

PHONE 7

CLASSIFIED ADS.

18,000 PEOPLE READ LAS VEGAS AGE

HOUSES FOR SALE

FOR SALE—Two houses: One, three rooms, furnished, two porches. Second, 3 rooms unfurnished, stucco, also has 2 porches. Both houses new. Close in location. Bargains. Inquire Lloyd Souder, Silver State Meat Market. c213tf

FOR RENT

FOR RENT—Two large sleeping rooms, with bath; \$15 per month. 23 Garces St. p42

FOR RENT—Large airy rooms with delicious meals. Running water and adjoining bath with each. Reasonable rates by week or month. Mrs. Watts' American Plan Hotel, 325 South Second. 401tf

FOR RENT—Furnished apartment; close in; \$25 per month. 408 Ogden St. p39

COMPLETELY furnished cabins private bath, hot water, gas. Cohn's Court, 216 North Fifth. Phone 428. c53

FOR RENT—Rooms for rent in desirable homes; also furnished and unfurnished apartments and houses. Eileen Miller, Room Listing Service, 124 No. 2nd St. Phone 459. tf

FOR RENT—Garage, \$5.00 per mo. Inquire at 617 Ogden St. after 3 p. m. o1f

FOR SALE

FOR SALE or Lease—Bell's Service Station on L. A. highway; one acre land. p41

FOR SALE—Good paying grocery business. Will stand investigation. Inquire by letter. Address Box A, Las Vegas Age. tf

OFFICE equipment—Desks, chairs, filing cabinets. Box 2-M, Age office. c171f

FOR SALE—12-foot tallor's table with drawers; 1 flat top desk and swivel chair. 309 Fremont St. 261f

FOR SALE—A 6-hole wood and coal range, in good condition. Call at 116 No. 7th street mornings. 261f

FOR SALE or Lease—With option to buy, the old Cordell 1,200 acre ranch, of which 340 acres have been cultivated; situated about six miles below Dayton on Carson river. Will deal with the whole or one half on easy terms. Formerly maintained over 1,000 head of cattle. No middle man. Inquire of Alfred Chartz, Carson City, Nevada. c53

MODISTE

HEMSTITCHING, dress making and alterations. Mrs. M. L. Garner, 385 So. 3rd St. c48

MISCELLANEOUS

Just Arrived

A Shipman Of

GRASS RUGS

VARIOUS SIZES AND

COLOR DESIGNS.

NEW LOW PRICES.

PHIL BETTELHEIM CO., INC. 515 FREMONT ST.

HOWARD'S LAUNDRY

"Wewashrite"

Expert Dry Cleaning

810 So. Main Phone 793 c51

LOST and FOUND

FOUND—Check drawn on Carson Valley bank. Owner can have same by calling at The Age office, identifying same and paying for this advt. 371f

REAL ESTATE FOR SALE

LOTS—Fisher's Fremont Street—Boulder Dam Highway subdivision. Water system. \$100 to \$400. Monthly \$5 up. J. C. Fisher, Sage Hotel, Las Vegas. P. O. Box 63. c-51

WANTED

WANTED—Maid to take care of baby and laundry; also light housework; from 9 a. m. to 6 p. m. Mrs. Costello, Phone 299. c42

LEGAL NOTICES

NOTICE OF CONTEST No. 1480 DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: J. J. Owen, F. L. Reber, James Brown, N. A. Kuhn, 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 contest proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Allerton Nos. 1 and 2, made September 30, 1905, recorded December 18, 1905, in Book R, pages 172 and 173, both about 21 miles southeast of Las Vegas and about 8 miles west of the Colorado River, the Allerton No. 1 joining the Centipede on the south and Allerton No. 2 on the north, the Allerton No. 2 adjoining Allerton No. 1 on the south; Parrot made May 29, 1906, 21 miles southeast of Las Vegas, 3 miles west of Colorado River in what is known as El Dorado Mountains, adjoining claims being Allerton No. 2 on the east and Sonul on the south, recorded June 23, 1906 in Book T, page 127, records of Lincoln County, Nevada; all claims are 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 nonmineral 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. Feb. 3, 10, 17, 24, March 2, 1932.

NOTICE OF CONTEST No. 1491 DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: W. Lehr, 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 20, 1931, directed contest proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the April Fool Nos. 1 and 2, Quartz, made April 1, 1915, about 20 miles southeast of Las Vegas, April Fool No. 1 bounded on the south by Good Boy claim, April Fool No. 2, bounded on the east by Tom Boy and Good Boy, both claims in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M., recorded July 5, 1915, in Book 3, page 397, records of Clark County, Nevada.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is nonmineral 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. Feb. 3, 10, 17, 24, March 2, 1932.

NOTICE OF CONTEST No. 1484 DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: George Copeland and John B. Ronstadt, 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 contest proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Elhorr Mining Claim, formerly the Rix, which was made March 23, 1928, 22 miles from Las Vegas, recorded March 23, 1928, in Book 9, page 54, county records of Clark County, Nevada, 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 nonmineral 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. Feb. 3, 10, 17, 24, March 2, 1932.

NOTICE OF CONTEST No. 1488 DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: George Copeland and John B. Ronstadt, 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 contest proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Elhorr Mining Claim, formerly the Rix, which was made March 23, 1928, 22 miles from Las Vegas, recorded March 23, 1928, in Book 9, page 54, county records of Clark County, Nevada, 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 nonmineral 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. Feb. 3, 10, 17, 24, March 2, 1932.

NOTICE OF CONTEST No. 1495 DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: Frank Quereau (deceased), Frank Quereau, C. Q. Shouse, R. L. Duncan, Herbert Duncan, Dorothy Duncan, W. G. Morse, guardian of the estates of Mary E. Shouse, Dorothy Duncan and James Duncan, minors and of R. L. Duncan, incompetent, H. P. Kuhn, 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 20, 1931, directed contest proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the April Fool Nos. 1 and 2, Quartz, made April 1, 1915, about 20 miles southeast of Las Vegas, April Fool No. 1 bounded on the south by Good Boy claim, April Fool No. 2, bounded on the east by Tom Boy and Good Boy, both claims in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M., recorded July 5, 1915, in Book 3, page 397, records of Clark County, Nevada.

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 20, 1931, directed contest proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Allerton Nos. 1 and 2, made September 30, 1905, recorded December 18, 1905, in Book R, pages 172 and 173, both about 21 miles southeast of Las Vegas and about 8 miles west of the Colorado River, the Allerton No. 1 joining the Centipede on the south and Allerton No. 2 on the north, the Allerton No. 2 adjoining Allerton No. 1 on the south; Parrot made May 29, 1906, 21 miles southeast of Las Vegas, 3 miles west of Colorado River in what is known as El Dorado Mountains, adjoining claims being Allerton No. 2 on the east and Sonul on the south, recorded June 23, 1906 in Book T, page 127, records of Lincoln County, Nevada; all claims are 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 nonmineral 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. Feb. 3, 10, 17, 24, March 2, 1932.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is nonmineral 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. Feb. 3, 10, 17, 24, March 2, 1932.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is nonmineral 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. Feb. 3, 10, 17, 24, March 2, 1932.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is nonmineral 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. Feb. 3, 10, 17, 24, March 2, 1932.

We Hope Not

By LARS MORRIS

That Is, That No 16 Across Forth YESTERDAY'S ANSWER

ACROSS: 6-Glitters, 11-Bring forth young, 12-Article of dress, 14-Raw metal, 15-Near, 16-Mistake, 17-Like, 19-Situations, 21-Swear, 24-Thrice (mus.), 25-Ordered, 27-Tenth, 29-Like, 31-Weasel, 33-Man's name, 34-Crushing machine, 36-More painful, 38-Therefore, 39-Wholly saying, 41-Movement of sea, 42-Initates, 44-Father, 46-Openwork, 47-Sun god, 48-Short song, 50-Goddess of hearth. DOWN: 6-Social clique, 7-Burden, 8-Tramp (sl.), 9-Goddess of retribution, 10-Examiner, 13-Prices, 18-Thick soup, 20-Disease, 22-Part of helmet, 23-Whoever, 25-Prejudiced person, 26-Risked, 28-Consume, 30-Doctors (sl.), 32-Seducer, 34-Muscle, 35-Puts to flight, 37-Take back, 40-Banal, 42-Rescue, 43-Remnant of wound, 45-American humorist, 47-Hurried, 49-Babylonian deity, 51-Father.

DOWN: 1-Gaff-topsail, 2-Headpiece, 3-Surrounded by, 4-Hearing organs, 5-Part of bow.

1 2 3 4 5 6 7 8 9 10
11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53

ORDINANCE No. 185

An ordinance to amend, revise, and re-enact Sections Nos. 2, 8 and 10 of Ordinance No. 111 of the City of Las Vegas, entitled, "An ordinance prohibiting the manufacture, storage or keeping, sale, offering or exposing for sale or barter, or other disposal of intoxicating liquors in the City of Las Vegas, regulating other matters pertaining thereto; providing a penalty for the violation of this ordinance, and repealing all ordinances and parts of ordinances in conflict therewith," approved May 5, 1925, as amended by Ordinance No. 179; and to repeal all ordinances and parts of ordinances in conflict therewith.

The Board of Commissioners of the City of Las Vegas do ordain, as follows: Section 1. Section 2 of said Ordinance No. 111, as amended by Section 1 of Ordinance No. 179 of the City of Las Vegas, is hereby amended, revised and re-enacted so that the same shall read as follows:

"Section 2. It shall be unlawful for any person, firm, association or corporation to manufacture, keep or store, sell, offer or expose for sale or barter, or otherwise dispose of, except as hereinafter provided, any intoxicating liquors in the City of Las Vegas; provided, that nothing in this ordinance shall prohibit the manufacture, sale, keeping or storing of said liquors where the manufacture, sale, keeping or storing of the same is permitted by the laws of the State of Nevada or of the United States of America."

Section 2. Section 8 of said Ordinance No. 111, as amended by Section 2 of Ordinance No. 179 of the City of Las Vegas, is hereby amended, revised and re-enacted so that the same shall read as follows: "Section 8. It shall be unlawful for any person to have upon his person or in any vehicle, any intoxicating liquors on any public street or alley, or in any public place in the City of Las Vegas."

Section 3. Section 10 of said Ordinance No. 111, as amended by Section 3 of Ordinance No. 179 of the City of Las Vegas, is hereby amended, revised and re-enacted so that the same shall read as follows: "Section 10. Any person who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor and shall be punished by a fine of not less than One Hundred Dollars (\$100.00) nor more than Four Hundred Ninety-nine Dollars (\$499.00), or be imprisoned in the city jail until such fine is paid at the rate of not exceeding one day for each two dollars of such fine in case such fine is not paid, or by imprisonment in the city jail not exceeding six months, or by both such fine and imprisonment."

Ordinance No. 111, as amended by Section 3 of Ordinance No. 179 of the City of Las Vegas, is hereby amended, revised and re-enacted so that the same shall read as follows:

"Section 10. Any person who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor and shall be punished by a fine of not less than One Hundred Dollars (\$100.00) nor more than Four Hundred Ninety-nine Dollars (\$499.00), or be imprisoned in the city jail until such fine is paid at the rate of not exceeding one day for each two dollars of such fine in case such fine is not paid, or by imprisonment in the city jail not exceeding six months, or by both such fine and imprisonment."

Section 4. All ordinances and parts of ordinances in conflict herewith are hereby repealed. Section 5. This ordinance shall be in effect from and after its passage and adoption and publication for one week (six issues) in Las Vegas Age, a daily newspaper published in the City of Las Vegas.

Section 6. The City Clerk and Clerk of the Board of City Commissioners of the City of Las Vegas is hereby authorized and directed to have this Ordinance No. 185 published one week (6 issues) in Las Vegas Age, a daily newspaper published in the City of Las Vegas.

Passed and adopted this 4th day of February, A. D. 1932 by the following vote: Commissioners Thomas and Hansell and His Honor the Mayor E. W. Cragin, voting aye. Noes, Commissioners Mundy and German.

First reading December 4, 1931. Second reading February 4, 1932. Approved this 4th day of February, 1932.

E. W. CRAGIN, Mayor of the City of Las Vegas. Attest: VIOLA BURNS, City Clerk. Publish Feb. 10, 11, 12, 13, 14, 16, 17.

NOTICE OF FORECLOSURE OF LIEN

To Whom It May Concern: Notice is hereby given that on the 27th day of January, 1932, there was filed in the District Court of the Eighth Judicial District of the State of Nevada, in and for the County of Clark, a suit wherein Ed. Von Tobel Lumber Company, a corporation, is plaintiff, and Louis Buechle, is defendant, for the purpose of foreclosing a lien under the provisions of an act entitled "An act to secure liens to mechanics and others, and to repeal all other acts in relation thereto," and approved March 2, 1875, and acts and parts of acts amendatory thereof, upon the following described real property, situate in the County of Clark, State of Nevada, and described as follows, to-wit:

All of Lot Two (2) in Block One (1) of Auto Park Tract, as shown by map thereof on file in Book I of Plats, Page 120, in the office of the County Recorder of Clark County, Nevada.

All persons holding or claiming lien under the provisions of said act on said premises are hereby notified to be and appear before said Court on the 1st day of March, 1932, at the Court room in the Court house at Las Vegas, Nevada, to exhibit then and there the proof of their said liens.

Dated this 1st day of February, 1932. Ed. Von Tobel Lumber Company, By Ed. Von Tobel, President. NOLAND & NOLAND, Attorneys for Claimant. Pub. Feb. 3-10-17

Section 1. Section 2 of said Ordinance No. 111, as amended by Section 1 of Ordinance No. 179 of the City of Las Vegas, is hereby amended, revised and re-enacted so that the same shall read as follows:

"Section 2. It shall be unlawful for any person, firm, association or corporation to manufacture, keep or store, sell, offer or expose for sale or barter, or otherwise dispose of, except as hereinafter provided, any intoxicating liquors in the City of Las Vegas; provided, that nothing in this ordinance shall prohibit the manufacture, sale, keeping or storing of said liquors where the manufacture, sale, keeping or storing of the same is permitted by the laws of the State of Nevada or of the United States of America."

Section 2. Section 8 of said Ordinance No. 111, as amended by Section 2 of Ordinance No. 179 of the City of Las Vegas, is hereby amended, revised and re-enacted so that the same shall read as follows:

FRATERNAL NOTICES

VEGAS LODGE NO. 32 F. & A. M. Stated Communications first Monday of each month at Masonic Hall at 7:30 p. m.

Special Communication, work requiring, as announced each month. Visiting brothers are welcome.

Visiting brethren needing examination will please be on hand at 7 o'clock sharp. FRED H. CALLIHAN, W. M. Claude Hoff, Secretary.

Las Vegas Lodge No. 1468 B. P. O. E. Meets every Thursday evening at 7:30. Club rooms open from 11:00 a. m. to 12 p. m. Visiting brothers cordially welcomed. E. W. THOMAS, Exalted Ruler. P. J. GALLAGHER, Secretary.

By Bill Counselman and Charlie Plumb

ELLA CINDERS—Bars and Stripes Forever

Comic strip panel 1: Ella Cinders is talking to a man. She says, "I'm Ella Cinders— and Tommy Harris is my reason for being here!" He says, "Before you go any further, Miss Cinders, let me warn you that you are about to lose your reason if you know what I mean!"

Comic strip panel 2: Ella Cinders says, "Why did you come here?" The man says, "To warn you that I'm going to investigate your record and see if your name is on a list of other names besides Yvonne de Vore!"

Comic strip panel 3: Ella Cinders says, "I'll save you the trouble! Yvonne de Vore is a name I took from an aunt on my father's side!" The man says, "Well, all I can say is that if your father took after his daughter, he needed someone on his side!"

Comic strip panel 4: Ella Cinders says, "If my suspicions about you are correct, you'll be taking your scenery strained through iron bars! I know the cutest little cell that's just yawning for you!" The man says, "Okay, sister, okay! But let's not go into that now!"

PROFESSIONAL CARDS

LAS VEGAS HOSPITAL ASSOCIATION F. M. FERGUSON, M. D. R. D. BALCOM, M. D. J. R. McDANIEL, Jr., M.D. ROY W. MARTIN, M. D. New Las Vegas Hospital EIGHTH AND OGDEN STREETS

Attorneys

HAM & TAYLOR A. W. HAM - - - RYLAND G. TAYLOR ATTORNEYS AT LAW Suite 7, Mesquite Building 103 Fremont Street Las Vegas - - - Nevada

HERBERT N. GAMBILL

ATTORNEY AND COUNSELOR AT LAW SUITE 1, NEW BOGGS BLDG. 319 FREMONT ST. Phone 125 Las Vegas, Nevada

NOLAND & NOLAND

ATTORNEYS Phone 503 Suite 209, Professional Building Las Vegas, Nev.

I. S. THOMPSON

ATTORNEY AT LAW Rooms 5 and 6, Griffith Bldg. Las Vegas, Nevada

GUY E. BAKER

LAWYER 102 South Second Street Res. Phone 504 Office Phone 510 Las Vegas, Nevada

McNAMEE & McNAMEE

ATTORNEYS AT LAW Offices: 431 Pacific Electric Bldg. Los Angeles, Calif. and LAS VEGAS, NEVADA

C. D. BREEZE

ATTORNEY AT LAW 115 South Second St. Phone 275 Las Vegas, Nevada

CHAS. LEE HORSEY

ATTORNEY AT LAW Suite 1-2, Clark Bldg. Las Vegas, Nevada

FOLEY & FOLEY

LAWYERS Offices: Clark Bldg., Las Vegas and Consolidated Realty Bldg., 607 So. Hill St. Los Angeles, Cal.

ROLAND H. WILEY

ATTORNEY AT LAW 207 Professional Building

Drayage

YOUNG'S TRANSFER and STORAGE COMPANY Temporary Office—307 Ogden Phone 185-172

Optometrists

DR. EARL W. PRATT Optometrist and Optician PHONE 355 M. W. Davis Boulder City Company Jeweler Las Vegas Boulder City

HERBERT M. DIXON

Optometrist & Optician Eyes Examined—Glasses Fitted 225 Fremont St. — Phone 436

Architects

L. HENRY SMITH ARCHITECT and ENGINEER Room 11 Clark Bldg.

Dancing

MARY LOU DAWN'S DANCE STUDIO CHILDREN :: ADULTS Classes Daily Phone 566 :: Meadows Age Professional Card Columns Are Being Read Daily. How do we know this to be a fact? You read them—others do too.

Detective Agencies

Protect Your Business HOME MERCHANT PATROL GEO. P. ROY, Chief Investigator 310 Garces Street Las Vegas, Nev.