## PHONE 7

# •CLASSIFIED ADS•

18,000 PEOPLE READ LAS VEGAS AGE

MALE HELP WANTED

SALESMEN wanted, to sell on libelectric water heater; pocket size, easily attached to any faucet; continuous hot water instantly; re tails readily, \$3.75. See Mr. J. H. Harris, Overland hotel, room 50,

By YOUNG woman; house work or

FOUND-Car keys. Owner can paying for adv. Age office. c59tf

ALL MAGAZINES

Many Back Numbers We Trade—Buy and Sell

Dreamland Dormitory 118 South First Street

### FOR RENT

FOR RENT-2 room cottage, sleeping porch, and garage; well rent to adults only. 425 No. 6th.

FOR RENT-Four room house, Fremont and South Seventh sts. p66 have been abandoned. FOR RENT-4 room house, furnish-

Cowboy Bill's Park. MODERN 3-room furnished apart-

ALPHALFA PASTURE per month. Ellis Ranch, Charleston blvd.

ROOMS

Clean, quiet, reasonable. Cots \$3.50 per week

Miss F. Grant, 925 Fremont

If Mrs. A. W. Ellis will call at The Age office she will receive a free ticket, good for today only at

Ladd's resort.

### FOR SALE

eggs, 13 cents. Prices f. o. b. Logandale, Nevada, Bert Mills Sons, Logandale, Nev.

FOR SALE-Special this week only:

FOR SALE - Philco radio, almos

Ladd at Ladd's Resort.

Las Vegas Age. FOR SALE—One flat top steel desk

Vegas Tent & Awning Co.

RESIDENCE LOTS - 50x140. Half price. Terms. Also Fremont street business lots or any part of city. See James H. Ladd, Ladd's Resort

THE STAR CAFE Under new management Appetizing meals. low prices

Quick service 219 South Main

FOR SALE - Electric refrigerator.

1929

FORD

SEDAN

\$275.00

G. M. A. C. Terms

DESERT

CHEVROLET CO.

207 South Main Tel. 160

If Mrs. Mary Free will call at free ticket, good for today only at of Clark County, Nevada. El Portal theater.

PLANS L. A. TRIP

Mrs. Crosby, of 505 South Second street, has returned from Ogden and is planning a trip to Los Angeles.

NOTICE OF CONTEST No. 1379 IOR, UNITED STATES LAND OF- this office or on appeal, if you fail tions in which you are herein indiples southeast of Las Vegas in application of this office within 20 days cated to hold interests. CLARA M. proximately Sec. 6, T. 23 S., R. 64 3, 1932. To: L. M. Hopkins, his after the fifth publication of this CRISLER, Register. Pub. Mar. 16, E., M. D. M. today until 6 p. m. If you cannot heirs, personal representatives and notice, as shown below, your answer 23, 30; Apr. 6, 13, 1932. assigns. Whereas it appears that under oath, specifically responding EMPLOYMENT WANTED

your address is unknown and you to these allegations of contest. You cannot be found, now, therefore, should state in your answer the you and each of you are hereby name of the post office to which you will can be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post office to which you will be a state of the post offit will be a state of the post office to which you will be a state nings. Experienced. 332 So. 2nd notified that pursuant to the pro- desire further notices to be sent to visions of section 2335 of the Re- you and make reference to the locavised Statutes of the United States, tions in which you are herein indithe Commissioner of the General cated to hold interests. CLARA M. have same by identifying and Land Office for and in behalf of the CRISLER, Register. Pub. Mar. 16, United States by his letter "N" 23, 30; Apr. 6, 13, 1932. dated June 15, 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 May Bee Mining Claim located January 23, 1927, not John P. Altemus, M. Brooke Alterecorded, situated near the base of mus, Ralph N. Altemus, Mrs. L. L. the southerly end of River Range Drossell, Mrs. Blair Horner, Mary of Mountains 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 Frances O. Sproul, Frank Sproul, the limits of the claims is nonmineral in character. 2. That minerals in sufficient quantities have not p62 been discovered within the limits of the claims to constitute a valid dis- Minnie M. Sproul, O. A. Sproul, decovery, 3. That the mining locations ceased, Richard M. Sproul, S. V. You are, therefore, further notified that the Sarah A. Sproul, T. J. Sproul, John said allegations will be taken as R. Sterner, Clara E. Taylor, Mrs. F. ed; lights and water free. Care confessed, and the said locations N. Tilford (Florence), Mrs. Blanche declared null and void without fur- L. Tyree, R. B. Sproul, deceased, ther right to be heard, either before Lester Delameter, J. A. Delameter, ment with garage. 121 No. 8th this office or on appeal, if you fail P. H. McLaughlin, their heirs, perto file in this office within 20 days sonal representatives and assigns. after the fifth publication of this Whereas it appears that your adnotice, as shown below, your answer dress is unknown and you cannot under oath, specifically responding be found, now, therefore, you and to these allegations of contest. You each of you are hereby notified that should state in your answer the pursuant to the provisions of secname of the post office to which you tion 2335 of the Revised Statutes of desire further notices to be sent to the United States, the Commisyou and make reference to the loca- sioner of the General Land Office tions in which you are herein indi- for and in behalf of the United cated to hold interests. CLARA M. CRISLER, Register. Pub. Mar. 16, 23. 30: Apr. 6, 13, 1932.

NOTICE OF CONTEST No. 1383 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-SWIMMING POOL for rent. Call at Johnson, deceased, whose sole heir p71 is Mrs. I. C. Johnson, George Cope-FOR RENT-Rooms for rent in de- heirs, personal representatives and sirable homes; also furnished and assigns. Whereas it appears that unfurnished apartments and your address is unknown and you houses. Eileen Miller, Room List- can not be found, now, therefore, ing Service, 124 No. 2nd St. Phone you and each of you are hereby tf notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General FOR SALE-Mammoth bronze tur- Land Office for and in behalf of key pullets and eggs; day old pul- the United States by his letter "N" lets, 35c cents; March eggs, 17 dated July 29, 1931 directed contest cents; April eggs, 15 cents; later proceedings against certain pur-OR SALE—Special this week only:

25 ft. hose, \$1.69; 50 ft. hose, \$3.38.

OR SALE—Special this week only:

April 30, 1906, recorded June 11, 1908, Book Z, vada and Colorado River Consolibate Batter by his claims. November 11, 1908, Book Z, vada and Colorado River Consolibate Batter by his said allegations will be taken as therefore, further notified that the R. B. Sproul deeds to P. H. Mc-Mining Company, "The Cliff Rock directed contest proceedings against confessed, and the said locations of the contest proceedings against confessed, and the said locations of the contest proceedings against confessed and colorado River Consolibate Batter by his said allegations will be taken as confessed, and the said locations of the contest proceedings against confessed and colorado River Consolibate Batter by his said allegations will be taken as confessed, and the said locations of the contest proceedings against confessed and colorado River Consolibate Batter by his said allegations will be taken as confessed, and the said locations of the contest proceedings against confessed and colorado River Consolibate Batter by his said allegations will be taken as confessed and the said locations of the contest proceedings against confessed and the said locations of the contest proceedings against confessed and the said locations of the contest proceedings against confessed and the said locations of the contest proceedings against confessed and the said locations of the contest proceedings against confessed and the said locations of the contest proceedings against confessed and contest proceedings against co 25 ft. hose, \$1.69; 50 ft. hose, \$3.38. April 50, 1505, recorded that the R. B. Sproul deeds to P. H. McSilver Bldg. & Rest. Supply Co., 1906 in Book T, page 72, mining said allegations will be taken as Laughlin a 1/8 interest in the RatGroup, three mining claims" and certain purported mining locations declared null and void without furmade upon long, the proceedings against certain purported mining locations declared null and void without furmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations declared null and void without furmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against certain purported mining locations will be taken as laughlin a 1/8 interest in the Ratmade upon long, the proceedings against long c68 records of Lincoln County, Nevada confessed, and the said locations tler, Rattler No. 2, Valley Forge, other mining claims. and which is described as being lo-declared null and void without fur-cated about 20 miles southeast of the right to be heard, either before States in the County of Clark, State the confice or on speciality of the right to be heard, either before States in the County of Clark, State the confice or on speciality of the right to be heard, either before States in the County of Clark, State the confice or on speciality of the right to be heard, either before States in the County of Clark, State the confice or on speciality of the right to be heard, either before the confice or on speciality of the right to be heard, either before OR SALE—Philo radio, almost cated about 20 miles southeast of ther right to be heard, either before mining claims; November 11 1908, ceedings: 1. That the land within this office or on appeal, if you fall to file in this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days of Nevada, namely the Little Soo, this office or on appeal, if you fall to file in this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days of Nevada, namely the Little Soo, this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days of the claims is nonmingular to file in this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days of Nevada, namely the Little Soo, this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days of Nevada, namely the Little Soo, this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days of Nevada, namely the Little Soo, this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days of Nevada, namely the Little Soo, this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days of Nevada, namely the Little Soo, the fifth publication of this office within 20 days records, P. B. Sproul deeds to J. E. Shelba, and Trilby No. 1. Quarter and very within 20 days records and the country of Clark, State that the Country of Clark, State the Country of Clark, State

FOR SALE \_ 300d paying grocery have been abandoned. You are, 23, 30; Apr. 6, 13, 1932. business. Will stand investigation, therefore, further notified that the Inquire by letter. Address Box A, said allegations will be taken as tf confessed, and the said locations declared null and void without furand chair; one Buffalo portable this office or on appeal, if you fail ther right to be heard, either before torge; one electric rip and cross- to file in this office within 20 days cut saw; 5 steel cots. Cheap. Las after the fifth publication of this c81 notice, as shown below, your answer under oath, specifically responding CRISLER, Register. Pub. Mar. 16. 23, 30; Apr. 6, 13, 1932.

> NOTICE OF CONTEST No. 1402 vada, namely the New York quartz Nevada. mining claim made January 3, 1910 It is alleged in the contest pro-

NOTICE OF CONTEST No. 1419 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF FICE, Carson City, Nevada, March 10, 1932. To: Harry W. Altemus, John P. Altemus, M. Brooke Alte-Altemus Miller, Mrs. Olive Mc-Laughlin, Blanche H. Peaslee, Nannie O. Ream, Carrie L. Sproul, Herbert V. Sproul, James Sproul, John R. Sproul, Mrs. Mary J. Sproul (Mrs. S. V.). Miss Mildred L. Sproul, Mrs. Mildred L. Sproul (Mrs. O. A.) Sproul, deceased, Samuel E. Sproul, States by his letter "N" dated August 10, 1931, directed contest pro-

covery. 3. That the mining locations claims. November 11, 1908, Book Z, vada and Colorado River Consoli- half of the United States by his therefore, further notified that the FOR SALE—Residence lots, 50x140, balf pirce: ferms: also Fremont balf pirce: ferms: also Fremo under oath, specifically responding Castle Rock, and other mining the claims to constitute a valid dis-eral in character. 2. That minerals desire further notified to be sent to vided 1-16 interest in the Rattler, said allegations will be taken as Little Secondary to describe the rest of the local states of the local states and make reference to the local states and the local states and make reference to the local states and make SWIMMING POOL—Residence lots in sufficient quantities have not you and make reference to the loca- Rattler No. 2, Protection, Valley confessed, and the said locations Little Sco quartz is described as located 2 miles aget of Railwood Page 16. 25 S., R. 54 E., M. D. M.; the you and make reference to the loca- Rattler No. 2, Protection, Valley confessed, and the said locations are located 2 miles aget of Railwood Page 16. 25 S., R. 54 E., M. D. M.; the you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Mar. 16.

> IOR, UNITED STATES LAND OF- pages 7 and 8, Lincoln County rec- to these allegations of contest. You FICE, Carson City, Nevada, March ords, P. H. McLaughlin deeds to should state in your answer the described as located about 3 miles ated Mining Company, its successions the defendant upon the 3, 1932. To: J. W. Tuck, I. C. John- Martha E. McLaughlin, 1-16 inter- name of the post office to which you son, whose sole heir is Mrs. I. C. est in Rattler, Rattler No. 2. Pro- desire further notices to be sent to from Las Vegas in Sec. 6. Johnson, George Copeland, J. R. or tection, Valley Forge, and other you and make reference to the loca-J. B. Ronstadt, their heirs, personal mining claims. to these allegations of contest. You representatives and assigns. Where- It is alleged in the contest pro- cated to hold interests. CLARA M. should state in your answer the as it appears that your address is ceedings: 1. That the land within CRISLER, Register, Pub. Mar. 16. name of the post office to which you cated April 30, 1906, about 2 miles the limits of the claims is nonmin- 23, 30; Apr. 6, 13, 1932. desire further notices to be sent to now, therefore, you and each of eral in character. 2. That minerals you and make reference to the loca- you are hereby notified that pursu- in sufficient quantities have not tions in which you are herein indi- ant to the provisions of section 2335 been discovered within the limits of cated to hold interests. CLARA M. of the Revised Statutes of the the claims to constitute a valid dis-United States, the Commissioner of covery. 3. That the mining locations the General Land Office for and in have been abandoned. You are, behalf of the United States by his therefore, further notified that the Enler, James Nesbit, George Nesbit. confessed, and the said locations to the provisions of section 2335 of NOTICE OF CONTEST No. 1402 letter "N" dated August 18, 1931, said allegations will be taken as DEPARTMENT OF THE INTER- directed contest proceedings against confessed, and the said locations of the United Statutes of the United S IOR, UNITED STATES LAND OF- certain purported mining locations declared null and void without fur- heirs, personal representatives and this office or on appeal, if you fail General Land Office for and in be-FICE, Carson City, Nevada, March made upon lands of the United ther right to be heard, either before assigns. Whereas it appears that to file in this office within 20 days lafter the fifth publication of the United States by his letter "N" dated September 14, 1931, heirs, personal representatives and of Nevada, namely the Jesse Moore to file in this office or on appeal, if you fail your address is unknown and you heirs, personal representatives and of Nevada, namely the Jesse Moore to file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and of Nevada, namely the Jesse Moore to file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and of Nevada, namely the Jesse Moore to file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and of Nevada, namely the Jesse Moore to file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and of Nevada, namely the Jesse Moore to file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and of Nevada, namely the Jesse Moore to file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and of Nevada, namely the Jesse Moore to file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and the file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and the file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and the file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and the file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and the file in this office within 20 days letter "N" dated September 14, 1931, heirs, personal representatives and the file in this o heirs, personal representatives and of Nevada, namely the Jesse Moore, to file in this office within 20 days can not be found, now, therefore, notice, as shown below, your answer directed contest proceedings against Whereas it appears that located April 30, 1906 about 11/2 after the fifth publication of this you and each of you are hereby no- under oath, specifically responding certain purported mining locations your address is unknown and you miles east of Railroad Pass and notice, as shown below, your answer tified that pursuant to the provican not be found, now, therefore, about 20 miles southeast of Las under eath, specifically responding sions of section 2335 of the Revised should state in your answer the States in the County of Clark, State you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised sions of section 2335 of the Revised sions of section 2335 of the Revised southeast of Las Vegas, the Cyrus Noble Quartz, loto these allegations of contest. You can desire further notices to be sent to complete the post office to which you are hereby notified that pursuant to the provisions of section 2335 of the Revised should state in your answer the committed States, the name of the post office to which you are hereby notified that pursuant to the provisions of section 2335 of the Revised should state in your answer the committee to the post office to which you are hereby notified that pursuant to the provisions of section 2335 of the Revised should state in your answer the committee of the post office to which you are hereby notified that pursuant to the provisions of section 2335 of the Revised should state in your answer the name of the post office to which you are further notices to be sent to desire further notices to be s Office for and in behalf of the east of Railroad Pass and 20 miles tions in which you are herein indipurported mining locations made and were recorded June 11, 1906 in upon lands of the United States in Book T, pages 71 to 73, inclusive, the County of Clark, State of Ne- mining records of Lincoln County,

about 23 miles south of Las Vegas ceedings: 1. That the land within and 11/2 miles south of Railroad the limits of the claims is nonmin-Pass; Good Hope quartz made the eral in character. 2. That minerals same date about 23 miles east of in sufficient quantities have not both claims recorded March 19, 1910 have been abandoned. You are, The Age office, she will receive a in Book 1, page 149, county records therefore, further notified that the the limits of the claims is nonmin- ther right to be heard, either before dated August 25, 1931, directed con- ceedings: 1. That the land within directed contest proceedings against said allegations will be taken as eral in character. 2. That minerals this office or on appeal, if you fail test proceedings against certain the limits of the claims is nonmined certain purported mining locations confessed, and the said locations in sufficient quantities have not to file in this office within 20 days purported mining locations made eral in character. 2. That minerals made upon lands of the United declared null and void without furteen discovered within the limits of after the fifth publication of this upon lands of the United States in sufficient quantities have no States in the County of Clark, State ther right to be heard, either before the claims to constitute a valid dis- notice, as shown below, your answer the County of Clark, State of Ne- been discovered within the limits of Clark, namely the Black Hawk this office or on appeal, if you fail

therefore, further notified that the to these allegations of contest. You quartz mining claim which was losaid allegations will be taken as should state in your answer the cated January 1, 1911, recorded confessed, and the said locations name of the post office to which you March 16, 1911, in Book 1, page 302. NOTICE OF CONTEST No. 1379 declared null and void without fur- desire further notices to be sent to records of Clark County, Nevada, DEPARTMENT OF THE INTER- ther right to be heard, either before you and make reference to the loca- and described as situated about 20

IOR, UNITED STATES LAND OF- in sufficient quantities have not FICE, Carson City, Nevada, March been discovered within the limits of 7, 1932. To: Harry W. Altemus, John the claims to constitute a valid dis-Ralph N. Altemus, Mrs. L. L. Dros- have been abandoned. You are, sell, Mrs. Elair Horner, Mary Alte- therefore, further notified that the Blanche H. Peaslee, Nannie O. confessed, and the said locations Ream, Carrie L. Sproul, Frances O. declared null and void without fur-Sproul, Frank Sproul, Herbert V. ther right to be heard, either before Sproul, Mrs. Mary J. Sproul (Mrs. to file in this office within 20 days S. V.). Miss Mildred L. Sproul, Mrs. after the fifth publication of this Mildred L. Sproul (Mrs. O. A.), notice, as shown below, your answer Minnie M. Sproul, O. A. Sproul, de- under cath, specifically responding Sproul, deceased, Samuel E. Sproul, should state in your answer the N. Tilford (Florence), Mrs. Blanche L. Tyree, R. B. Sproul, deceased, J. tions in which you are herein inditheir heirs, personal represent- 23, 30; Apr. 6, 13, 1932. atives and assigns. Whereas it appears that your address is unknown NOTICE OF CONTEST No. 1521 and you can not be found, now, therefore, you and each of you are IOR, UNITED STATES LAND OFhereby notified that pursuant to the FICE, Carson City, Navada, March provisions of section 2335 of the Re- 3, 1932. To: The Nevada and Colo-Land Office for and in behalf of the its successors and assigns; J. M. United States by his letter "N" Keith, M. W. Hamilton, their heirs. vised Statutes of the United States, rado River Consolidated Gold, Sildated August 18, 1931, directed con- personal representatives and assign purported mining locations made dress is unknown and you can not upon lands of the United States in be found, now, therefore, you and therefore, further notified that the the County of Clark, State of Ne-each of you are hereby notified that vada, namely the Rattler, described pursuant to the provisions of secas located about 6 miles west of tion 2335 of the Revised Statutes of Colorado River and % mile north- the United States, the Commiswest from Hemingway Pass, and sioner of the General Land Office this office or on appeal, if you fail Office for and in behalf of the United to file in this office within 20 days ted States by his letter "N" dated west from Colorado River and 12 States by his letter "N" dated Aug- after the fifth publication of this September 2, 1931, directed contes ceedings against certain purported mile northwest from Hemingway ust 29, 1931, directed contest promining locations made upon lands Wash, both made July 27, 1908 and ceedings against certain purported under oath, specifically responding United States in the County recorded October 23, 1908, in Book mining locations made upon lands of Clark, State of Nevada, namely A-1, page 237, records of Lincoln of the United States in the County the Little Chief Quartz Mining County, Nevada; the Valley Forge of Clark, State of Nevada, namely FICE, Carson City, Nevada, March
3, 1932. To: John W. Tuck, I. C.

Johnson, deceased, whose sole heir
is Mrs. I. C. Johnson, George Copeis Mrs. I. C. Johnson, George Copeis Mrs. I. C. Johnson, George Copeis Mrs. I. R. Ropstadt, their

Claim made by Lester Delameter on and Castle Rock, located about the Chil Rock and Claim made by Lester Delameter on and Castle Rock, located about 6 the Cliff Rock and Cliff Rock No. 5. miles southeasterly from Las Vegas 1908, in Book A-1, pages 140, 141, Lincoln County, Nevada, embracing and seven miles westerly from the Lincoln County, Nevada; the Pro- lands situated Colorado River in approximately tection, located about 8 miles west Sec. 30, T. 22 S., R. 65 E., M. D. M.; Sec. 32, T. 22 S., R. 64 E., M. D. M. from the Colorado River and ½ the Cliff Rock is described as being The following transfer found: On mile west from Hemingway Wash, located about one mile from Colo-January 20, 1909, as recorded in made September 19, 1908, recorded rado River and about 1 mile from Book Z, page 380, Lincoln County October 1, 1908, in Book A-1, page the Amazon Group of Stewarts; the records, L. E. Delameter to J. A. 181, Lincoln County, Nevada, all Cliff Rock No. 5 is described as lo-Delameter, R. B. Sproul, P. H. Mc-situated in approximately Section cated in McClanahan mining dis-representatives, and assigns. Where-Laughlin, all interest in this claim. 33, T. 22 S., R. 64 E., M. D. M. trict. Each claim is described as it appears that your address is ceedings: 1. That the land within desire further notices to be sent to It is alleged in the contest pro- The following transfers have been embracing lands situated in approx- unknown and you can not be found, the limits of the claims is nonminceedings: 1. That the land within found: November 18, 1915, recorded imately Sec. 30, T. 22 S., R. 65 E. now, therefore, you and each of you eral in character. 2. That minerals dated July 29, 1931 directed contest the limits of the claims is nonmin-proceedings against certain purported mining locations made upon lands of the United States in the limits of the claims is nonmin-proceedings against certain purported mining locations made upon lands of the United States in the limits of the claims is nonmin-proceedings against certain purported mining locations made upon lands of the United States in the limits of the claims is nonmin-proceedings against certain purported mining locations made upon lands of the United States in the limits of the claims is nonmin-proceedings against certain purported mining locations made upon lands of the United States in the limits of the claims is nonmin-proceeding matery Sec. 30, T. 22 S., R. 65 E., How, therefore, you and each of you are herein indicated that pursuant in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of the claims in sufficient quantities have not been discovered within the limits of th County of Clark, State of Nevada, the claims to constitute a valid distriction, Valley Forge, et al. mining M. W. Hamilton convey to the Ne-

Commissioner of the General Land cated May 1, 1906, about 2 miles you and make reference to the loca- dated August 31, 1931, directed con- cated to hold interests. CLARA M. 365, records of Lincoln County, Ne-United States by his letter "N" southeast of Las Vegas, all are de- cated to hold interests. CLARA M. purported mining locations made 23, 30; Apr. 6, 13, 1932. dated August 7, 1931, directed conscribed as situated approximately in test proceedings against certain Sec. 12, T. 23 S., R. 63 E., M. D. M. 23, 30; Apr. 6, 13, 1932. NOTICE OF CONTEST No. 1503 quartz mining claim, made Novem-DEPARTMENT OF THE INTER- ber 30, 1899, located about 20 miles IOR, UNITED STATES LAND OF- south of Las Vegas Ranch; the FICE, Carson City, Nevada, March Black Jack, made November 6, 1899 7, 1932. To: Thomas Brown, his in Railroad Pass, 20 miles south of W. Wilson, their heirs, personal rep- Consolidated Mining Company all heirs, personal representatives and Las Vegas Ranch; the Mountain resentatives and assigns. Whereas interest in this claim. assigns. Whereas it appears that Boy, made November 20, 1899, 10your address is unknown and you cated about 20 miles south of Las known and you can not be found, ceedings: 1. That the land within Las Vegas and 1 mile south of been discovered within the limits of cannot be found, now, therefore, Vegas Ranch; said claims were re-Railroad Pass, in approximately the claims to constitute a valid dis- you and each of you are hereby corded in January, 1900, in Book L, are hereby notified that pursuant to eral in character. 2. That minerals Sec. 11, T. 23 S., R. 63 E., M. D. M., cevery. 3. That the mining locations notified that pursuant to the propages 58, 59, 60 and 61, records of the provisions of section 2335 of the in sufficient quantities have not both claims recorded March 19, 1910 have been abandoned. You are, visions of section 2335 of the Revised Statutes of the United States, brace lands situated in Sec. 33, T. States, the Commissioner of the the claims to constitute a valid disin Book I. page 149, county records of Clark County, Nevada.

It is alleged in the contest proceedings: 1. That the land within declared null and void without furced States by his letter "N" dated September 2, 1931, therefore, further notified that the constitute a valid dissipations will be taken as confessed, and the said locations have been abandoned. You are, therefore, further notified that the contest proceedings: 1. That the land within declared null and void without furced States by his letter "N" dated September 2, 1931, therefore, further notified that the contest processed.

It is alleged in the contest proceedings: 1. That the land within NOTICE OF CONTEST No. 1468. the limits of the claims is nonmin-DEPARTMENT OF THE INTER- eral in character, 2. That minerals Altemus, M. Brooke Altemus, covery. 3. That the mining locations mus Miller, Mrs. Olive McLaughlin, said allegations will be taken as James Sproul, John R. this office or on appeal, if you fail ceased, Richard M. Sproul, S. V. to these allegations of contest. You Sarah A. Sproul, T. J. Sproul, John name of the post office to which you desire further notices to be sent to Delameter, P. H. McLaughlin, J. cated to hold interests. CLARA M Hicks, Martha E. McLaughlin, CRISLER, Register. Pub. Mar. 16,

DEPARTMENT OF THE INTER-

50x140 for sale, half price. See been discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims and the claims are claims at the claims and the claims are claims at the claims are claims at the claims are claims at the claims at the claims a p71 the claims to constitute a valid discated to hold interests. CLARA M. December 11, 1908, Book Z, page 345, ther right to be heard, either before in approximately See 7, 11, 1908, Book Z, page 345, ther right to be heard, either before in approximately See 7, 11, 1908, Book Z, page 345, ther right to be heard, either before in approximately See 7, 11, 1908, Book Z, page 345, there is a province of the constitute a valid discated by the constitute by the constitute a valid discated by the constitute by the constitut covery. 3. That the mining locations CRISLER, Register. Pub. Mar. 16, James E. Hicks deeds to P. H. Me- this office or on appeal, if you fail Laughlin, all his interest in the to file in this office within 20 days Rattler, Rattler No. 2. Protection, after the fifth publication of this described as located about 21/2 miles NOTICE OF CONTEST No. 1447 Valley Forge and other mining notice, as shown below, your answer DEPARTMENT OF THE INTER- claims; February 11, 1909, Book A-1, under oath, specifically responding tions in which you are herein indi-

vada, namely the King Solomon

### FRATERNAL **NOTICES**

VEGAS LODGE NO. 32 F. & A. M.

Stated Communications first Monday of cach nonth at Masonic Hall 2 7:00 p. m. Special Communication, work

requiring, as announced each

Visiting brothers are welcome. Visiting brethren needing examination will please be on hand at 7 o'clock sharp. FRED H. CALLIHAN, W. M.

Claude Haff, Secretary.

Las Vegas Lodge No. 1468 B. P. O. E. Meets every Thursday evening

at 7:30. Club rooms open rrom 11:00 a. m. to 12 p. m. Visiting brothers cordially welcomed. R. W. THOMAS. Exalted Ruler. P. J. GALLAGHER, Secretary.

AMERICAN LEGION AUXILIARY American Legion Auxiliary regu-lar meetings are the first and third Wednesdays of each month, and are held at the American Legion hall, at seven thirty p.m. Visitors and eligible members are welcome.

have been abandoned. You are, declared null and void without further right to be heard, either before 23, 30; Apr. 6, 13, 1932.

in approximately Sec. 7; Li Hung Chang and Aksarben No. 4, each east of Railroad Pass and 23 miles

ceedings: 1. That the land within the limits of the claims is nonmin- the limits of the claims is nonmin- the wright and Wright, D. H. Ains- plaint of the plaintiff filed in said CRISLER, Register, Pub. Mar. 16, 23, 30; Apr. 6, 13, 1932.

NOTICE OF CONTEST No. 1523

NOTICE OF CONTEST No. 1523 DEPARTMENT OF THE INTER- covery. 3. That the mining locations as it appears that your address is FICE, Carson City, Nevada, March therefore, further notified that the

IOR, UNITED STATES LAND OF- as recorded in Book R, page 170, FICE, Carson City, Nevada, March Lincoln County records, H. J. Dela-3, 1932. To: I. C. Johnson, deceased, mer. D. H. Ainsworth, and R. H. Mrs. I. C. Johnson, J. W. Tuck, J. Corbet conveyed to the Temple Bar it appears that your address is un- | It is alleged in the contest prohave been abandoned. You are, under oath, specifically responding vada, namely the Aksarben No. 4 the claims to constitute a valid dis- Quartz Mining Claim made Jan-to file in this office within 20 days

1. 1907, recorded March 19. 1907, in Book V, pages 233 and 234. records of Lincoln County, Nevada. described as located about 12 miles southeast of Las Vegas and 4 miles east of Railroad Pass in approximately Sec. 5, T. 23 S., R. 64 E., It is alleged in the contest pro

ceedings: 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 furher 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 nctice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the 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. HOUSE CRISLER, Register. Pub. Mar. 16, 23, 30; Apr. 6, 13, 1932.

NOTICE OF CONTEST No. 1526

IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, March 1932, To: Ed. W. Clark, C. C. assigns. Whereas it appears that fic in armaments. test proceedings against certain Whereas it appears that your ad- covery, 3. That the mining locations your address is unknown and you Rep. Goldsborough, Dem., Md. can not be found, now, therefore, eral reserve board to raise and you and each of you are hereby no- introduced a bill directing the fedtified that pursuant to the provi-stabilize commidity prices. sions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land ATTACKED TOWN notice, as shown below, your answer proceedings against certain purported mining locations made upon to these allegations of contest. You lands of the United States in the reinforcements was sent tonight should state in your answer the County of Clark, State of Nevada, from the town of Angamarca, Leon name of the post office to which you namely the Lucky Boy Quartz claim province, where a band of 500 Indesire further notices to be sent to made April 27, 1906, recorded June dians engaged in a furious battle you and make reference to the loca-4, 1906, in Book T, page 52, records with defenders of the town. tions in which you are herein indi-of Lincoln County, Nevada, describcated to hold interests. CLARA M. ed as located about 2½ miles east es and excited by communist agita-CRISLER, Register. Pub. Mar. 16, of Railroad Pass and 20 miles south tion, attempted to sack the town, of Las Vegas in approximately sec- but were turned back by about 100 tion 7, T. 23 S., R. 64 E., M. D. M. defenders, some of whom were arm-NOTICE OF CONTEST No. 1524 A transfer is recorded in Book X, ed with pistols and rifles. DEPARTMENT OF THE INTER- page 104, Lincoln County records, IOR, UNITED STATES LAND OF- May 24, 1906 by which E. J. Ed- after the fifth publication of this FICE, Carson City, Nevada, March dards conveys to I. C. Johnson an notice, as shown below, your answer 3, 1932. To: Robert Dillon, and undivided one-eighth interest in James Magner, their heirs, personal Lucky Boy and other mining claims.

made upon lands of the United ther right to be heard, either before

NOTICE OF CONTEST No. 1555

IOR, UNITED STATES LAND OF- above entitled action. southeast of Las Vegas in Sec. 3; FICE, Carson City, Nevada, March This action is brought by the Shelba and Trilby No. 1 quartz each 7. 1932. To: Temple Bar Consolid- plaintiff to secure a decree of dieast of Railroad Pass and 23 miles sors and assigns, H. J. Delamer, de- grounds of extreme mental cruelty ceased, whose sole heir is Gerald H. on the part of defendant and to-It is alleged in the contest pro- Delamer, R. H. Corbet, deceased, ward plaintiff, all of which more dated August 31, 1931, directed con-test proceedings against certain test proceedings against certain less proceedings made 23, 30; Apr. 6, 13, 1932. River about 10 miles above Rioville, NOTICE OF CONTEST No. 1525 in approximately Sec. 4, T. 22 S., R. DEPARTMENT OF THE INTER- 69 E., M. D. M. On March 24, 1897

### TUESDAY IN CONGRESS

BY UNITED PRESS

Senator Hiram Johnson, Repn., Calif., denounced "greedy internaional bankers," accusing them of shameful and infamous exploitaof the American investing public.

Agriculture committee deferred action on the bill by Sen. Byrnes, Dem., S. C., to abolish the farm board

Vice President Matthew Woll, the American Federation of Labor, asked a subcommittee for a cleared channel for organized labor broadcasting

James R. Garfield, chairman of the commission on conservation name of the post office to which you and preservation of public lands endorsed the Nye bill turning back to states 400,000,000 acres of pub-

Ways and means committee in an effort to appease opposition to the sales tax exempted nearly all canned goods from the proposed levy of 214 per cent on manufactured goods

DEPARTMENT OF THE INTER-A delegation of women asked the foreign affairs committee to adopt Ronnow, E. J. Eddards, J. W. Wil- the Fish resolution directing the

## ASKS FOR HELP

GUAYAQUIL, Ecuador, Mar. 15. U.P.—An urgent appeal for military

you and make reference to the loca-

Court of the State of Nevada, in and for the County of Clark

DWIGHT R. BISHOP. Plaintiff, ALISON B. BISHOP,

The State of Nevada Sends Greet-

ings to Said Defendant: You are hereby summoned to appear within ten days after the service upon you of this summons if served in said County, or within twenty days if served out of said County but within said Judicial District, and in all other cases within thirty days (exclusive of the DEPARTMENT OF THE INTER- day of service), and defend the

WM. L. SCOTT, Clerk of the Eighth Judicial District Cour of the State of Nevada, in and for Clark County, Nevada. By Dorothy Keeler, Deputy. Attorneys for the Plaintiff.

WEST END CHEMICAL COMPANY LAS VEGAS, NEVADA Annual Statement-Year Ended December 31st, 1931

Pub. Feb. 24 Mar. 2-9-16-23

1931

NORMAN P. ELLIS, Secretary. Pub. Feb. 28 Mar. 6-13-20 \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

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