther then withdrew in the direction of Curacao. Port San Carlos is twenty-two miles from Maracaibo and commands the entrance to the Gulf of Paria. The following official report was received from General Bello, the commander of the fort: Yesterday afternoon at 12:30 o'clock San Carlos was attacked and shelled, without any result. The Panther then shelled the fort with her main battery, and the fort returned the fire with her four guns. Panther then withdrew in the direction of Curacao. Port San Carlos is twenty-two miles from Maracaibo and commands the entrance to the Gulf of Paria. The following official report was received from General Bello, the commander of the fort: Yesterday afternoon at 12:30 o'clock San Carlos was attacked and shelled, without any result. The Panther then shelled the fort with her main battery, and the fort returned the fire with her four guns. Panther then withdrew in the direction of Curacao.

SEEK TO MINE MORE SILVER

Mexican Proprietors Buy Machinery to Increase Store of White Metal.

MEXICO CITY, Jan. 18.—The low price of silver has not caused any diminution of activity on the part of the silver mine owners, who are buying new machinery, improving their plants and broadening their operations.

PLAGUE SCARE CLOSES PORTS

Ecuador Refuses Harbor to Ships Arriving from Mexico or Panama.

GUAYAQUIL, Ecuador, Jan. 18.—The Board of Health of Guayaquil has decided to close the port to steamers from Mexico or Panama owing to fear of the plague. This measure was taken when it was learned that a steamer had arrived at Panama from Masatlan, Mexico. Yellow fever is causing from five to six deaths a day in Guayaquil.

WILL TEACH ROVING SONS

Italy Will Teach Intending Emigrants Enough to Get Them Into America.

LONDON, Jan. 18.—Business during the past few days has been quiet, with no feature, with the exception of the Italian government's announcement of a loan of 200,000,000, but the deficit announcement has had a decided effect on the market. The market is being held in a state of servative control of the market by powerful interests in the striking feature, and in some respects it appears to be a natural outgrowth of the policy of concentration which has been followed for the past few years. Whatever may be said of the various combinations recently created, so long as they are maintained, they will continue to exert a powerful influence on the market."

PRINCESS' CHANGES NAME

Saxony's Elopement Lady Assumes Title of Madam Gerard and Goes to Mentone.

MENTONE, France, Jan. 18.—The Crown Princess of Saxony and M. Giro, with whom she eloped, have arrived here and intend to stay two months. They have the names of M. and Mme. Andre Gerard.

SUPREME COURT SYLLABI

1220. Rhodes against Sigmund. Error from Butte. Reversed. Sylvania, C. division No. 1. The law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law of this state makes no distinction between the services of attorneys rendered by members of the legislature and other members of the legislature. A member of the legislature may, in a proper case, be served with summons to attend the legislative session, and the law