

LAS VEGAS AGE

1 CENT A COPY

WEDNESDAY MORNING, MARCH 2, 1932

PUBLISHED EVERY MORNING EXCEPT MONDAY BY CHARLES P. SQUIRES, Editor and Publisher, at the AGE BUILDING 411 Fremont Street, Las Vegas, Nevada, and entered in the Postoffice at Las Vegas as Second Class Matter.

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CHEERING WORDS

THE EDITOR of The Age acknowledges many cheering and helpful words following the fire which put the Age printing plant out of commission yesterday morning.

And the cheer was not entirely in words. Very substantial proffers of assistance were received from various sources, not the least appreciated being those from Frank F. Garside, who was in Tonopah and immediately wired placing the plant of the Review-Journal at our disposal; and A. E. Cahlan, who came and made the same proposal before the fire was entirely quenched.

We wish to express our very sincere appreciation of the prompt proffer of the use of the Review plant. Without such kindly cooperation, The Age would not have been able to publish this morning.

THANKING THE BOYS

THE AGE, for more than twenty-five years past, a staunch friend of the Las Vegas Volunteer Fire department, has more reason than ever to be grateful to the boys who have, time without number, ruined their clothing and risked their lives in the protection of the city.

Yesterday the fire apparatus was at the scene of the fire in The Age plant almost as soon as those living in the house but a few feet away could be aroused.

Within five minutes of their arrival the fire was under control, the flames being confined to one end of the building.

The record of efficiency of the Las Vegas boys could hardly be excelled by any paid department. They have many times saved a considerable portion of the city from destruction.

The Editor of The Age is grateful and appreciative of the work of the boys at yesterday's fire. We proffer our heartfelt thanks.

KIDNAPING

KIDNAPING the Lindbergh baby is the latest stunt of the despicable gangster element.

There is a measure in congress to make kidnaping a capital crime insofar as the federal government is concerned. It would be well if all the states would follow suit.

Of all crimes, that of kidnaping is the most cowardly and the most contemptible. It is without the show of bravado which gives stimulus to other crimes of violence, but is cunningly planned and stealthily carried out.

We are, possibly, placing too high a value on human life. There are plenty of lives in these ultra-modern days which are of no value whatever to the world and of very doubtful value to those miserable creatures who misuse them.

Perhaps modern civilization is too soft. Possibly we need a touch of the Puritan sternness to put the fear of God into the hearts of the cowardly gangsters who have no respect for the decencies of life.

Every once in a while the wrath of decency and justice rises as a mighty torrent sweeping with terrible fury whatever stands in the way. It is quite possible that decent people have endured as far as humanly possible. At any rate, we can see a mighty retribution preparing for the gangster element of America.

The wrath of an outraged humanity may go to extremes as generally happens under similar circumstances, but it has the same effect on civilization as the cautery has on a wound. It hurts, but it cures.

AN ABLE CHAMPION

SENATOR Tasker L. Oddie is on the job in the committee on appropriations, keeping the Nevada appropriations up to the requirements.

Senator Oddie has advanced to a position of powerful influence as a member of the senate committee on appropriations and he is able to do a vast amount of good for his state and his country.

It is obvious that a reduction in the appropriations for Hoover dam might result in a serious reduction in the working force and a consequent increase in the distress of Pacific coast states.

Nevada is fortunate in having powerful friends to fight her battles. Small in population and wealth though she may be, Nevada wields an influence in the national capitol quite out of proportion to her importance in the nation.

WASHINGTON BYSTANDER

By KIRKE SIMPSON
WASHINGTON, Mar. 2.—The "economy committee" idea evolved by house democrats went through a whooping on a vote of 215 to 222, right in the face of President Hoover's counter proposals that he be authorized to refashion the executive machinery of government for cost-saving purposes.

That action was taken on the heels of Speaker Garner's shot at the administration via the democratic national committee for alleged efforts to wrest party advantage—particularly Hoover glory—out of every deprecating effort to cooperate in shaping emergency legislation for a back to prosperity drive.

The Garner thrust was construed as the final end of the era of cooperation between the democratic house and the President.

It should be noted, however, that it came only after the emergency program, so far as yet developed, had cleared the house ways. The reconstruction corporation was in operation, the banking bill just about ready for launching.

Campaign Medicine?

In the circumstances, a partisan wrangle over transfers, consolidations or elimination of various executive branch functions would not impede the urgent measures.

Wily republican house veterans like Snell of New York suspected the democratic management of merely making campaign medicine. Maps of Michigan went even further.

"This is a mere make-believe," he told the house. "It is another gesture. Who can take it seriously?"

The odd part of it was that a substantial number of republicans voted for the democratic resolution.

The economy committee has until April 15 to report. Should it recommend changes of law to chop away portions of the government bureaucracy or to consolidate branches, a study of such proposals by the standing committees involved must follow.

Then assuming passage in the house, comes senate action and finally the danger of a presidential veto.

Amputations Unlikely

From that point of view it does not appear probable that any very important amputations from the departmental machinery could come about before congress lays off for the conventions.

What could happen, as Mapes pointed out, is that a number of proposals to pare down Uncle Sam's officials' executive family could be laid upon the republican senate's doorstep, or even possibly be sent to the President for veto.

Yet despite the fears of Snell, Mapes et al, that democratic campaign medicine was in the making, why did so many republican house stalwarts vote for the plan?

It just goes to show that government economy is viewed "on the hill" this year as about the most popular thing in sight. Nobody wants to be charged with opposing such plans.

LEGAL NOTICES

NOTICE OF CONTEST No. 1466
DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: W. R. Groff, F. E. Hicks, A. E. Griffith, 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 18, 1931, directed certain purported mining locations made upon lands of the County of Clark, State of Nevada, namely the Crossing, Crossing Nos. 1, 2, 3, 4, Lode Claims made on February 15, 17, 18, 19, 1909, recorded April 9, 1909, in Book C-1, pages 94 and 95, records of Lincoln County, Nevada; each claim is described as located 10 miles south (southerly) from mouth of Hemingway Wash in approximately Sec. 33, T. 22 S., R. 64 E., M. D. M.

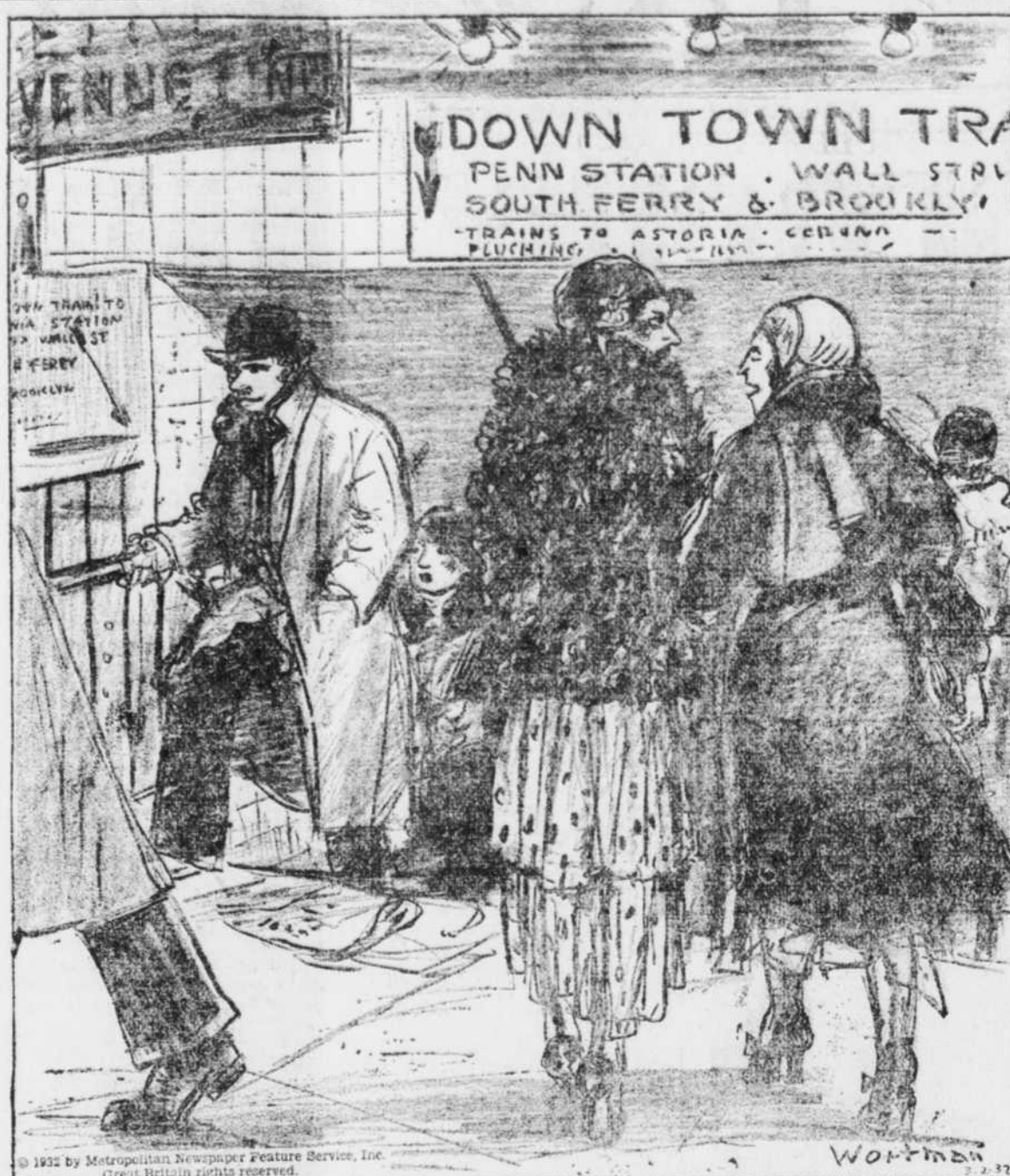
It is alleged in the contest proceedings: 1. That the land within the limits of the claims is non-mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. 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. Feb. 3, 10, 17, 24, March 2, 1932.

NOTICE OF CONTEST No. 1474
DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: W. E. Blackwell, T. Harvey Cratsenberg, H. J. Player, Spiro Dekelesich, R. L. Enler, J. J. McGown, 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 purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Fairview and Summit Mining Claims, made May 22, 1899, and September 1, 1899, respectively, recorded September 20, 1899, in Book E, pages 390 and 392, county records of Lincoln County, Nevada, and described as located about 20 miles south of Las Vegas Ranch in what is known as Railroad Pass in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M.

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NOTICE OF CONTEST No. 1467
DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: P. B. Hill, Robert T. Hill, C. L. Graves, F. W. Graves, W. D. Pearce, Carroll Beall, L. D. Knight, M. S. Beal, J. H. Ladd, 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 18, 1931, directed certain purported mining locations made upon lands of the County of Clark, State of Nevada, namely the Bunker Hill Mining Claim, made March 1, 1915, about 20 miles southeast of Las Vegas running parallel with Crown Point claim on north side line, in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M., recorded May 10, 1915, in Book 3, page 253, county records of Clark County, Nevada.

EVERYDAY MOVIES



"Mamie's boy friend has got an A. B., but I've heard that he's fickle."

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NOTICE OF CONTEST No. 1475
DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: Mike Mahoney, P. J. Sullivan, W. Lehr, Miss Abbie Mahoney, James Lynch, Mrs. M. P. Bressingham, Mary O'Leary, Thomas Mahoney, James Thomas Mahoney, Ethel Mahoney Donohue, Margaret A. Mahoney, Daniel T. Mahoney, William J. Mahoney, Timothy F. Mahoney, Zachery Mahoney, Mary Mahoney Lena, Sister M. Cecilia, Miss Ann G. Mahoney, Katherine M. Mahoney, Richard Mahoney, Mrs. N. McMahon, William Mahoney, 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 9, 1931, directed certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Bunker Hill Mining Claim, made March 1, 1915, about 20 miles southeast of Las Vegas running parallel with Crown Point claim on north side line, in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M., recorded May 10, 1915, in Book 3, page 253, county records of Clark County, Nevada.

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. Feb. 3, 10, 17, 24, March 2, 1932.

NOTICE OF CONTEST No. 1474
DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: W. E. Blackwell, T. Harvey Cratsenberg, H. J. Player, Spiro Dekelesich, R. L. Enler, J. J. McGown, 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 purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Fairview and Summit Mining Claims, made May 22, 1899, and September 1, 1899, respectively, recorded September 20, 1899, in Book E, pages 390 and 392, county records of Lincoln County, Nevada, and described as located about 20 miles south of Las Vegas Ranch in what is known as Railroad Pass in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M.

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Leave Las Vegas 5:00 a.m. - 8:00 a.m. - 10:30 a.m. - 1:00 p.m. - 4:00 p.m. - 9:00 p.m. - 12:00 Midnight
Leave Boulder City 1:15 a.m. - 7:00 a.m. - 9:30 a.m. - 11:30 a.m. - 3:00 p.m. - 5:30 p.m. - 8:15 p.m. - 10:00 p.m.
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IMPERIAL SEDAN CADILLACS LEAVE DAILY EXCEPT SUNDAY FOR BEATTY, GOLDFIELD, TONOPAH, RENO, SACRAMENTO AND SAN FRANCISCO
Nevada Motor Transport Co., Ltd.
TICKET OFFICE—No. 9 FREMONT PHONE 679

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. 1464
DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 26, 1932. To: P. B. Hill, Robert T. Hill, C. L. Graves, F. W. Graves, W. D. Pearce, Carroll Beall, L. D. Knight, M. S. Beal, W. E. Hawkins, 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 18, 1931, directed certain purported mining locations made upon lands of the County of Clark, State of Nevada, namely the Northern No. 1 Quartz Mining Claim made January 1, 1909, and February 9, 1909, recorded March 12, 1909, in Book B-2, page 334, records of Lincoln County, Nevada, and described as located six miles west from the Colorado River and 1 mile north from Hemingway Wash in approximately Sec. 33, T. 22 S., R. 64 E., M. D. M. Said claim was transferred November 18, 1915, Book 4, page 367, Mining Records of Lincoln County, Nevada, by J. A. Delameter to R. B. Sproul, an undivided interest in Northern No. 1 Quartz; February 11, 1909, Book A-1, page 5, Mining Records of Lincoln County, Nevada, P. H. McLaughlin to James E. Hicks, an undivided 1-12 interest in said claim; February 11, 1909, Book A-1, page 8, Mining Records of Lincoln County, Nev., P. H. McLaughlin to Martha E. McLaughlin, an undivided 1-12 interest in said claim. The records do not show the manner in which P. H. McLaughlin acquired these interests.

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. Feb. 3, 10, 17, 24, March