you can not be found, now, there- 24, 1932. fore, you and each of you are hereby notified that pursuant to the provi- NOTICE OF CONTEST No. 1392

allegations of contest. You should Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1388 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23. further notices to be sent to you specifically responding to these allication of this notice, as shown 1932. To: H. P. Kuhn, F. L. Reber, and make reference to the local legations of contest. You should below, your answer under oath, J. Brown, S. B. West, W. G. Preston, tions in which you are herein instant of the post office to which you are herein instant of the post office to which you are should below, your answer under oath, and make reference to the local legations of contest. You should be post office to which you are herein instant of the post office to which you are herein instant of the post of the po their heirs, personal representatives dicated to hold interests. CLARA the post office to which you desire that your address is unknown and 27, Feb. 3, 10, 17, 24, 1932. 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

which you are herein indicated to hold interests. CLARA M. CRISLER, Register. Pub. Jan. 27, Feb. 3, 10, 17,

NOTICE OF CONTEST No. 1391 L. Gayhart, William Burkhart (deceased), their heirs, personal representatives and assigns, Whereas it appears that your address is unknown and you can not be found, known and you can not be found, therefore you and each of you are herein in the found 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.

Therefore you and each of you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

Therefore you and each of you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932. the Revised Statutes of the Unit- IOR, UNITED STATES LAND OFed States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated July 29, 1931 directed contest proceeding against certain purported mining locations made uppurported mining locations made up-on lands of the United States in now, therefore, you and each of you be found, now, therefore, you and the County of Clark. State of Neva- are hereby notified that pursuant to each of you are hereby notified that da, namely the Domino Quartz the provisions of section 2335 of the pursuant to the provisions of sec- IOR, UNITED STATES LAND OFda, namely the Domino Quartz Claim made October 3, 1908, recorded December 17, 1908 in Book A-1, page 374, Mining Records of Lincoln County, Nevada, and described as situated in a section lying between letter "N" dated August 7, 1931, letter "N" dated August 7, 1931 discreted contest proceedings against the provisions of section 2335 of the pursuant to the provisions of section 2335 of the Revised Statutes of FICE Carson City, Nevada, Jan. 23. States, the Commissioner of the United States of the United States, the Commi

office or on appeal, if you fail to file erals in sufficient quantities have valid discovery. 3. That the min- ed March 13, 1915 in Book 3, page proximately Sec. 2, T. 23 S., R. 63 locations declared hull and void F DEPARTMENT OF THE INTER- allegations of contest. You should You are, therefore, further notified JOR, UNITED STATES LAND OF- state in your answer the name of that the said allegations will be FICE, Carson City, Nevada, Jan. 23. the postoffice to which you desire taken as confessed, and the said 932. To: John J. Owens, N. A. Kuhn. further notices to be sent to you and locations declared null and void Frank L. Reber, James Brown, their make reference to the locations in without further right to be heard. heirs, personal representatives and which you are herein indicated to either before this office or on ap-Whereas it appears that hold interests. CLARA M. CRISLER, peal if you fail to file in this office your address is unknown and Register. Pub. Jan. 27, Feb. 3, 10, 17, within 20 days after the fifth pub-

sions of section 2335 of the Revised DEPARTMENT OF THE INTER- legations of contest. You should Statutes of the United States, the IOR, UNITED STATES LAND OF- state in your answer the name of Commissioner of the General Land FICE, Carson City, Nevada, Jan. 23, the post office to which you desire Office for and in behalf of the Unit- 1932. To: F. L. Reber, James Brown, further notices to be sent to you ed States by his letter "N" dated W. G. Preston, their heirs, personal and make reference to the loca-July 29, 1931 directed contest pro-July 29, 1931 directed contest proceedings against certain purported as it appears that your address is dicated to hold interests. CLARA mining locations made upon lands unknown and you can not be found. M. CRISLER, Register, Pub. Jan. of the United States in the County now, therefore, you and each of you 27, Feb. 3, 10, 17, 24, 1932. of Clark, State of Nevada, namely are hereby notified that pursuant

the fifth publication of this notice, not been discovered within the lim- ceedings: 1. That the land with- S. R. 63 & E., M. D. M. as shown below, your answer under its of the claims to constitute a in the limits of the claims is non- It is alleged in the contest prowithin 20 days after the fifth pub- locations declared null and void that the said allegations will be lication of this notice, as shown without further right to be heard, below, your answer under oath, either before this office or on apspecifically responding to these al-legations of contest. You should within 20 days after the fifth pub-either before this office or on apstate in your answer the name of lication of this notice, as shown the post office to which you desire below, your answer under oath, and assigns, Whereas it appears M. CRISLER, Register, Pub. Jan. further notices to be sent to you state in your answer the name of

NOTICE OF CONTEST No. 1396 DEPARTMENT OF THE INTER- 27, Feb. 3, 10, 17, 24, 1932. Statutes of the United States, the IOR, UNITED STATES LAND OF-Commissioner of the General Land FICE, Carson City, Nevada, Jan. 23, Office for and in behalf of the Unit- 1932. To: P. J. Sullivan, Las Vegas, ed States by his letter "N" dated Nevada and J. D. Richards, their IOR, UNITED STATES LAND OF-July 29, 1931, directed contest pro- heirs, personal representatives and FICE, Carson City, Nevada, Jan. 23, DEPARTMENT OF THE INTER-ceedings against certain purported assigns. Whereas it appears that 1932, To: Thomas Brown, his heirs, IOR, UNITED STATES LAND OFmining locations made upon your address is unknown and you personal representatives and assigns FICE. Carson City, Nevada, Jan. 23, lands of the United States in the can not be found, now, therefore, Whereas it appears that your ad-County of Clark, State of Nevada, you and each of you are hereby no- dress is unknown and you can not Ernest Tyler, A. E. Wilson, their namely the Caeser Quartz Mining tified that pursuant to the provibe found, now, therefore, you and heirs, personal representatives and Claim made July 5, 1906, recorded sions of section 2335 of the Revised each of you are hereby notified that assigns, Whereas it appears that Statutes of the United States. records of Lincoln County, Nevada, Commissioner of the General Land tion 2335 of the Revised Statutes of can not be found, now, therefore, described as being 23 miles southeast Office for and in behalf of the Unit- the United States, the Commissioner you and each of you are hereby noof Las Vegas and one mile east of ed States by his letter "N" dated of the General Land Office for and tified that pursuant to the provisions Railroad Pass wagon road in ap- Aug. 6, 1931 directed contest pro- in behalf of the United States by his of section 2335 of the Revised Staproximately Sec. 1, T. 23 S., R. 63 ceedings against certain purported letter "N" dated Aug. 7, 1931 direct- tutes of the United States, the Com-It is alleged in the contest pro- the United States in the County of tain purported mining locations fice for and in behalf of the United ceeding: 1. That the land within Clark, State of Nevada, namely the made upon lands of the United States by his letter "N" dated Aug. the limits of the claims is non-min-eral in character. 2. That minerals in sufficient quantities have not been gage 274, Clark County Records, Ne-nosed in the United States by his letter "N dated Aug. States in the County of Clark, State 7, 1931 directed contest proceedings of Nevada, namely the Jeff Davis against certain purported mining page 274, Clark County Records, Ne-No. 1, Quartz Mining Claim, located locations made upon lands of the discovered within the limits of the vada, which was made November 13. August 31, 1907 about 20 miles south- United States in the County of claims to constitute a valid discov1914 about one mile southerly from east of Las Vegas and 1 mile south
1914 about one mile southerly from east of Las Vegas and 1 mile south
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DEPARTMENT OF THE INTER-

lication of this notice, as shown below, your answer under oath, specifically responding to these al-

the limits of the claims is non-min- of Lincoln County, Nevada, describ- half of the United States by his let- ceedings against certain purport-

and make reference to the loca-M. CRISLER, Register, Pub. Jan.

NOTICE OF CONTEST No. 1407 DEPARTMENT OF THE INTERpursuant to the provisions of secmining locations made upon lands of ed contest proceedings against cer- missioner of the General Land Ofhave been abandoned. You are, Town in an easterly direction, in Sec. 11. T. 23 S., R. 63 E., M. D. M., ing claim located January 1, 1910, recorded September 3, 1907, Book recorded March 26, 1910 in Book I.

Y. page 14, records of Lincoln County (1998). Y, page 14, records of Lincoln Coun- pages 153 and 154, Clark County Ne-

office or on appeal, if you fail to file mineral in character. 2. That min- in the limits of the claims is non- Railroad Pass and bounded on the in this office within 20 days after erals in sufficient quantities have mineral in character. 2. That min-south by the Baltic mining claim; the fifth publication of this notice. not been discovered within the limeral in sufficient quantities have description of Rainbow No. 2 is not 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 postoffice to which you desire further notices to be sent to you and make reference to the locations in make reference to the locations in the said allegations of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. The said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard. To cations declared null and void without further right to be heard, locations declared null and void without further right to be heard. without further right to be heard, locations declared null and void erals in sufficient quantities have 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 alphalox your answer under oath, specifically responding to these alphalox your answer under oath. specifically responding to these al- below, your answer under oath, that the said allegations will be DEPARTMENT OF THE INTERlegations of contest. You should state in your answer the name of FICE, Carson City, Nevada, Jan. 23. the post office to which you desire further notices to be sent to you and make reference to the locations of the post office or on appearance or on the post of the post office or on appearance or on the post of the post office or on appear

NOTICE OF CONTEST No. 1409 Erin Go Braw No. 1, on the North and J. C. on the south in approximately Sec. 1, T. 23 S., R. 63 E., M. made upon lands of the United D. M.

It is alleged in the contest pro-It is alleged in the contest proceeding: 1. That the land within the limits of the claims is non-minthe limits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minlimits of the claims is non-minClaims located July 11, 1906, recordlimits of the claims is non-minlimits of the c eral in character. 2. That minerals ed July 16, 1906, in Book T, page page 54. Clark County Records, Nestates, the Commissioner of the sufficient quantities have not been 216, records of Lincoln County, Nevada, described as being in the Alu-

NOTICE OF CONTEST No. 1416

Nevada Del Oro Syndicate.

It is alleged in the contest pro-DEPARTMENT OF THE INTER-OR, UNITED STATES LAND OFthe Owens Nos. 1 and 2, Quartz minto the provisions of section 2335 of
ing claims, made June 29, 1906, rethe Revised Statutes of the United
DEPARTMENT OF THE INTERcorded July 2, 1906, in Book T. pages States, the Commissioner of the lor.

NOTICE OF CONTEST No. 1401
DEPARTMENT OF THE INTERto the provisions of section 2335 of
DEPARTMENT OF THE INTERto the Provisions of section 2335 of
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DEPARTMENT OF THE INTERto the provision 2335 of
DEPARTMENT OF THE INTERto the provision 2335 of 173-174, records of Lincoln County. General Land Office for and in be- FICE, Carson City, Nevada, Jan. 23. heirs, personal representatives and not ben discovered within the limNevada, and described as being lo- half of the United States by his 1932. To: Moe Workman and Grace assigns. Whereas it appears that its of the claims to constitute a cated twenty-two miles southeast of letter "N" dated July 29, 1931 direct- E. Rehbehn, their heirs, personal representatives and not ben discovered within the limits of the claims to constitute a valid discovery. 3. That the mincated twenty-two miles southeast of letter "N" dated July 29, 1931 directLas Vegas and about one mile east
of Railroad Pass, the Owens No. 1,
tain purported mining locations as it appears that your address is
joining the Last Chance claim on
the south side, and the Owens No. 2
States in the County of Clark, State
joining the Owens No. 1 on the
south side both in approximately
Brown Nos. 1 and 2, Quartz Mining
the provisions of section 2335 of the General Land
south side both in approximately
Brown Nos. 1 and 2, Quartz Mining
the provisions of section 2335 of the General Land
of the United States, the
Office for and in behalf of the Unite
the south side both in approximately
Statutes of the United States, the
Office for and in behalf of the Unite
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without further right to be heard
of the United States of the United
of the United States of the United States, the
Office for and in behalf of the Unite
of the United States o Sec. 1. T. 23 S., R. 63 E., M.D.M. Claims which were located July 28, Revised Statutes of the United Office for and in behalf of the Unit-It is alleged in the contest pro- 1906, recorded August 2, 1906, in States, the Commissioner of the ed States by his letter "N" dated peal if you fail to file in this office ceeding: 1. That the land within Book T. pages 259 and 260, records General Land Office for and in be- Aug. 10, 1931 directed contest pro- within 20 days after the fifth puberal in character. 2. That minerals ed as being located twenty - two in sufficient quantities have not been miles southeast of Las Vegas. Neva- ed contest proceedings against cer- of the United States in the County specifically responding to these aldiscovered within the limits of the da, the Buster Brown No. 1 parallel- tain purported mining locations of Clark, State of Nevada, namely legations of contest. You should claims to constitute a valid discov- ing with Lucullus and Caesar made upon lands of the United the Dreadnaught Quartz Mining state in your answer the name of ery. 3. That the mining locations claims, the Jeff Davis overlapping States in the County of Clark. State Claim located January 21, 1910 rethe end line of the Buster Brown of Nevada, namely the Ching Chow corded March 26, 1910 in Book 1, further notices to be sent to you therefore, further notified that the No. 2. in approximately Sec. 1. T. Quartz Mining Claim which was 10
Reference to the locations of Nevada, namely the Ching Chow corded March 26, 1910 in Book 1, further notices to be sent to you page 155. Clark County Records, No. 2. in approximately Sec. 1. T. Quartz Mining Claim which was 10said allegations will be taken as confessed and the said locations de
23 S., R. 63 E., M. D. M.

cated on March 24, 1928 in the Aluvada, and described as located about tions in which you are herein infessed and the said locations de
It is alleged in the contest pronite Mining District in approximateeighteen miles southeast of Las Vedicated to hold interests. CLARA clared null and void without further ceedings: 1. That the land with- ly Sec. 11, T. 23 S., R. 63 E., M. D. gas and about one and one-half M. CRISLER, Register, Pub. Jan. right to be heard, either before this in the limits of the claims is nonoffice or on appeal, if you fail to file in this office within 20 days after in this office within 20 days after on the south and is situated in the contest prooffice or on appeal, if you fail to file in the claims is nonoffice within 20 days after or office with

27, Feb. 3, 10, 17, 24, 1932.

oath, specifically responding to these valid discovery. 3. That the min- mineral in character. 2. That min- ceedings: 1. That the land with- FICE, Carson City, Nevada, Jan. 23. valid discovery. 3. That the min-ing locations have been abandoned. You are, therefore, further notified taken as confessed, and the said locations declared null and void peal if you fail to file in this office within 20 days after the fifth pubthe post office to which you desire tions in which you are herein in-dicated to hold interests. CLARA 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 1417 your address is unknown and you said allegations will be taken as con-fessed and the said locations de-clared null and void without further right to be heard, either before this in the limits of the claims is non-minural in character. 2 That the land with-

the post office to which you desire DEPARTMENT OF THE INTER- further notices to be sent to you

said allegations will be taken as confessed and the said locations declared null and void without further right to be heard, either before this located in character. 2. That min- its of the claims is non- mineral in character. 2. That min- its of the claims to constitute a located on January 12, 1915, record-

in this office within 20 days after the fifth publication of this notice, as shown below, your answer under not been discovered within the limits of the claims to constitute a valid discovery. 3. That the minimum to the said allegations will be described as located 19 miles southoath, specifically responding to these limits of the claims is non-limits of the claims in the limits of the claims in the limits of the claims is non-limits of the claims in the limits of the claims is non-limits of the claims in the limits of the claims is non-limits of the claims in the limits of the claims in the content of the claims in the clai

your answer under oath, both in approximately Sec. 2, T. 23 You are, therefore, further notified state in your answer the name of and the status of which is the same locations declared null and void the post office to which you desire as the Sheridan Nos. 1 and 2. Said without further right to be heard, M. CRISLER, Register, Pub. Jan. 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 M. CRISLER, Register, Pub. Jan. Harmon who transferred the claims below, your answer under oath, on March 12, 1915 as recordeed in specifically responding to these al-Book 4 of Deeds, page 179, to the legations of contest. You should

> ceedings: 1. That the land with- further notices to be sent to you Whereas it appears that your adlication of this notice, as shown

NOTICE OF CONTEST No. 1483 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OFof Clark, State of Nevada, namely

locations declared null and void ed on the southeast by the Buster mineral in character. 2. That min-without further right to be heard. Brown Claim; the Sheridan No. 2 erals in sufficient quantities have below, your answer under oath, either before this office or on apis described as located 19 miles not been discovered within the limpeal if you fall to file in this office southeasterly from the town of Las
within 20 days after the fifth pubvegas, Nevada, and bounded on the
ing locations have been abandoned. specifically responding to these al-legations of contest. You should claim is situated in the same locality taken as confessed, and the said tions in which you are herein in-locations declared null and void dicated to hold interests. CLARA

and make reference to the locations in which you are herein in-M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1486 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23, 1932. To: Edward Mac Dermott, his heirs, personal representatives and certain purported mining locations assigns. Whereas it appears that made upon lands of the United your address is unknown and you States in the County of Clark, State can not be found, now, therefore, of Nevada, namely the Taurus Nos. you and each of you are hereby no- 1, 2, 3, 4, Quartz Mining Claims tified that pursuant to the pro-visions of section 2335 of the recorded June 11, 1906 in Book T. Revised Statutes of the United States, the Commissioner of the States, the Commissioner of the General Land Office for and in behalf of the United States by his let- gas and seven miles from Colorado ter "N" dated August 19, 1931 directed contest proceedings against cer-May 6, 1906, John B. Ronstadt transtain purported mining locations ferred an undivided 24 interest in made upon lands of the United States in the Councy of Clark, State of Nevada, namely the Lucky Mae, Jumbo and Mohawk which were made November 2, 1906 and November 5, 1906, respectively, recorded in Book U, pages 241-242, mining remineral in character. 2. That minoral of Lincoln County, Nevada on erals in sufficient quantities have planes left Chicago for Detroit, Cleveland and St. Louis after the valid discovery. 3. That the minimeral in character. 2. That minimeral in character. 3. That the limits of the claims is nonline locations have been abandoned. In the limits of the claims is nonlocations have been abandoned. In the limits of the claims is nonlocations have been abandoned. In the limits of the claims is nonlocations, Nevada, val. 2.

You are, therefore, further notified not been discovered within the limits of the claims in the limits of the claims to constitute a pilots refused to accept pay by the locations have been abandoned. In the limits of the claims in the limits of the claims in the limits of the claims to constitute a pilots refused to accept pay by the month. state in your answer the name of the postoffice to which you desire further notices to be sent to you and the said allegations will be its of the claims to constitute a can not be found, now, therefore, further notified in your address is unknown and you locations have been abandoned. The notified of the claims to constitute a can not be found, now, therefore, further notified ing locations have been abandoned. You are, therefore, further notified which to be heard. You are, therefore, further notified which to be heard. You are, therefore, further notified which the said allegations will be that the said allegations will be its of the claims to constitute a can not be found, now, therefore, further notified which the said allegations will be that the said allegations will be that the said allegations will be when the claims to constitute a can not be found, now, therefore, further notified which the said allegations will be that the said allegations will be when the company's 23 pilots balktified that pursuant to the provi- adjoins the Allerton No. 2 on the taken as confessed, and the said sions of section 2335 of the Revised south and the Lucky Mae on the locations declared null and void ident of the holdina company for Statutes of the United States, the northwest, the Mohawk adjoins the without further right to be heard, the airline, asked for 10 days to Commissioner of the General Land Allerton No. 2 on the southeast, all either before this office or on ap- consider the situation.

It is alleged in the contest proceedings against certain purported ceedings: 1. That the land with- below, your answer under oath, that when they reported for work mining locations made upon lands in the limits of the claims is non- specifically responding to these alof the United States in the County mineral in character. 2. That minof Clark, State of Nevada, namely erals in sufficient quantities have state in your answer the name of accepted. The Vienna and Vienna No. 1, min-not been discovered within the lim-the post office to which you desire Officials legations of contest. You should ing claims, located June 8, 1922, re- its of the claims to constitute a further notices to be sent to you corded August 3, 1922 in Book 6, valid discovery. 3. That the min- and make reference to the loca- and that they would keep any pilot pages 267-268, mining records of ing locations have been abandoned. Clark County, Nevada and described You are, therefore, further notified dicated to hold interests. CLARA day flying and \$5 an hour for as situated about 23 miles east of that the said allegations will be M. CRISLER, Register, Pub. Jan. night flying. The old scale rang-Las Vegas in Railroad Pass in ap- taken as confessed, and the said 27, Feb. 3, 10, 17, 24, 1932.

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 pubfurther notices to be sent to you 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No .1496 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23 1932. To: John B. Ronstadt and state in your answer the name of Thomas Williamson, their heirs, the post office to which you desire personal representatives and assigns. personal representatives and assigns dress is unknown and you can no be found, now, therefore, you and dicated to hold interests. CLARA 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 contest proceedings against pages 73 and 74, records of Lincoln River, situated in approximately Sec. 6, T. 23 S., R. 64 E., M. D. M. Or.

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 pro- rupted today by America's threatceedings: 1. That the land with-Office for and in behalf of the Unit-ed States by his letter "N" dated R. 63 E., M. D. M

Office for and in behalf of the Unit-in approximately Sec. 2, T. 23 S., peal if you fail to file in this office within 20 days after the fifth pubwithin 20 days after the fifth publication of this notice, as shown masse. The fliers said, however, legations of contest. You should said their "resignations" had been tions in which you are herein in- who would accept \$3 an hour for

Dirigible Buyer?



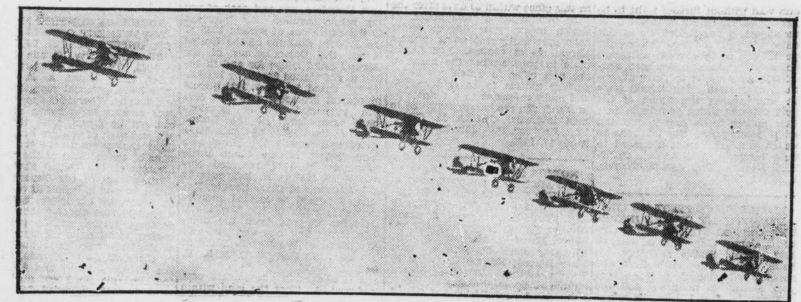
Howard Hughes, wealthy Hollyword producer of aerial films, who is reported to be negotiating with navy department heads for purchase of the dirigible Los Angeles. The navy would use the money to enlarge the new ZRS-5, now building. Rear Admiral W. A. Moffett, navy air chief, who will invite Hughes to Washington for a conference, thinks \$500,000 is not too much to ask.

CHICAGO, Feb. 9. (U.P.)-Traffic of the Century air lines was disened aviators' "strike."

William F. Bliss, operations manager, said the pilots resigned en

Officials of the Century company insisted no lock-out was in force ed from \$350 to \$375 a month.

miles an hour . .



No Place for Guesswork!

OTORS throb, the wind whistles along the fuselage, the airplane achieves an astounding Lespeed, flying straight for its goal. All is well the pilot knows his job; skill not guessing controls his every decision.

THE ASSOCIATED PRESS demands from its staff equal precision in reporting the news of the world. These reporters must drive straight along the highway of verified facts, not in the by-ways of rumors and speculation, which, however interesting and entertaining, have no place in the news report.

THE ASSOCIATED PRESS staff is composed of experienced, capable newspapermen. Through training and background, they are skilled in writing fair, impartial and always accurate reports of news events.

