"EXCERPTS FROM NEWSPAPER ARTICLES CONCERNING PYRAMID LAKE PAIUTE ATTORNEY CONTRACT ISSUE.'

ANTAGONISMS RIFE OVER INDIAN POLICY

Methods of Bureau HeadCalled Arbitrary and Harmful to Advance of Tribes

TWO RESIGNATIONS CITED

Veteran Officials Quit Service in Dispute Over Program-McCarran Link Charged

This is the second of three arti-cles on the plight of the American Indians and how it has been han-dled by the Government and Congress

By ANTHONY LEVIERO

By ANTHONY LEVIERO Special to The New York Times. WASHINGTON, Nov. 1 — In his administration of the Bureau of Indian Affairs, Commissioner Dil-lon S. Myer has been accused of arbitrary methods that were re-versing the advance of the Indians toward complete self-reliance and delaying the end of their paternal-istic supervision by the Govern-ment. ment.

ment. Furthermore, the resignations of two experienced Indian Service officials in the last year still are stirring resentment and controversy.

Despite the welter of accusations pitched one way or another, it is plain that Mr. Myer has an-tagonized many nonofficial friends of the Indians and many of the Indians themselves.

Petitioners Limited

The reference to his refusal to let Indian delegations come to the The reference to his refusal to let Indian delegations come to the capital involves a current contro-versy involving the Pyramid Lake Paiutes of Nevada, who wished to send six persons to petition for approval of their contract for the services of a lawyer, James E. Curry of Washington. Mr. Myer said he would permit only two to make the trip because the tribe's treasury had only \$6,700, a figure that Mr. Curry disputes. But three have made the trip, the third on funds lent by the Association on American Indian Affairs of New York. On this issue, as on other com-plaints, the Indians and their sup-porters contend that they should control their own money, should be allowed to come here as they please if they are to enj&y the really if they are to assume their full status as citizens.

full status as citizens.

NEVADA INDIANS MAKE PROTEST IN WASHINGTON



Delegation from the Pyramid Lake Paiute Tribe with the attorney they seek to hire. Left to right are Elizabeth R. Roe Cloud, field secretary of the National Congress of American Indians; Mrs. Ruth Muskrat Bronson, executive director of the Congress; Warren Toby, a member of the Pyramid Tribal Council; Avery Winnemucca, chairman of the Tribal Council; James E. Curry, attorney, and Albert Aleck, secretary-treasurer of the tribe. The group was in the capital last week. The New York Times

Called Tool of McCarran

Mr. Myer has been described Mr. Myer has been described as "a blundering and dictatorial tin-Hitler" by Harold L. Ickes, former Secretary of the Interior, who had applauded Mr. Myer's appoint-ment. Mr. Myer also has been ac-cused of being a pliant tool of Senator Pat McCarran, Democrat of Nevada, who is not regarded as a particular friend of the Indians by many of those involved in cur-rent disputes.

rent disputes. The circumstances surrounding the resignations of Willard W. Beatty, Director of the Education Division of the bureau, and of Mr. Fryer, who had been superintend-ent of the Paiute Reservation in Nevada, illustrate both the Com-missioner's ideas of handling peo-ple and the administrative precple and the administrative prac-tices that, his critics say, he he esteems above human factors.

Mr. Fryer's transfer came after A conversation between Commis-sioner Myer and Senator McCarran that touched on several other mat-ters. The Commissioner has ex-plained to his superiors that he made no commitment to the Sen-ator and that it was a "coinci-

Two Capital Hearings Set to Air Rales for U.S. Indians' Lawyers

By ANTHONY LEVIERO

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Becki to Than Nay Tong Thus. WASHINGTON, Nov, 8—Oscar L. Chapman, Secretary of the In-terior, said today that he would conduct a public hearing in the controversy over proposals to con-trol lawyers who represent Indian tribes. A special committee of the American Bar Association, mean-while, assalled the majority of the American Bar Association, mean-while, assalled the majority of the American Bar Association, mean-while, assalled the majority of the American Bar Association, mean-while, assalled the majority of the American Bar Association, mean-while, assalled the majority of the American Bar Association, mean-while, assalled the majority of the the output of the the social th Commissioner Under Attack Secretary Chapman said he would open his dopartmential audi-torium to all individuals and or-ganizations and preside at a hear-ing on the proposed regulations, which have focused critician on Dilton S. Myer, Commissioner of Indian Atfairs. Mr. Myer has been under fire for months from law-yers and organizations on Indian atfairs for months proval of labyer contracts some for more thing a state of the settic-tions a state probably within site for welks. If necessary, he added, he will conduct a seminar for two re isree days before acting on the pending rules.

possis. enstor Clinton P. Anderson, need that he would conduct a need that he would conduct a need that he would conduct a sope of the activities of some al lawyers and over the trend multiplying Indian claims, th are drawing millions from Treasury.

the Treatury. There also were official indica-tions today that the tribal lawyer question might broaden into a re-examination of Federal Indian policy to determine whether a comprehensive approach was be-ing made to the ultimate goal of The Bar Association's committee agreed that the regulations should not be put in force unless they were modified considerably. The

committee consisted of Rufus G. Poole, chairman; Isadore G. Alk, John H. Pratt and Percy H. Russell Jr. All are Washington lawyers but none ever has represented tribes.

Transfer of Auth ority Asked

The committee added: "The committee added: "The committee believes is in the best interests of dians, and consistent with ti standing Congressional pc their gradual emancipation, Secretary of the Interior with the uncertained to the es that mit the unorganized tribes to tiate freely with counsel and i prove the contracts arrive through such negotiation if comply with statutory re-ments, the attorney is comp and reputable, and the fess are fair and reasonable." ap-at rived a if they require

Among the committee's major conclusions were: 1. With respect to organized tribes (those having a constitution and by-laws), the Secretary of the Interior has no authority to re-quire that contracts between tribes and their attorneys be approved by him. Nor has he the authority to make these requirements con-tained in the pending regulations: That the Indian Commissioner has and the by him. 1. to make ined in the vr tained i That th the pow and to

dence" that the transfer occurred when it did.

dence" that the transfer occurred when it did. In the Paiute land case, the Su-preme Court in 1944 upheld the Indians' claims of ownership to about 300 acres against three families of white people commonly referred to as "squatters," al-though they or their predecessors had been on the land since 1861, thus raising serious issues of title. The high court's mandate has not yet been carried out. Since 1944 Senator McCarran has been introducing special bills that would authorize the sale of the disputed land to the white settlers, but friendly Senators alerted to object to them. At the Interior Depart-ment it was said that the Justice Department had delayed carrying out the Supreme Court mandate in order to seek a negotiated settle-ment. Several weeks ago, Mr. Myer said he finally had authorized Myer said he finally had authorized the Justice Department to serve notice of trespass on the white forsilized families.

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expenses are to be reimbursed; that attorneys submit periodic re-ports of their activities in behalf of tribes. 2. The Secretary of the Interior has the authority to approve the choice of course

ane work h sociate law and nature 3. While thority to regulations