

LEGAL NOTICES

NOTICE OF CONTEST No. 1417. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 23, 1932. To: M. A. Lindley, E. E. Jones, Ernest Tyler, A. E. Wilson, their heirs, personal representatives and assigns. Whereas it appears that your address is unknown and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated Aug. 7, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Rainbow Nos. 1 and 2, Quartz mining claim located January 1, 1910, recorded March 26, 1910 in Book 1, pages 153 and 154, Clark County, Nevada; Rainbow No. 1 is described as located about 22 miles southeast of Las Vegas and about 2 miles east of Railroad Pass and bounded on the south by the Baltic mining claim, description of Rainbow No. 2 is not shown; both claims are said to be situated in Sec. 1, T. 23 S., R. 63 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1479. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 23, 1932. To: E. Gordon Dewitt, William Harkey, Arthur Harmon, their heirs, personal representatives and assigns, the Nevada Del Oro Syndicate, its successors and assigns. Whereas it appears that your address is unknown and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 18, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Sheridan Nos. 1 and 2, which were located on January 12, 1915, recorded March 13, 1915 in Book 3, page 203, mining records of Clark County, Nevada; the Sheridan No. 1 is described as located 19 miles southeasterly from Las Vegas and bounded on the southeast by the Buster Brown Claim; the Sheridan No. 2 is described as located 19 miles southeasterly from the town of Las Vegas, Nevada, and bounded on the southeast by Sheridan No. 1 claim; both are approximately Sec. 2, T. 23 S., R. 63 E., M. D. M.; the Sheridan claim is situated in the same locality and the status of which is the same as the Sheridan Nos. 1 and 2. Said claims were transferred on February 20, 1915, records of Clark Co., Book 4, page 178 of Deeds, by W. Lehr and E. J. DeWitt to Arthur Harmon who transferred the claims on March 12, 1915 as recorded in Book 4 of Deeds, page 179, to the Nevada Del Oro Syndicate.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1483. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 23, 1932. To: C. Shroder and J. A. Felix, their heirs, personal representatives and assigns. Whereas it appears that your address is unknown and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 19, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Vienna and Vienna No. 1, mining claims, located June 8, 1922, recorded August 3, 1922 in Book 6, pages 267-268, mining records of Clark County, Nevada and described as situated about 23 miles east of Las Vegas in Railroad Pass in ap-

proximately Sec. 2, T. 23 S., R. 63 E., M. D. M. It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1486. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 23, 1932. To: Edward Mac Dermott, his heirs, personal representatives and assigns. Whereas it appears that your address is unknown and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 19, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Lucky Mae, Jumbo and Mohawk claims, which were made November 2, 1906 and November 5, 1906, respectively, recorded in Book U, pages 241-242, mining records of Lincoln County, Nevada on December 12, 1906 and December 17, 1906, respectively, and described as situated 21 miles southeast of Las Vegas and 6 miles west of the Colorado River; the Lucky Mae adjoins the Jumbo claim, and the Jumbo adjoins the Mohawk claim on the south and the Lucky Mae on the northwest, the Mohawk adjoins the Allerton No. 2 on the southeast, all in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1496. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 23, 1932. To: John B. Ronstadt and Thomas Williamson, their heirs, personal representatives and assigns. Whereas it appears that your address is unknown and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 25, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Taurus Nos. 1, 2, 3, Quartz Mining Claims which were located on April 8, 1906, recorded June 11, 1906 in Book T, pages 73 and 74, records of Lincoln County, Nevada, and described as about 22 miles southeast of Las Vegas and seven miles from Colorado River, situated in approximately Sec. 6, T. 23 S., R. 64 E., M. D. M. On May 12, 1906, John B. Ronstadt transferred an undivided interest in Taurus Group known as Taurus Nos. 1, 2, 3, 4, to Thomas Williamson as recorded in Book X, page 130.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 25, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Red Rock Claim made January 1, 1907, recorded Feb. 6, 1907, Book V, page 100, records of Lincoln County, Nevada and described as located 22 miles southeasterly of the Colorado River, 7 miles west of Colorado River, and within 1/2 mile of Summit situated in approximately Sec. 31, T. 22 S., R. 64 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1511. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 23, 1932. To: Herman Wiser, deceased, Helen Stewart, deceased, Mrs. W. J. Stewart, Helen G. Stewart, Eliza J. Anderson, and Evelyn S. Stay, their heirs, personal representatives and assigns. Whereas it appears that your address is unknown and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 26, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Black Jack Claim which was located August 4, 1891, recorded November 27, 1891, in Book D, pages 16 and 17, Mining Records of Lincoln County, Nevada, and described as being located about one-half mile from Blue Bell; this claim adjoins the Red Rock on its westerly end and is situated in approximately Sec. 35, T. 22 S., R. 64 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1549. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 23, 1932. To: Warren Lester (deceased), Nellie Lester, L. E. Corbin (deceased), Albert Burk, their heirs, personal representatives and assigns. Whereas it appears that your address is unknown and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated September 14, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Hidden Treasure Mining Claim which was located on January 3, 1908 but not recorded, involving lands situated along the north bank of the Colorado River about 6 miles northeast of Old Colville in approximately Sec. 4, T. 21 S., R. 66 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NEWS OF THE SPORT WORLD

SCHAEFFER SETS BILLIARD MARK

CHICAGO, Jan. 26 (AP)—Hake Schaeffer of San Francisco, world's 182 balding champion, set a tournament record for best game today when he defeated Bus Westhus of St. Louis, southern titleholder, by 20 to 23 in 31 innings in the world's championship tournament. Schaeffer went out with an unbroken run of ten, the second best of the tournament. Art Thurmond, pro champion, set the tournament high run mark with 13 and the former best game of 34 innings last Saturday night.

BROUILLARD FAVORED

CHICAGO, Jan. 26 (AP)—Lou Brouillard, Worcester, Mass., world's welterweight champion, was a 7 to 5 favorite today to defeat Jackie Fields, Los Angeles, former champion, in their 10-round title bout at the Chicago stadium Thursday night.

RELEASE WALSH

CHICAGO, Jan. 26 (AP)—The Chicago White Sox today released young Ed Walsh, right-hand pitcher, to the Oakland Pacific Coast league club on option. Walsh was with Minneapolis last season. States by his letter "N" dated August 26, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Black Jack Claim which was located August 4, 1891, recorded November 27, 1891, in Book D, pages 16 and 17, Mining Records of Lincoln County, Nevada, and described as being located about one-half mile from Blue Bell; this claim adjoins the Red Rock on its westerly end and is situated in approximately Sec. 35, T. 22 S., R. 64 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1551. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 23, 1932. To: Warren Lester, Nellie Lester, Harry Austin, their heirs, personal representatives and assigns. Whereas it appears that your address is unknown and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated Sept. 14, 1931 directed certain proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Horn Silver Mining Claim involving lands situated along the north bank of the Colorado River about 6 miles northeast of Old Colville, in approximately Sec. 4, T. 21 S., R. 66 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on appeal if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NORTH LAS VEGAS NEWS NOTES

TO LIVE HERE. L. E. Seaton of Globe, Ariz., is moving his family to North Las Vegas.

ARIZONANS VISIT

Clarence and James Algood of Mt. Trumbull, Ariz., were visitors in North Las Vegas Tuesday.

ROSEBERG HOME

Max Rosenberg has returned after a month's stay in Los Angeles and Santa Barbara, Calif.

MRS. HART ILL

Mrs. Paul Hart has been in bed with a severe cold for the past few days.

HOUSE GUESTS

Vera Northcott and Jewell and Louise Dewey are visitors in the home of Dorothy Adams.

CITY NETS \$825 IN LIQUOR FINES

Las Vegas was \$825 richer yesterday following the trial and fining of four more liquor vendors in the city court. All pleaded guilty to charges of possession of liquor. Cliff McClellan of the Owl club was fined \$200. "Al K. Hall" of the Golden Camel was fined \$225. George Wilson of 8 Stewart street was fined \$175.

CORK TIPS

By CORKY. LOS ANGELES, Jan. 26.—With eastern papers, and western dispatches from the east full of the baseball season not far off, football and polo occupy west coast sport fans.

Notre Dame-U. S. C. fans in this neck of the woods can settle their arguments about various combinations of men from both schools next Sunday, when teams composed of stars of '29, '30, and '31 from both schools, clash at Wrigley field.

Frank Carideo, rated by many "experts" as the smartest field general football has ever known, will lead the Notre Dame All-Stars against the Men of Troy, Carideo's Trojan of past season who will fight for southern California date back as far as 1928, and are working for a brand of team play that will be comparable to that of their school days.

Carideo brought his ex-Irish to the Coast to play in a charity game in Frisco, and is coming to Los Angeles, and challenged the former Trojans to a game—to be called on the spot.

Polo was once the sport of India's princes; spread to Queen Victoria's army when they occupied India, and of late years has become a popular sport in the United States, first among the wealthy, and of late years among a much greater number of enthusiasts of lesser means; colleges, police departments, army posts, and even bands of riding fans who group together under the colors of riding academies.

By its very traditions, the west should be the center of polo in America, and present indications are that it is fast becoming just that. Witness full pages of polo news in the sport sections of Los Angeles and San Francisco papers.

And witness the ever-increasing numbers of Eastern polo stars who come west to spend the winter keeping in shape for the summer season in Long Island polo centers, and remain to enjoy year-round polo weather and playing fields.

Polo teams are more plentiful in southern California than playing fields. Nevertheless, last Sunday witnessed four polo matches without easy driving distance of Los Angeles, all of them involving players of national, and even international renown. The big match of the day features a team bearing a 26-goal handicap. The fact that the maximum handicap that could be given would be forty, indicates the caliber of the players gathered there.

Outfitting a polo team, aside from the ponies, costs no more than outfitting a baseball team, and the average horseman can enjoy the thrills of polo just as well aboard a plain "hoss" as on a \$5,000 polo pony.

Now, there is plenty of vacant land, level and suitable for polo, around Las Vegas. How about it, you Vegas horsemen, and horse-owning ranchers?

Will be seeing ya.

Nearly two-thirds of United States toy imports come from Germany and Japan.

WM. WRIGLEY DIES WITHOUT REALIZING AMBITION TO RUN CHAMPIONSHIP BALL TEAM

Advertising Built Up Fortune By Appeal To World's Jaws. PHOENIX, Ariz., Jan. 26 (AP)—William Wrigley, Jr., who turned five-cent packages of chewing gum into a multi-million dollar fortune, died suddenly of a heart attack here today at the Arizona-Biltmore hotel.

His enterprises in finance, sports and philanthropy were so numerous that close personal friends mourned his death almost the world over. The boy will be taken to Pasadena, Calif., for funeral services tomorrow. Burial probably will be at Avalon, Catalina Island, which he purchased for a winter home, a bird sanctuary and a spring training ground for his baseball teams, the Chicago Cubs and the Los Angeles Angels.

Wrigley was 70 years old, but looked at least 20 years younger. His multitudinous activities kept him active until he suffered a severe seizure of indignation a week ago. A son, Philip K., and a daughter, Mrs. James R. Offield, hurried to him. With Mrs. Wrigley, they were at his bedside when he died at 2:30 a. m.

From a start as a boiler of soap in his father's Philadelphia factory, Wrigley built one of America's greatest fortunes. It is estimated that he will be worth \$10 million. Shortly before he died he added the movies to his long list of enterprises by cooperating with a group of fellow Chicago financiers to buy a large interest in the Paramount Public corporation. He owned the controlling interest in the hotel in which he died, the Bon Air Hotel, and a company of Tennessee, and was credited with helping give the phenomenally successful Auburn Automobile company its start.

He was a director of many banks and corporations in Chicago and California, interested in various phases of sport, and owned real estate in many countries. Throughout his business career, however, he spent most of his energy promoting his chewing gum factories. As an epigramist once said, he taught the world to chew gum and the jaws of two hemispheres reaped him a fortune.

After acting as the "boy wonder" selling soap in the east, he went to Chicago when he was 30 years old to distribute baking powder. It didn't sell well until he started giving chewing gum as a premium. He soon found that his customers wanted the gum, but not the powder. So he began to sell gum, advertising it widely and consistently, until now his trade mark of arrow-headed elves is recognized the world over.

When he started the manufacture of gum chewing it was regarded as a bad habit. He turned it into a general custom. He gave away tons of gum to potential customers and spent as much perhaps for advertising as any other American manufacturer.

A quarter of a century after he started business, he was selling his three brands of gum to the tune of \$30,000,000 a year. That business increased until his firms now are selling about \$60,000,000 worth of gum annually. Factories are located in Chicago, New York, Berlin, London, Toronto, and Sydney, Australia.

Last year he started the unique business custom of trading gum for wheat in Canada, where farmers were short of cash. He expanded the idea by trading gum for cotton in the United States. His firms wrote all their letters on "cotton paper."

He recently started the business world by buying vast quantities of safety razors and electric clocks, and the average horseman can enjoy the thrills of polo just as well aboard a plain "hoss" as on a \$5,000 polo pony.

Now, there is plenty of vacant land, level and suitable for polo, around Las Vegas. How about it, you Vegas horsemen, and horse-owning ranchers?

Will be seeing ya.

Nearly two-thirds of United States toy imports come from Germany and Japan.

BAER'S FEARS ARE OVERCOME

ORANGEBURG, N. Y., Jan. 26 (AP)—Max Baer, California heavyweight, has conquered his fear of killing another man in the ring, he said today, and he will meet King Levinsky of Chicago at Madison Square Garden, New York City, Friday night, without thought of pulling his punches.

Baer, who is training for the fight at Gus Wilson's camp here, explained that fear has been his worst opponent, not only in the ring, but all of his 22 years.

"Something always seemed to happen to make me afraid," he admitted. "Ever since I was a kid, it's been the same way. I was afraid of this and afraid of that. Just when I was getting confidence in the ring, Frankie Campbell died in San Francisco after a fight with me. It's been hard to get over that, but I've finally done it."

In August, 1930, Baer stood at a grave in San Francisco beside Campbell's weeping widow. Cold sweat dripped down his white face as the first shovelful of dirt tumbled on the coffin. He vowed then never to enter the ring again.

After a grand jury refused to indict him for Campbell's death, his friends induced him to continue in the game. Since then Max has been only moderately successful.

YEARS SAVED BY W.A.E. TRAVELERS

LOS ANGELES, Jan. 26.—Western Air express airplanes saved passengers 2,980 hours or two years and 227 days in traveling time last year, bringing the total time saved to more than 65,000 passengers carried in six years to 400,538 hours or 45 years and 36 days.

The average time saved 1931 passengers in comparison to the fastest surface travel medium was eight hours, while for the six years the average was six hours.

Traveling at speeds of approximately 120 miles an hour, the airplane passenger mile is three times faster than the speediest surface passenger mile. Inasmuch as time spent in travel is practically wasted to the business men who provide 65 per cent of air traffic, the time saved increases the lifetime of the air traveler, points out Arthur Beers, general traffic manager of Western Air express.

The operation report of the airline shows that if all seats are filled daily, 333 hours or 15 days is saved the passengers in traveling time.

PHAR LAP MOVES SOUTH

LOS ANGELES, Jan. 26 (AP)—D. J. Davis, owner of the Australian wonder horse, Phar Lap, said it's annual would be taken to Agua Caliente, Mex., tomorrow. Davis said rain swept highways along the coast route had retarded progress of the van in which Phar Lap is being conveyed to Agua Caliente from San Francisco.

CHOPPY WATERS

MIAMI BEACH, Fla., Jan. 26 (AP)—Choppy waters from a 14-mile-an-hour breeze forced postponement of Gar Wood's trials for a new world's speed record here today. He sent his Miss America IX at 111.4 mph. in a trial yesterday but failed to complete the necessary trials to make the mark official.

discovered silver, lead and zinc ores in his hills. Wrigley personally was known as a "good fellow" and as a veritable advertising genius. He coined epigrams by the score and then applied them with spectacular results to his own business. Some of them follow:

"Watch for a real opportunity—and grasp it."  
"Work hard—and keep everlastingly at it."  
"No matter what happens—never stop advertising."  
"Tell 'em quick and tell 'em often."  
"Life and business are simple—if you put yourself in the other fellow's place."

JOE JINKS

UP THERE IN THE BALCONY WITH PERSPIRATION ROLLING OFF HIS BROW, JOE IS WATCHING HIS FIGHTER CIRCLE WARILY AROUND THE WRESTLER, WAITING FOR HIM TO DIVE IN FOR A HOLD!!!

Pete's \$10,000 Idea



BY VIC

