

174.12131919.01	<ul style="list-style-type: none"> • Engineering & Mining Journal clipping • “Martin J. Heller Sues De Lamar Estate: Asks \$150,00 for Services as Engineer and Confidential Agent” • Martin J. Heller, a mining engineer, filed a suit in N.Y. Supreme Court Dec. 1, against the estate of Captain Joseph R. Lamar for \$150,000 for services as engineer and confidential agent in negotiating for mining properties.
174.12141918.02	<ul style="list-style-type: none"> • Engineering & Mining Journal • “Joseph R. De Lamar” • Captain Joseph R. De Lamar, capitalist, mine owner, and director in a number of important business enterprises, died at the Roosevelt Hospital of Pneumonia on Dec. 1. One Daughter, his only child, Alice A. De Lamar, survives him.
174.01111920.03	<ul style="list-style-type: none"> • Subject: Engineering & Mining Journal • To: Gentlemen • From: J.N. Esselstyn • In the issue of the Engineering and Mining Journal of December 13-20th, on page 921, is an account of the suit...Will you please send me by return mail the name and address of the Attorney for the De Lamar Estate, if you cannot furnish this information...
174.01191920.04	<ul style="list-style-type: none"> • To: J.N. Esselstyn • From: Harry J. Wolf • Your letter of January 11, making inquiry regarding the name and address of the attorney for the De Lamar Estate , duly received and forwarded to the clerk of the New York Supreme Court...
174.01231920.05	<ul style="list-style-type: none"> • To: J.N. Esselstyn • From: Luther C. Warner, County Clerk of Albany County • Referring to your communication to the Engineering and Mining Journal under date of January 11th, 1920, relative to suit of one Martin J. Heller –vs– De Lamar Estate, and which has been referred to me...
174.01281920.06	<ul style="list-style-type: none"> • To: Alice A. De Lamar • From: J.N. Esselstyn • I am taking the liberty to write you regarding a matter in connection with your father’s estate, which I assume you will know little or nothing about, but for the matter to be brought to the attention of the proper person or persons, I trust you will forward this letter to either the Administrator of your father’s estate...
174.02071920.07	<ul style="list-style-type: none"> • To: J.N. Esselstyn • From: Sullivan & Cromwell • We are indeed obliged to you for the information and will be glad to keep in touch with you in the event that your testimony becomes necessary if Mr. Heller’s action ever goes to trial.

174.05141920.08	<ul style="list-style-type: none"> • To: Blue Stone Mining & Smelting Company • From: J.N. Esselstyn • If Mr. Heller is basing his claim on any agreement with Capt. De Lamar made since March 1899, I have the evidence in my possession to prove that this property was brought to Capt. De Lamar's attention prior to March, 1899.
174.05201920.09	<ul style="list-style-type: none"> • Clipping from the Engineering and Mining Journal • Yerington –Judge Moran has granted a motion to substitute the Bluestone Mining and Smelting Co. as defendant in case of Martin J. Heller against the late Joseph R. De Lamar.
174.05261920.10	<ul style="list-style-type: none"> • To: J.N. Esselstyn • From: Francis L. Kohlman • Re: Bluestone Mining & Smelting Co. –DeLamar • The Bluestone Company, as you state, has been substituted as defendant in that litigation, and I am the general counsel for Bluestone Mining & Smelting Co.
174.05271920.11	<ul style="list-style-type: none"> • To: J.N. Esselstyn • From: Sullivan & Cromwell • The Bluestone Mining & Smelting Company have forwarded to us, through their counsel, Mr. Kohlman, your letter to them of May 14th in connection with the suit of Martin J. Heller in Nevada.
174.02051921.12	<ul style="list-style-type: none"> • Engineering and Mining Journal • "Overrule Demurrer in Bluestone Lawsuit" • In the suit of Martin J. Heller vs. Joseph R. Delamar, in which the property of the Bluestone Mining & Smelting Co., at Yerington, Nev., is involved, Judge Moran, of Reno, has handed down a decision overruling a demurrer on all grounds with the exception of a subdivision of one section in the complaint which was stricken out on motion.