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EASTERN REPRESENTATIVES
William H. Stockwell, People's Gas Bldg., Chicago.
Charles E. Miller, Times Building, New York City.

FOREIGN COPPER

THE MINING industry of the west never faced a crisis more serious than that which now confronts it.

In the Belgian Congo and in Rhodesia in South Africa and in Chile, South America, are vast deposits of copper ore which may be easily and cheaply worked with the native labor, and the product shipped to the United States market and sold cheaper than it is possible for the most favorable of our American mines to do.

Those who own the great foreign deposits naturally oppose the proposition to place copper again on the protected list. Refined copper for 44 years prior to 1894 was protected by a tariff of five cents per pound maximum.

Since 1894 foreign copper producers, with the use of labor paid less than ten cents per day, have been shipping a vast amount of copper into the American market and incidentally developing their properties to the point where our domestic mines can no longer compete. The market has been overstocked and the price depressed to a point below the cost of operating mines in the United States.

There is a battle of gigantic interests involved in the fight for a copper tariff. On the one hand are those who own the African and South American copper deposits. They today are fighting at Washington to prevent placing a tariff on copper. They will reap vast riches if permitted to market their product freely in this country.

On the other hand are the producers of domestic copper, fighting to be permitted to retain the fruits of many years of enterprise and labor, and the people of those districts dependent upon the copper mining industry. Take our own state of Nevada, for example. The mines of the Ely district have been brought to a high state of development and equipment. Many millions have been spent in creating those properties and plants.

And several thousand workers employed there have built a fine, prosperous city, full of enterprise and activity until the decline in the price of copper.

It is possible that the mines of Ely may be permanently closed unless some protection is afforded domestic copper.

The same thing is true of the mines of Jerome, Bisbee and Douglas, Arizona. Unless copper mining is given protection against the pauper-mined copper of Africa and South America, those cities will become "ghost cities," sinking into oblivion and carrying down the hopes of the thousands who have heretofore been dependent upon the copper industry.

Not alone the mining districts, but some of the normally busy industrial cities where copper is manufactured into its countless forms for the use of the human race, will languish in misery and finally crumble into the dust of blasted hopes.

It is another terrible responsibility which those representing the nation at Washington must face and settle one way or the other. And on their decision depends the homes and the fortunes of thousands of worthy American citizens.

POLICE COURT NOTES
W. Bland, D. Honler and L. M. Connell were fined \$20 each when they appeared in police court yesterday morning to answer to charges of disorderly conduct. They were unable to pay their fines and were removed to the city stockade.
Officer Blackhall arrested E. J. Hartz last night on a complaint of assault and battery, complainant unnamed. Hertz was released on his own recognition to appear in municipal court this morning. The arrest was made in the restricted area. Later F. E. Lindsey was arrested near the same place for disturbing the peace.
Mrs. Charles Robinson, 220 1/2 North Third street, was arrested by Officers Mackey and Smith yesterday afternoon and charged with possession of intoxicating liquors. She was later released under \$100 bond. Police confiscated nineteen bottles of alleged beer, which they found on the premises.

A WASHINGTON BYSTANDER

By KIRKE SIMPSON
WASHINGTON — Former Governor Smith's decision not to enlist the Massachusetts primaries by personal participation was open to speculation as to its bearing on his Jefferson day challenge to persistence in demagogic appeal by unnamed presidential aspirants.

The Smith decision was ascribed to advice from the front that the campaign in his behalf in Massachusetts did not require his personal attention.
Meanwhile, in the Bay state, the Smith vs. Roosevelt bout was nearing its decision in the primaries on April 26, a date scheduled to settle a similar contest involving the two in Pennsylvania.

A NEW TRANSLATION

On the very day Smith made known his purpose not to depart, as yet anyhow, from his passive role as to his own candidacy, Governor Roosevelt, supposed target of Friend Al's verbal blast, was home again from his St. Paul adventures.
And what was Mr. Roosevelt doing? He was repeating, almost word for word, that bit about the forgotten economic under dog to which Mr. Smith was alleged to have taken such violent exception.

But there was this difference. The Roosevelt idea had now to be translated in the light of his conciliatory attitude at St. Paul.
Thus viewed, it would seem that Mr. Smith found it not sufficient hint of demagoguery to cause him to doff his coat and vest for a finish fight, otherwise Boston probably would have seen and heard Al Smith.

For the moment Friend Al seemed not to have completely scorned Friend Frank's bid for at least a truce between them.

These must be difficult days for a man of Al Smith's temperament. He did not arrive at the top of his political party heap by a passive attitude.

If there ever was a political fighting man, Smith fills that bill. Yet he has elected to sit almost silent in a political clash, probably for the first time in his life.

No wonder he boiled over at the Jefferson day doings.

GLEE FOR THE G. O. P.

Nor is the end in sight. Republicans of note hailed that affair with shouts of glee. Director Lucas of the Republican national committee remarked in Washington that democrats were picturing the national deficit as a "Hoover deficit" to conceal their own "family brawl."
That republican sage from Emporia, Kansas, William Allen White, hailed Mr. Smith as a "Republican asset" and the Smith anti-demagogue speech as "the first ray of hope, we republicans have had since 1928."
To accept all this in "unsmilish-silence" must have been very hard on Friend Al.

MANHATTAN MIRRORS

NEW YORK, April 27. (U.P.)—Detective Andrew A. Ryan became a dramatic reviewer today and criticized the flea circus at Hubert's museum, in 42nd street, for the benefit of License Commissioner James P. Geraghty.

"Fleas are all right, but are they art?" the 42nd street association, interested in dignifying the thoroughfare, wants to know.
Detective Ryan gave an equivocal reply, but did inform the commissioner that there was nothing indecent or immoral in the behavior of the actors and actresses.

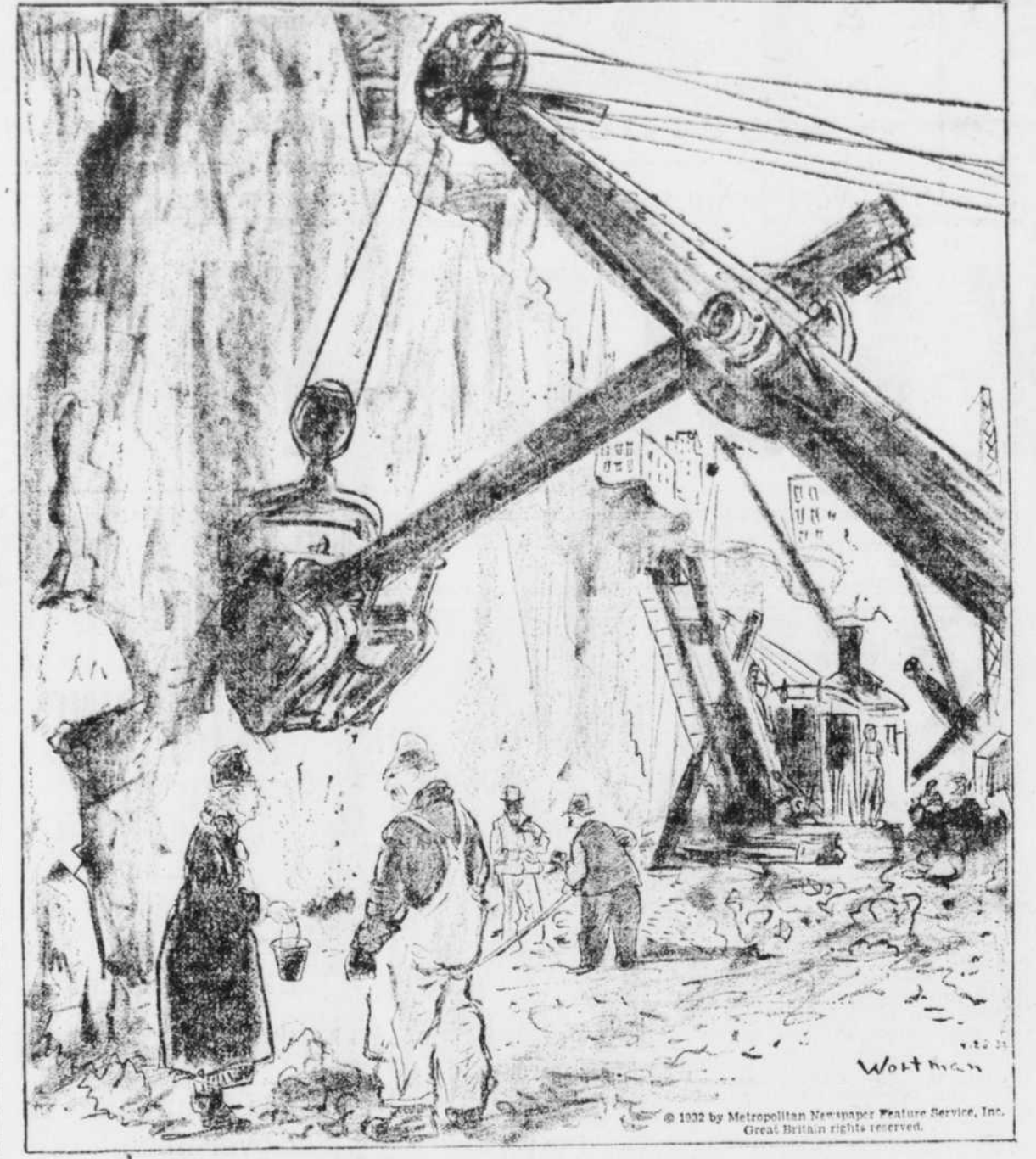
"The fleas picked up a little ball and tossed it around," he said. "Then some fleas, harnessed to a wagon, hauled it around. There were some colored things they said were dresses. The fleas put them on and they kind of danced around to the music of a music box. Then there was Doralinda, one of the fleas."
"How was she, or it, dressed?" asked counsel for the association, in an eager endeavor to prove that the fleas were on a cultural level with Broadway's burlesque girls.
"She wore a sort of gold-colored bathrobe with black stockings and high heels," Ryan said solemnly.

Last year, when the big-lipped women of the Ubangi tribe came to New York for their first glimpse of civilization, only one of the city's institutions attracted their attention. They peeped slyly at the elevated railroad, turned away, uninterested, from the movies, and were

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EVERYDAY MOVIES



"I just wanted a bucketful for my rock garden."

PROCEEDINGS IN DISTRICT COURT

April 27, 1932
Hon. Wm. E. Orr, presiding.
Hazel M. Johnson vs. Alfred F. Johnson. Guy E. Baker, attorney for plaintiff. Case set for trial 1:50, April 28.

Rachel Stimler vs. Gerald D. Stimler. Roger Foley, attorney for plaintiff. Decree entered.

In the Matter of the Estate of Mary Elizabeth Gibson, deceased. Noland and Noland, attorneys for Wallace Frehner; Charles Lee Horsey, attorney for administratrix. Hearings on final account and order of the court re same.

T. A. Wells et al. vs. C. W. Huck et al. T. A. Wells, attorney for plaintiff; C. D. Breeze, attorney for defendant. Motion to retax and settle costs continued to 3 p. m. this date.

Blanche Raagsdale, administratrix of the estate of A. M. Whiteside, deceased vs. J. T. Ullom. Thos. P. Raagsdale, attorney for plaintiff; Ham

left cold by swift automobile trips. But when they were turned loose in a five and ten cent store, it took three hours' work by the circus bosses to herd them out again.

This year, the ladies have scorned their oldtime amusement, and have only one enthusiasm. That is for a riding act in the circus in which Dorothy Herbert is the star. When Miss Herbert's act is on, the Ubangi girls crowd at the entrance and watch breathlessly. As soon as the act is over, they go back to their quarters and sleep. And nobody has found out why the girls ignore the animal act of daring Clyde Beatty, and yet go wild over a horse act.

FRATERNAL NOTICES

VEGAS LODGE, NO. 32 F. & A. M.
Stated Communications first Monday of each month at Masonic Hall 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 Hall, Secretary.

Las Vegas Lodge, No. 1468 B. F. 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.
FRED M. STOLLER, Exalted Ruler. PAT GALLAGHER, Secretary.

American Legion Auxiliary
American Legion Auxiliary regular 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.

V. F. W. Auxiliary
Meets on Second and Fourth Tuesdays of each month at eight p. m. in Economy hall.
Las Vegas Lions Club
Meets every Monday at 12 noon at the Hotel Apache. Visiting members are most welcome.

WEDNESDAY IN CONGRESS

By United Press
SENATE
Finance committee continued the drafting of tax measure, defeating an amendment by Senator Couzens, Repn. Mich., which would have restored income and surtaxes to the 1918 level.
John S. Cohen, of Atlanta, Ga., was sworn in to succeed the late William J. Harris.
Board of strategy of banking and currency committee decided to recall Richard Whitney, head of New

& Taylor, attorneys for defendant. Demurrer ordered off calendar.
Pearl Crisp vs. Harvey Crisp. Thos. S. Salter, attorney for plaintiff. Decree of divorce granted.
Walter T. Appel vs. Louise K. Appel. Ham & Taylor, attorneys for plaintiff. Leo A. and Frank McNamee, Jr., attorneys for defendant. Hearing on motion for suit money, etc., and order of court re same.

T. A. Wells and Maude Wells vs. C. W. Huck, et al. T. A. Wells, and Louis Cohen, attorneys for plaintiff. C. D. Breeze, attorney for defendant. Hearing on motion to retax and settle costs.

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DEL MERTZ IS SOUGHT HERE

A request was received yesterday by The Age, from Mrs. Gertrude Mertz, of Carl Junction, Missouri, for assistance in locating her husband, Del Mertz, who was last heard of in Las Vegas.
Mertz is described as being six feet tall, weighs 196 pounds, has black hair and brown eyes. He was employed by the Lewis Construction company last July, when he last was in communication with his wife.
Anyone knowing his whereabouts is requested to communicate with Mrs. Mertz, Route 2, Box 31, Carl Junction, Missouri, or leave information with The Age.

York stock exchange, for further questioning.
HOUSE
Secretary of Treasury Ogden L. Mills and Governor Eugene Meyer of the federal reserve board condemned soldier bonus bill before the ways and means committee.
Rules committee reported a rule to bring up the democrat sponsored tariff bill for purpose of agreeing to senate amendments.
Secretary of Navy Adams recommended extensive economies in naval shore stations before naval affairs committee.
Debated \$200,000,000 economy bill.

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VISIT HERE

C. B. Schuh and family is visiting in the City of Las Vegas. Mr. Schuh is a member of the City of Las Vegas Police Department. He was formerly a member of the City of Las Vegas Police Department. He is now a member of the City of Las Vegas Police Department. He is now a member of the City of Las Vegas Police Department.

LEGAL NOTICES

NOTICE OF PROPOSED IMPROVEMENT OF SANITARY LATERAL SEWER LINES IN SANITARY LATERAL SEWER DISTRICT NO. 1 IN THE CITY OF LAS VEGAS, NEVADA.
The Board of Commissioners of the City of Las Vegas, Clark County, Nevada, hereby gives notice to all parties concerned and interested, and especially to those parties owning property situate in the District to be assessed as hereinafter described, that the said Board of City Commissioners of the City of Las Vegas, Clark County, Nevada, has adopted and on file in the office of the City Clerk for public examination, said district, embraces certain pieces and parcels of land situated within the corporate limits of said City of Las Vegas, and comprises the lots, blocks and portions thereof, and lands, as described as follows:

- In H. F. & M. Addition**
Lots 1 to 5 incl. Block 1; Lots 1 to 6 incl. Block 16; lots 1 to 6 incl. Block 17; lots 2 to 6 incl. Block 22.
- In Valley View Addition**
Lots 1 to 6 incl. Block 15; lots 1 to 14, incl. Block 14.
- In Original Townsite of Las Vegas.**
All of Block 2 to 23 incl.
- In Grand View Addition**
All of Block 1 to 23 incl.
- In Park View Addition**
Lots 17 to 21 incl. Block 1; Tract of land 1/4 section 20, northeast corner of Main and Stewart Streets and West of Lots 17 to 21 incl. Block 1; Lots 12 to 18 incl. Block 2; Tract of land 1/4 section 20, west of lots 25 to 32 incl. Block 2.
- In Fairview Addition**
All of Blocks 1, 2, 3, 5, 6, 7, 8, 9, 10 and 11.
- In Ladd's Addition**
All of Blocks 1, 2, 3, 7, 16, 17, 18 and 19; Lots 1 to 7 incl. and lot 16, Block 1; Lots 1 to 10 incl. and lot 16, Block 20.
- In South Addition**
Lots 1 to 8 incl. all of Blocks 1 to 34 incl.
- In Hawkins Addition**
All of Blocks 1 to 10 incl. Block 1; Lots 1 to 10 incl. and Lots 23 to 32 incl. Block 2; all of Blocks 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, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.
- In Pioneer Heights Addition**
All of Blocks 1 to 8 incl. all of Blocks 11 to 15 incl. all of Blocks 22 to 24 incl.
- In Boulder Addition**
All of Blocks 1 to 18 incl. all of Blocks 20 to 23 incl.
- In Park Place Addition**
All of Lots A to N incl. and subdivisions of same.

Check on the Court house entrance in the City of Las Vegas. It will hold a meeting for the purpose of considering any suggestions or objections that may be made by the parties interested with respect to the proposed improvement.
Passed and adopted this 18th day of April, A. D. 1932.
E. W. CRAGIN, Mayor
City Clerk of the City of Las Vegas.
ATTEST: VIOLA BURNS, City Clerk of the City of Las Vegas. (CITY SEAL)
Pub. April 19, 20, 21, 22, 23, 24, 26, 27, 28, 29, 30, May 1 and 2, 1932.

NOTICE
All creditors having any claims against said partnership please present them to the undersigned within thirty days after the date of first publication of this notice.
WILLIAM J. WALLACE, Partner
Pub. April 25, 27, 28, 29, 30, May 1, 2, 1932.

NOTICE OF SETTLEMENT OF FINAL ACCOUNT AND HEARING PETITION FOR DISTRIBUTION.

No. 3317
In the Eighth Judicial District Court of the State of Nevada, in and for the County of Clark.
In the Matter of the Estate of MARY ANN HICKSON, Deceased.
Notice is hereby given that Frank McNamee, Jr., the Administrator of the Estate of Mary Ann Hickson, deceased, has rendered and presented to the Court his first and final account of his administration of said estate; and also his Petition for Distribution of said Estate, and that the Court has fixed as the time and place for the hearing of said account and hearing said petition for distribution, at which time and place all creditors of said estate may appear and show cause why the account should not be allowed, approved and confirmed.
Notice is further given that said Account is for final settlement and distribution of the net assets of said estate, and on confirmation of said final account, final distribution of said estate will be had.
Dated: This 14th day of April, 1932.
WM. L. SCOTT, Clerk (Seal) By Dorothy Keeler, Deputy.
Pub. Apr. 15 to May 5, 1932, Daily.

NOTICE
By virtue of the provisions of the laws of the United States of America, and the laws of the State of Nevada, I, the undersigned, do hereby certify that the following automobile seized at the duty ranch near Moapa, Nevada: Marmon sedan, 24 cubic inch, 1927, California license 2-F-29-16. W. G. WALKER, Prothonotary Administrator by Geo. W. Brady, Deputy Administrator, District No. 11, Reno, Nevada. Dated April 28, 1932. Pub. Apr. 28, 1932.

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