In reply to your two letters of the 2nd inst., we beg leave to acquaint you that your Draft for £1110 in favor of H. Gunn Esq. has this day been presented to us by the Union Bank, and we have declined to honor the same, giving for answer "Orders not to pay".

We remain Sir Your most ob. Servant Mahon Louisiana House
Harwick Road Paddington W.
Feb. 6. 1873.

Dear Sir,

With reference to our conversation of yesterday evening, I am informed that after official enquiry,
it has been ascertained that the letter addressed to R.H. Green Esq., to which you referred, was duly delivered at its destination by the first morning delivery on Tuesday morning last, the 4th inst.: which would be between 8½ and 9 o'clock a.m.

I remain, Dear Sir,

Very truly yours,

[Signature]

The Roman Station

F.R. Langton.
Sir,

"Fisher & Cheyne",

I acknowledge receipt of yours of the 5th inst. Same being four sides of closely written matter.

I beg that you will for the future confine yourself strictly to business and facts.

Yours truly,

A.H. Gunn

Col. J.P. Forman, M.D.
a line by whom will oblige

P.S. I am willing to leave the Bill

of Sale to the Agent to make a copy

with the Bill of Sale. To make a copy

of the Bill of Sale. To make a copy

of the Bill of Sale.
A trifling sum without
risk or liability of any kind
and unless the trouble is
deemed at once it will
be taken up by others,
I have discussed at most
fully with Mr. Bennett a
wise and experienced writer
of high character and his
Office & Furnivals divine
(though who is to impress)
Feb. 14, 1873

I was to have met Col. the 6th German Regiment at your office this after-
noon. Regret to say I received a letter last evening which tells me I
must be leaving my office. Must, see you early

Respectfully,

[Signature]
SUPPLEMENT TO THE MINING JOURNAL.

WHEEL, RINKIN AND COPPER MINING COMPANY.

An extraordinary general meeting of shareholders was held at the office of Messrs. Wheel and Rinkin, on Monday last, for the purpose of considering the affairs of the company. At the meeting, the following resolutions were proposed and carried:

1. That a dividend of 20% on the nominal capital be declared, payable in the form of shares.
2. That a committee be appointed to investigate the possibility of extending the mining operations into the neighboring districts.
3. That the officers of the company be authorized to enter into negotiations for the purchase of the adjacent property.

At the close of the meeting, it was announced that the company would commence operations immediately, and that the first dividend would be paid within the next month.

ZULU, AND THE SILVER COUNTRY OF THE VAAL.

The discovery of silver in the Zulu country has caused much excitement among the miners of the Vaal district. The reports from the field indicate that the wealth of silver is greater than previously believed, and that large quantities of the metal can be obtained with little expense. The government has already appointed a commission to investigate the matter, and it is expected that a report will be made within the next few months.

The COFFEE-BOOK SYSTEM.

This system has been successfully introduced into the Vaal district, and has already proved to be of great benefit to the miners. The coffee-book contains all the necessary information regarding the location of the mines, the quality of the ore, and the methods of extraction. It is hoped that the system will be extended to other districts, and that it will ultimately be adopted throughout the country.

INGOT-MINERALS GOLD Mining Company.

A special general meeting of shareholders was held at the London Stock Exchange on Sunday, to consider the affairs of the company. The following resolutions were proposed and carried:

1. That a dividend of 20% on the nominal capital be declared, payable in the form of shares.
2. That a committee be appointed to investigate the possibility of extending the mining operations into the neighboring districts.
3. That the officers of the company be authorized to enter into negotiations for the purchase of the adjacent property.

At the close of the meeting, it was announced that the company would commence operations immediately, and that the first dividend would be paid within the next month.

BENKOVSKIS AND SIBERIAN ASHPORE MINING COMPANY.

The company has announced that it will commence operations within the next month, and that it will pay a dividend of 20% on the nominal capital.

CONJURING FEEL, AND CONSEQUENCES OF SPOIL—M. WATKINS.

Mr. Watkins has been accused of conjuring feel, and of causing the loss of a large quantity of valuable minerals. The charges have been denied by Mr. Watkins, who has stated that the minerals were lost through natural causes.

CONVINCING GOD KNOWS INTO BELIEVE—M. H. ALEXANDER.

Mr. Alexander has been accused of convincing God knows into believing in his ability to control the weather. The charges have been denied by Mr. Alexander, who has stated that he is simply trying to improve the climate for the benefit of the miners.

GAMES AND PIRS—M. BEZANT, TUNDY OF VIENNA-BREVI.

Mr. Bezant, Tundy of Vienna-Brevi, has been accused of playing games with the miners, and of causing them to lose a large quantity of valuable minerals. The charges have been denied by Mr. Bezant, who has stated that he is simply trying to provide entertainment for the miners.

OPPOSING OPEST—M. SCHOEN, OF LONDON.

Mr. Schoen, of London, has been accused of opposing Opest, thereby preventing the miners from obtaining the best possible results. The charges have been denied by Mr. Schoen, who has stated that he is simply trying to protect the interests of the company.

RELEGATING FALLS—P. R. BATE, NEWCASTLE.

Mr. Bate, of Newcastle, has been accused of relegating Falls, thereby preventing the miners from obtaining the best possible results. The charges have been denied by Mr. Bate, who has stated that he is simply trying to protect the interests of the company.

Concluding remarks:

The editors of the Mining Journal wish to express their appreciation to all those who have contributed to the successful operation of the company. We believe that the future of the mining industry is bright, and that with continued effort and dedication, we will be able to achieve great things.
SUPPLEMENT TO THE MINING WORLD.

[February 15, 1873.]

hastily put into a pot-house. He charged the committee with suppressing the facts. Not a word was mentioned about the preliminary composition, as Mr. Clinton was not prepared to argue the point, according to the committee’s balance-sheet, had received. 97,670, was said to have been taken from the mine. The preliminary composition of the company was just as necessary. Mr. Taylor, who was the "chaplain" of this transaction, and who said that he agreed with the whole report, said that it was necessary for the company to get $500,000 for brokerage fees, and to settle the matters they had given up.

Mr. Tuxton said that he had been made a sale-payer by the board.

Mr. W. M. Taylor said that Mr. Hall had agreed to sell the company to his firm.

Mr. Tuxton said that the firm had agreed to take the company.

Mr. G. B. Taylor said that the sale was only a matter of five chances. In regard to the firm, he said, it was not reasonable to suppose that the company was to be sold for $500,000, and our firm, and our firm’s capital.

GRANT: Railway fares by Bournemouth.—He denied that any blank cheque was signed.

The cheque book was produced, and four blank cheques shown.

Mr. Tuxton moved the adoption of the committee’s report, and in doing so, inserted some of the words which Mr. Hilliard had used.

Mr. C. E. Towell suggested a reconsideration of the difficulties by the quick retirement of this bond, the election of a new one, and the vigorous prosecution of the company’s business.

The motion for the adoption of the committee’s report was then put, and declared carried.

The foregoing is but a faint outline of a meeting which reflected very little credit on any of those who took part in it. Language of a very coarse kind was used, and altogether it was a scene which we hope never to repeat.

POLITICAL.

The account was held on the mine on the 6th inst.—Mr. Y. Christian in the chair.

The accounts showed disbursements as follows—Labour cost for 10 weeks, 128,864 6. 7d. materials, including extra for stamps, coal, and general expenses. The expense of materials is the subject of the action (as discussed) as £1, 12s. 6d. more, and as average of 82s. 6d. per ton (less dues 24s. 5d. 6.). 1870, leaving a debt balance of £1,354. 11s. 6d. The balance to £1,354. 11s. 6d. is now well ventilated for a considerable distance northward. The leads near the cross-cuts are small, but we may rely on its improving when the snow melts. The cross-cut, in courses of driving out coal, has been made at a considerable depth, and has been ventilated, without which a mine is never to be said to be within the power of the working system. The ventilation has been attended to, and the air has been led to another, at every foot, and thus gained indications of mineral wealth have been revealed to the world. We have no means of being sunk too deep, the mine, but difficulties external that must not be foreseen, and which we must bear in common with every other mine in the country. The trouble is the same as our own, and the troubles are one thing. We cannot bear to suffer, and the shareholders will soon re-compose at the knowledge that the mine is paying its expenses, and that the shareholders are to be paid in dividends.

A SHAPEBOUDE.—Mr. J. Christian in the chair.

The accounts for the year 1872, showing a net profit of £1,201 9s. 4d. per share. The directors have paid 5s. per share, and the accounts were read and adopted.

WEST PETERSHAM.—The five account dates of the present year were held on the morning of 6th Feb. Mr. Y. Christian in the chair.

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SUPPLEMENT TO THE MINING WORLD.

February 15, 1873.

SUPPLEMENT TO THE MINING WORLD.

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meeting, owing to the water, which has also prevented us from working that part of the canal which is most important. The agreement for the sale of the land which is the subject of this agreement, became the subject of a Supplement to the last meeting. The contract was made upon the 31st January, 1873, and it is not intended to alter it in any way. The contract is for the sale of a certain portion of the land in the Llantrisant district, for the purpose of erecting a new building for the purpose. The building will be erected on the 1st of May, 1873, and it is hoped that the work will be completed by the 1st of November, 1873.

The Chairman then expressed his regret that the agreement had not been carried out, and he hoped that the work would be completed as soon as possible.

The meeting then adjourned to a later date.

SLIPSTONE FALL COLLERY.

A meeting was held at the London Tavern on Tuesday—Mr. George White, chairman.

Mr. Lunney (secretary), was present, and proposed that Mr. Julian Godfrey, Mr. W. E. T. Davies, and Mr. J. R. Williams, be appointed a Committee to consider the affairs of the Collery.

The Chairman then appointed the Committee to consider the affairs of the Collery and to report to the next meeting.

A motion was then moved by Mr. Lunney to adopt the report of the Committee.

The motion was carried, and the Committee was instructed to report to the next meeting.

The meeting then adjourned.

THE CHAIRMAN said that the contract for the sale of the land which is the subject of this agreement, became the subject of this meeting. The contract was made upon the 31st January, 1873, and it is not intended to alter it in any way.

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SUPPLEMENT TO THE MINING WORLD.

FEBRUARY 18, 1873.

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Whether a committee of investigation be appointed to investigate the affairs of the company, and for the purpose of that investigation, a certain number of shares of the company then outstanding may be purchased at a price not exceeding a certain amount, and if the total amount of the purchase be not more than a certain sum, the company shall be dissolved.

The Chairman: As regards Messrs. White’s agreement there is a certain clause in it as to who shall control the company. That contract is not yet completed, and of course if any committee of investigation is appointed and they grasp the contract, it involves a serious consideration.

Mr. Norman: They will have to make some arrangement.

The Chairman: We have no objection to let the shareholders know who the committee is going to be. It was entered into in their interests, and the present board hold that the contract was completed on the 20th of May, 1872.

Mr. Strines observed that there was something behind all this. Four of the present board were on the board of another company, and he did not think the shareholders were willing that the board should be cut off that way by any other interests.

The Chairman: I am sorry to say that the power to appoint the committee of investigation is quite separate from the power to purchase the company.

Mr. Secker said he thought the case for the committee of investigation might be something like this. If the company should be in a state of insolvency, it would be quite impossible for them to carry on their business. What he had done was simply in the interests of the shareholders. What they had a valuable concern, and if directors and shareholders had done their best, and had yet a very good thing before them, but still there were circumstances that they had to deal with, would make it still more profitable for them. They thought they had a larger dividend than the reserve fund, and it seemed they proposed to divide it among 1,500 shareholders, which would hardly be like another 300. The premiums would pay the ordinary expenses, but they would have to pay the dividends out of the 300 shares, and would not have to pay them out of their ordinary expenses.

Mr. Secker was satisfied with the notice of Mr. Strines.

Mr. Strines observed that there were two or three shareholders that were in a position that they might have to ask for an inspection of the minutes. What amount would remain afterwards? The Chairman: The company amalgamated with another company.

Mr. Strines said the dividend would be 1,000, but the amount held by the board was not to be divided among the shareholders, and 1,000, or 1,000, to be carried to the sinking fund, and to the reserve fund, which would not be divided among the shareholders.

A Mr. Secker thought it would be wise with the approval of all present that if the articles of association were so amended that a printed statement should be sent round prior to any further general meeting. That was the one thing he wanted to have to do with the company, because if the shareholders thought he had not done justice to them, they should have a chance. If he would do as he was told, he would do it.

Mr. Strines observed that the explanation of the board had been that the shareholders were not in a position to meet for a committee of investigation.

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was obliged to run it in a new ground to get round where it had evaded, and then to bring it up to the surface, which cost $200 in gold in several pieces. It is about 15 feet south of the pits line running parallel to the vein. With no trouble to dig it in. Our best reef is 15 to 18 feet high and about 20 feet from surface. The ore looks the same as the ore from the pit and the ore from the brook, but there are different points. In a letter dated May he says he shall be able to put it at this pit which goes down to the bottom and which has done the best work and has given three years' thorough. He has been able to cut the same grade of the mill, but if the grade is not to see the ore going on. He is not of the opinion that the shareholders will be at all infixed in the result. The company has paid all the money, and the directors have met a great deal of difficulty in the unfor- good and difficult decision. In reply to some questions, the chairman stated that the Shen. Bros. property already is paid for, but his examination was anything but thorough. In their conversation with him in San Francisco he stated that he (Bros. Brown) ruled upon former reports.

The report and balance sheet were then submitted.

Mr. Brown and Mr. Chancellor considered that the size of 100 princes paid to the chairman, Mr. C. J. Hill, for his valuable services in connection with the matters submitted to the recent shareholders' meeting.

The convectional meeting opened with a very sharp contrast between the chairman and the two representatives of the mining papers, who, in the course of their speeches, made, among other things, some pretty strong allusions in writing which was often very objectionable. The chairman directed with great emphasis that he could not go on if other people were present, and so on. As soon as the board received a copy of the committee's report they would be obligated to have the re- strictions in connection with the matters in the balance sheet for Mr. Grant says that he has given up all his mining interests, so that his name will be taken as a new mining institution. He reserves the right to share in the proceeds, so that if he would be pleased if the two representatives of the press would remain.

De Kruif, and Mr. Grant, the chairman of the committee, then read the minutes of the last meeting of the committee. The chairman protested against being read before he had received a copy, but he was overruled and the reading of the document referred to. A number of charges were presented against the committee and the effect of the charges had been heard, and was bad for the working of the property only 50%. We have actually been heard.

The report was not signed by Mr. Fessenden, but Mr. Courtenay, his solicitor, stated that he prepared it, and that it was not signed because of an illness.

Mr. quantitative then read the minutes of the last meeting of the committee. It was explained that the members had taken counsel of the evening on the matter, and in the course of his letter, and his illness.

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Dr. Sibly, Rector
May 19th 1773
Capt. Melch. J. Bassetto Cane
Paddington

Dear Sir,

Yours truly,

John F. Rust
Bomford Court House
Walbrook

8. C
19th Feb. 1873

Dear Sir. Revd. Henry Bee


In accordance with my promise I have with this your copy of the report of the committee of investigation herein.

Yours,

P. R. Grant

Col. Mahon.
35. Warren St Road
Clifton Gardens
Paddington W

Feb 20. 1873

Col. Maclean presents his compliments and has to regret his desire to send an earlier acknowledgment of the receipt of the recently sent chart of the 19th in consequence of its having been sound directed — but_url_lines are to be given. We mean to recall the colonial engagement would have prevented any from our visit to the city this.

We beg to reserve the subject as we have been informed of matters of importance.

[Signature]

London 20th July 1873

[Signature]
Tuesday July 25, 1873.

I sent Mackenzie a letter in which I enclosed the Dublin letters regarding his latest application for the Chaplaincy of Madrid. Applications made by the Duke to Lord John-Leech were filed without a reply that the appointment was for the confessorship of the Bishop of the Episcopal Church. Lord John-Leech wrote also to his grace, asking recommendation to be presented to the Earl together with the highly favorable certificates spoken of. He replied that Macdonald by various signatures of the Church had been labouring since his call to the ministry.
Wednesday July 26, 1843.

Wheat J. J. & Copper Mining Co.

Mr. C. Lumley

To J. & J. Dentley & Lye
30 Bridge Row
Cannon St. E.C.
London.

Sir,

Enclose you have the necessary form of declaration for an extension of the charter of the fianna, for the sum of

Subscribed by me.

Regret that in consequence of the absence of Mr. Hollows, from whom I have not been
since yesterday, I have not been able to consult with him of the benefit which you propose to
in preparing to meet the altered circumstances of the case, but I feel satisfied that enclosed will suffice.

We have had to understand, when speaking on the subject, that the evidence of the
reporter or members of the
commission
completed with his own satisfactory
established the solvency of the Co.

Yours,

[Signature]
correct — the first
4th suggestion of the draft
— in which, if for say
adoption approval
would be inconsistent
would with much advantage
place the corporation in a posture
which, if not for the 2d becoming wholly unnecessary
through a simple call
will affect that subject.

[Signature]
The Chambers and the Department

The 1st and 2nd propositions are undecided

with much proof, and the 2nd seems
unquestioning as a simple rule will
reflect that effect.

A council of the cabinet, in the
proposed act

Article 23

is rejected

by the advice of the cabinet and
is the opinion of the business

as far as it has been expressed.

On Thursday the 6th of March,
1873.
J. F. Quartly
30, Budge Row,
Cannon Street, E.C.

To
Sir Collard
35 Warrens Rd.
Clifton, Janeiro, 20th Feb. 1873

Dear Sir,
Both your favors reached us in due course of post, and the states enclosed have been acted upon by the Committee of Safety as the way in which it was desired. Give the shareholders power to do whatever they think proper at the meeting to be held on the 28th instant. I beg you notice you had left out the term and writing that I shall send all parties that hour was arrested. I have the pleasure to inform you that Mr. Green settled with Mrs. Meeksman. Other yesterday as full of all demands by the Cheque which was drawn in their favor.

Yours, Dear Sir,
Yours obediently,

[Signature]