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### CONSTITUTION CHANGE

WITH ALL of this talk about prohibition, and some manner for overcoming the eighteenth amendment, it seems timely to give the way in which it could be accomplished, should the nation so decide.

The portion of Article V of the constitution which would apply to change the amendment is as follows:

The congress, whenever two-thirds of both houses shall deem it necessary, shall propose amendments to the constitution, or, on the application of the legislature of twothirds of the several states, shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes as part of this constitution when ratified by the legislatures of three-fourths of the several states or by convention in three-fourths thereof, as the one or the other mode or ratification may be proposed by the congress."

The remainder of the article applies only prior to 1808 or is a safeguard against depriving any state of equal suffrage in the senate.

## REACHING CRIME

S ENATOR Glenn of Illinois had a happy inspiration the other day when he offered an amendment to the tax bill laying a hundred per cent tax upon all incomes obtained by crime. The amendment was promptly adopted and doubtless will be written into

That certainly is one way to end the "partnership" between the government and crime -by giving all the profits to one of the partners and sending the other to jail! Hitherto law violators have been able to render themselves immune to prosecution so far as the government was concerned merely by declaring their income to the internal revenue bureau and paying the tax. Al Capone got himself into trouble, not by the crimes through which he derived his income, but by failing to declare that income and to pay the tax on it. If the Glenn amendment had been in the law a year ago Mr. Capone would not now be looking forward with complacency to a life of ease when he has served his prison sentence through the enjoyment of his ill-gotten gains.

In the future vigorous enforcement of the 100% levy on crime revenues will certainly tend to discourage activity in that industry since even the most confirmed criminal would hardly care to work for nothing.

# ALL INTERESTED

TO THOSE who live outside the mining states the silver problem may seem a very remote matter, without local importance.

In truth, however, debased silver affects us all. In the near past half the people of the world have had their purchasing power lowered to a fraction of former levels. The inevitable result has been an equivalent drop in our export business. Many factories, employing thousands of Americans, whose principal trade has been with other lands, have closed their doors.

There is not enough gold in circulation to carry on the business of the world. The besteconomic minds are working for the establishment of a practical ratio between the values of gold and silver. If they succeed we will have taken a long step toward restoring prosperity.

# AROUND THE TOWN with The Age Staff

Strictly on the loose! What with all the recent publicity on the bonus armies, and their universal playing up of their "top-kicks," it was with thrill of pleasure we spied a real down Fremont street the other

Wildcat stages have been the target for state highway police for lo, these many months, and it was thought that they had been stop-Now comes the dope on two of them operating here for the past several weeks, entering and leaving between days.

They operate safely by means of the full usage of telegraph facilities. When a load is ready to leave here, the proper party is notified by wire nd a car sneaks in and picks them up. And when a load is in-bound, a wire from the starting point gets the necessary okay.

reason for the campaign against these drivers is the number of complaints against similar stages. It seems that a wildcat loads up here, starts for Los Angeles or Salt Lake City, and stops at some in-termediate point. There the driver says he wants to visit a friend for an hour or so, and that the passenger's duffel will be okay in the car. He drives away, and needless to say, the passengers never see heir belongings again

Spied an attractive woman seated on the U. P. station front yard yesterday, all dolled up in well-worn overalls, and calmly discussing freight schedules with two men simlarly dressed. Which is a sign of something or other.

Then there was the man seated on the running board of a car at Second and Fremont street, holding punched-out punchboard, and deep in the intricacles of some figures. Figuring the percentages?

Sign on a south Second street In this day and age, when would a pet rabbit change to a fry-

one on Attorney T. A. Wells' office

### MINUTE INTERVIEWS

A. W. HAM, chairman, Clark Jensen, Action for divorce. Decree Fo county Republican central committee: "I thing it is time that the city of Las Vegas and Clark county became sufficiently interested in the future of the community to realize that unless they make united effort either to collect their just share of taxes from all sources within our boundaries, or confine our protection, governmental and educational boundaries paying taxes, we will ticket, good for today only at El have inroads upon our revenue that Portal theater. cannot be met. It is time to determine how far federal jurisdiction extends in Clark county and Las Vegas. The uncertainties now existing are detrimental to city, county, state, and federal governments. If legislation can be adopted by either state or federal governments, it should be done promptly. If not, we should have some judicial determination of that fact, so that we can meet the situation and adjust public expenditures accordingly.

How would you have enjoyed the feelings experienced by a local shoe store proprietor when he cashed \$155 worth of Six Companies pay checks, and then remembered the bad check

Total and a breach has been made in the obligation for which said deed of trust is security in this,—that the installments of principal and interest that became due, according to the terms and conditions of the note described in and secured by said deed of trust, on the 15th day of September, 1931, and on the 15th day of September, 1932, was not then paid nor has any part thereof the Sinte of Nevada, in and for the Sinte of Nevada Sendant.

WHEREAS, said Mutual Building & Loan Association on the 17th day of February, 1932, being then the owner and holder of said note and deed of trust, did elect to and did eded of trust immediately due and part the service upon you of this Summons if served in said County, or within the obligation for which said deed of trust in security in this,—that the installments of principal and interest that became due, according to the terms and feonitions of the terms and feonitions of the 15th day of September, 1931.

In the Eighth Judic

and then remembered the bad check scare of a couple of days ago? He beat the stop watch getting to the bank . . . and was he relieved when they said the checks were okay!

Something new and startling in the Santini-Decimo murder cases is due to pop shortly, according to an unofficial source. The "source" also whispers "liquor" in the same con-

How about the numerical method of picking race horses, in vogue here lately? You assign numbers to each horse in a race, and to each of his past performances. Then you assign the proper number to track conditions, number of starters, etc. and apply a set mathematical formula. The number you get as the answer is the horse's probable place at the end of the race. Form players use it a lot, and we have seen bets won, even unto long shots.

Then there are the roulette sys-. . and I'll take vanilla.

# LEGAL NOTICES

NOTICE OF TRUSTEE'S SALE

WHEREAS. W. J. Hooper (also known as William J. Hooper) and Violet M. Hooper, his wife, by deed of trust dated March 11, 1931, and recorded March 13, 1931, in Book 1 of Trust Deeds at Pages 258 to 261 inclusive, Clark County, Nevada, Records, did grant and convey the property therein and hereinafter described to Pioneer Title Insurance & Trust Company, a corporation of the State of California (qualified to do business in the State of Nevada) as Trustee, with power of sale, to secure amongst other things the payment of one promissory note for the sum of \$2500.00 in favor of Muzuai Building & Loan Association, a corpora-& Loan Association, a corpora-

ing & Loan Association, a corporation; and
WHEREAS, said deed of trust
provides that should breach or default be made in payment of any indebtedness secured thereby and/or
in performance of any obligation,
covenant, promise or agreement
therein mentioned, or in said note
contained then the beneficiary may
declare all sums secured thereby
immediately due, by the execution
und delivery to trustee of a written declaration of default and demand of sale; and
WHEREAS, default has been
made in the payment of said pro-

# EVERYDAY MOVIES



# Sign on a south Second street window. "Rabbits. Fryers — also PROCEEDINGS IN

Speaking of signs, how about the Hon, J. Emmitt Walsh, presiding. door - "The James Joseph Tunney Steele. Action for divorce. Decree

deed of trust did elect to and deed are all sums secured by said doed of trust immediately due and payable, and did demand that said trustee sell the property granted thereby to accomplish the objects of the trust therein expressed in accordance with the provisions therein set forth, and in conformity with Sections 7710 to 7719, inclusive, N. C. L. 1929, and did thereafter cause to be recorded on the 17th day of February, 1932, in Book 2 of Trust Deeds, at Page 46, Clark County, Nevada, Records, a notice of said breach and default and of election to sell said property to satisfy said obligation.

NOW, THEREFORE, NOTICE 18 HEREBY GIVEN that to satisfy the obligation so secured and by virtue of the authority in it vested, the undersigned, as trustee, will sell at public auction for cash to the highest bidder (payable in United States Gold Coin at the time of sale) on Friday, the 1st day of July, 1932, at 10 o'clock a.m., at the office of the undersigned, to-wit 112 South Fourth Street, in the City of Las Vegas, Clark County, Nevada, all of the interest conveyed to it by said deed of trust in and to the following described property, or so much thereof as may be necessary, situate and being in the City of Las Vegas, County of Clark, State of Nevada, to-wit:

All of Lots 5 and 6, in Block 8, of Hawkins' Addition to the City of Las Vegas, as shown by map of said addition on file in Book 1 of Plats, Page 49, in the Office of the County Recorder of Clark County, Nevada; together with all appurtenances.

Also, four (1) shares of the capital stoek of Mutual Building &

Nevada: together with all appurtenances.
Also, four (1) shares of the capital stock of Mutual Building & Loan Association, represented by Certificate No. 428, upon which has been paid the sum of \$124.00;
To pay the balance on the principal sum of said note, to-wit: Three Thousand Three Hundred Fifty-two and 94-100 (\$2,352.94) Dollars, with interest thereon at the rate of ten (10%) per cent per annum from September 15, 1531, expenses of said sale and the costs, fees, charges and expenses of the trustee, and of the trust created by said deed of trust. Said sale will be made without covenant or warranty, express or implied, regarding title, possession or encumbrance.

Dated: This 9th day of June, 1932.
PIONEER TITLE INSURANCE & TRUST COMPANY
(Seal) By O. W. YATES,
Its Vice President.
Pub., June 16, 17, 24.

in The Eighth Judicial District Court of the State of Nevada, in and for the County of Clark. B. B. TANKEL, Plaintiff.

RAYMOND VANCE, W. H. FOWLER and LUCY E. FOWLER, husband and wife, MATHILDA OGDEN, A. A. GENTEMAN, JOSEPH P. JOYCE and E. E. EWING, Defen-SUMMONS

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Las Vegas Transfer &

Taxi Co. PHONES Office 147; Night 10; Res. 573

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State Highway Engineer, Carson City, Nevada. Publish June 3, 4, 5, 7, 8, 9, 10, 11, 12, 14, 15, 16, 17, 1932.

NOTICE OF APPLICATION FOR UNITED STATES PATENT
Survey No. 4769—Serial No. 017716
U. S. Land Office, Carson City, Nevada, May 6, 1932.
Notice is hereby given that in oursuance of an Act of Congress approved May 16, 1872, McDonald Mines Company, a Nevada Corporation, whose Post Office address is Las Vegas, Nevada, has made application for a patent for the following described placer mining claims, known as the LEGION No. 1 and LEGION No. 2 PLACERS, situated in the unorganized St. Thomas Mining District, Clark County, State of Nevada, and described by the official plat, herewith posted, and by the field notes on file in the office of the Register of the in the office of the Register of the Carson City Land District, Nevada,

Viz: LEGION No. 1 PLACER: Begin-

# LAS VEGAS LAUNDRY **SERVICE**

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**\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*** 

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(NE½) of Section Thirty-five (25); Z.N. acres, and forming a portion for the Southwest Quarter (Section Twenty St. 258.) The Section Thirty-five (25) and the West Half (2½) of Section No. 2 PLACER: Beginsing at Corner No. 1, whence U. 8 Mineral Monument No. 320 bears S. 4. 4734 E. 2568.7 feet, thence S. 7522 W., 1600 feet to Corner No. 2; thence N. 5906 E. 7600 feet to Corner No. 2; thence S. 5907 W., 7000 feet to Corner No. 3; identical with Corner No. 4; thence S. 5907 W., 7000 feet to Corner No. 4; thence S. 5907 W., 7000 feet to Corner No. 4; thence S. 5907 W., 7000 feet to Corner No. 5; the Southwest Quarter (SW½) of Section Twenty-five (15) and the Northwest Quarter (SW½) of Section Thirty-five (25) and the Northwest Quarter (SW½) of Section Thirty-five (25) and the Northwest Quarter (SW½) of Section Thirty-five (25) and the Northwest Quarter (SW½) of Section Thirty-five (25) Township Seventeen (17) South, Range Sixty-nine (69) East M. D. B. & M.

M. E. B. M., and the Northwest Quarter (SW½) of Section Thirty-five (25) and the Northwest Quarter (SW½) of Section Thirty-five (25) and the Northwest Quarter (SW½) of Section Thirty-five (25) and the Northwest Quarter (SW½) of Section Thirty-five (25) Township Seventeen (17) South, Range Sixty-nine (69) East M. D. B. & M.

The Last Half (E½) of Section Thirty-five (25) Township Eighteen (18) South, Range Sixty-nine (69) East M. D. B. & M.

The corner No. 1, the northwest of the Range Sixty-nine (69) East M. D. B. & M.

The total area embraced in the survey is 306.822 acres.

There are no confifeting claims, Novem as the DelLiDER No. 1 and District, November (17) South Range Sixty-nine (69) East M. D. B. & M.

The total area embraced in the survey is 306.822 acres.

Notice is hereby given that in pursuance of an Act of Congress approved May 10, 1872, McDonald Mines Company, a Novada Corporation of the Southwest Quarter (Ne½) of Section Eleven (11). Township Claims, known as the LEEWAY No. 3 PLACER: Beginning at Corner No. 1, deficial plat, herewith posted, and b

FROCEDINGS IN DISTRICT COUNT | Service of the State of the County of the St

NOTICE OF APPLICATION FOR UNITED STATES PATENT
Survey No. 4706—Serial No. 017713
U. S. Land Office, Carson City, Nevada, May 12, 1932. Notice is hereby given that in pursuance of an Act of Congress approved May 10, 1872. McDonald Mines Company, a Nevada Corporation, whose Post Office address is Las Vegas, Nevada, has made application for a patent for the following described placer mining claim, known as the

TICKET OFFICE—No. 9 FREMONT

14; thence S. 2°00′ W., 4800 feet to Corner No. Land District, Nevada, Viz:

Corner No. I, the place of beginning, containing 158.428 acres, and form bears N. 5°07′ W., 1896 feet; thence ing a portion of the West Half (W. 142) of Section Twenty-five (25), and the East Half (E½) of Section Twenty-six (26), and the Northeast Quarter (NE½) of Section Thirty-five (25); 37.814 acres, and forming a portion (NE½) of Section Thirty-five (25); 37.814 acres, and forming a portion Range Sixty-nine (69) East, M. D. LEGION No. 2 PLACER; Begin Township Section Thirty-five (23), Township Seventeen (17) South, Range Sixty-nine (69) East, M. D. LEGION No. 2 PLACER; Begin Township Section Thirty-five (23), Township Seventeen (17) South, Range Sixty-nine (69) East, M. D. LEGION No. 2 PLACER; Begin Township Section Thirty-five (23), Township Section Thirty-five (2

114 North First

Nevada Las Vegas, Name Address ......

### >-----BOULDER CITY STAGES

Effective June 5, 1932

4:00 p.m. 9:00 p.m. 12 midnight6:10 p.m. 10:00 p.m. 12:45 a.m.

LEAVE BOULDER CITY LEAVE LAS VEGAS 8:00 a.m. 10:30 a.m. 1:00 p. m.9:15 a.m. 11:30 a.m. 3:00 p.m.

Thirty-Five Minutes Running Time IMPERIAL SEDAN CADILLACS LEAVE DAILY EXCEPT SUNDAY FOR BEATTY, GOLDFIELD, TONOPAH, RENO, SACRAMENTO AND SAN FRANCISCO Nevada Motor Transport Co., Ltd.

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