



CONTACT INFORMATION

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Phoenix, AZ 85007
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July 25, 1990
W.L.Bangham
403 S. Grand Oaks Ave.
Pasadena, CA 91107

The Honorable Rose Mofford, Governor
State of Arizona
1700 West Washington, 9th Floor
Phoenix, Arizona 85007

Dear Governor Mofford;

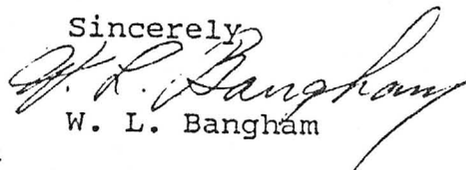
I am writing to you in protest of the injustices that have been perpetrated on Marshall A. Ott, Western Labs & Engineering and M & M Holding, Inc. in connection with their mining endeavors near Apache Junction, Arizona. The State Securities Division of the Department of Corporations and the Department of Public Safety, without a search warrant, illegally siezed all their records, documents, office equipment, stationary, personal property and more, on trumped up, false charges, leaving them unable to carry on their totally legal business of mining and processing ore. This was done under the pretense of protecting the public against scam and fraud.

Why has the State of Arizona chosen to ignore the Supreme Court's ruling that "Ore Contract Sales" are not a "Security"?

We who have purchased these ore contracts from Marshall Ott and Western Labs & Engineering do not need protection from their activities. Rather, we need protection from the State of Arizona and it's illegal activities.

We believe that you, as Governor, are morally obligated to investigate all of the State Departments, and their personnel, involved in this matter, and to offer apologies, cooperation, and restitution to Marshall A. Ott, Western Labs. & Engineering, and M & M Holding, Inc. Such action would alleviate the probability of legal action being taken against the State of Arizona.

Sincerely,


W. L. Bangham

cc-Mrs. Karen Furnau, Journalist
The Phoenix Gazette
106 E. Baseline Rd.
Mesa, AZ85210

Weldon G. Helmus
701 Sunset Dr.
San Carlos, CA 94070
6 July 90

COPY

The Honorable Governor, Rose Mofford
1700 W. Washington St., 9th Floor
Pheonix, AZ 85007

Dear Governor Mofford,

I recently had the pleasure of visiting your beautiful state and enjoying some magnificent scenery. Although I have a few more years to retirement, Arizona became a candidate as a place to spend my leisure years.

Imagine my dismay when I returned home and learned of the uncalled for, unprofessional, unjust and underhanded activities of Arizona State Officials toward Mr. Marshall Ott and Western Labs & Engineering. I am an investor in this business and am thankful for folks like Mr. Ott who are trying to do the right thing for the investors. I have faith in Mr. Ott and am sure his perseverance will reward us all.

As Governor, I am sure that you did not and do not condone these action. Actions which have violated most if not all the rights of a free society. This type of activity was at the very heart of the recent fall of several Eastern European Governments.

However, you as the States Leader, can take the necessary action to right this wrong. I encourage you to take immediate and positive action to a) make amends to Mr. Ott and Western Labs & Engineering and b) assure that it will never again happen in Arizona.

It would be encouraging to me to see action that makes it clear that Arizona encourages and supports business investment. That it is interested in providing a sound economic base. And this in turn makes Arizona more attractive as a place to retire.

Sincerely,



BCC: Marshall Ott

2nd REQUEST 5/8/90
GOVERNOR ROSE
MOFFORD -



STATE OF ARIZONA
DEPARTMENT OF MINES AND MINERAL RESOURCES

(Revised from 4/3/90)

ACCORDING TO THIS REPORT (YOURS) WE WERE DOING EVERYTHING RIGHT. SO, WHY ARE THEY THE "DPS" & "DEPT. OF MINES" BILGING US, A SOLID OPERATION? INTERESTS WILL HURT MORE THAN TO HELP. MINING SCAMS BY "GESTAPO" AND "CORPUS".

Michael N. Greeley
Mining Engineer

JEALOUS COMPETITORS
200 PEOPLE
400-500 INCL. FAMILIES
THEIR ATTACK ON US IS ILL-FOUNDED, SERIOUS INTERESTS & MAKES NO SENSE AT ALL. WONT YOU HELP US?

time-honored method to bilk the public of millions of dollars in the ubiquitous mining swindle. Since an unusually rich ore deposit, or bonanza, has historically produced enormous profits for the developer, many of us believe that we too, like the '49er, can strike it rich. The glamour attached to "discovery" create, in the imagination of some people, a relatively easy way to attain fantastic wealth.

Although money can be made in mining and this Department certainly encourages mining, we also have a responsibility to urge the public to exercise prudence in its investment. Too many persons have lost their hard-earned savings on an ill-advised mineral scheme. Archives are full of outrageous examples of mining scams and swindles in which the only beneficiary was a glib entrepreneur with unbounded optimism. In most cases, he disappeared before his investors realized what happened.

When making an investment in any mineral enterprise, there are a number of factors or key features to consider. A checklist of significant considerations follows:

- 1. Title (SEE JUDGMENTS)
- 2. Sampling and Assaying (CERTIFIED)
- 3. Type of Commodity - Au, Ag, Cu, etc.
- 4. Mining Method - spelled out
- 5. Mill Site and Method
- 6. Recovery Process - RECOVERED
- 7. Permitting drawn with future (MAMMOTH) of state of completion
- 8. Reporting Procedure
- 9. Security and Safety
- 10. Marketing Procedure - are sales converted to gold
- 11. Distribution of Profit - are priced loan out of profits
- 12. Tax - some advantages, but not mandatory
- 13. Sequence of Development - see "PLAN OF OPERATION"
- 14. Engineering Reports - see DEPT. MINERAL REPORT (11 pp) & MIGHT BE (Flour) (50+ pp.)

Prerequisite to the investment in the development of a mineral deposit is legal access to the resource. The potential investor should know who ultimately owns or administers the subject mineral property and commodity. The property may be controlled by the State, Federal Government, Indian tribe, or a private individual or organization. Moreover, jurisdiction over the land surface may be separate from the jurisdiction of the underlying mineral resource. Where ownership or control of the mineral rights is severed from the surface rights, obvious legal problems can arise.

Mineral Building
State Fairgrounds
Phoenix, Arizona 85007
(602) 255-3791

P.S. PLS "COMES SEE US, ROSE" 403-9130
\$ WE'D BE HAPPY TO GIVE YOU A "NICKEL TOUR"

"METH" aka
416 W. Congress Suite 161
Tucson, Arizona 85701
(602) 628-5399

(OVER)

FURTHER AFFIANT SAYETH NOT

KENNETH R. JOHNSON
Arizona Department of Public Safety

Subscribed and sworn before me this ___ day of March, 1990.

37

JUDGE, SUPERIOR COURT OF ARIZONA

PLEASE

NOTE THAT

NO SUPERIOR JUDGE WOULD OR DID SIGN THIS, BUT
ONLY AN UNIDENTIFIED, LITTLE "J.P." (JUSTICE OF THE
PEACE) WHOSE SIGNATURE LOOKS LIKE A "SCRIBBLE"
LINE ~~~~~~~~~. (SEE ORANGE DOCUMENT COPY OF
ACTUAL SIGNATURE)

PLEASE PROTEST THIS BOGUS, NONSENSICAL SEARCH
WARRANT DEMANDING ALL OUR RECORDS & ASSET PRIORITIES
COMPUTER, ETC.

BACK BY: (1) WRITING ROSE THOFFORD.

(2) DEMAND A "RETRACT" ARTICLE.
from the PHOENIX GAZETTE (KNOWN
FERRARI)

AND,
(3) HELPING US WITH COMPLETING CAPITAL.
(SEE "PROPHECY OF THE SNAKE" - WE'RE GOING
OVER, NOT UNDER!) THANK YOU & MARY
GOD BLESS YOU ABUNDANTLY FOR HELPING US.
Truly,
Newell
5/20/90

AFFIDAVIT #5 (OVER)
(NOTORIZED)



WESTERN LABS & ENGINEERING

HEADQUARTERS:

P.O. Box 3277
Costa Mesa
California 92628-3277
(714) 548-5922

PLANT:

1385 East 17th Avenue
Apache Junction
Arizona 85219
(602) 983-0930

AFFIDAVIT

November 03, 1988

Subject: Mammoth
Mine Gold Values

To Whom It May Concern:

I, Richard N. Schade, observed the following:

In the time about late 1984 on the Mammoth Mining Claim in Apache Junction, Arizona, the rotary drills were drilling all day long. They made 450 feet each day. Most of the angles drilled were either 55 or 60 degrees (never going over 450 feet in 8 hours). The core drillings were done and the poorest result made in bed rock were approximately 10 feet down. The minimum 1 day depth was 60 feet, but most holes made were never much below 200 feet. At every 5 foot level there was a PhD Geologist who took the samples down to Jacob's Testing in Tucson, Arizona to be assayed.

I observed each and every hole drilled out there (about 170 total). As I am a winter visiter and enjoy being out in the desert. I receive no gratuities, no promises, or financial gain in any of these ventures. I am 67 years of age and have been retired several years, an ex-Military WWII Vet. I will be glad to answer any questions as to the values of those drill holes on the Mammoth Mine. Some of them were dripping with almost pure Gold off the drill bit as it was pulled out and put into the Gold pans for testing. There are some extremely high grade veins of Gold at the Mammoth Mine. I have personally seen the veins in three different rock types. The first being of course Quartz. The second (and this is the "fine" Gold), is found in Hemitite (Iron Oxide). And the third, being the richest spot runs with the Manganese. I have actually seen Mr. Sandy Sanstead break a chunk off in a pan and crush it up, having it be almost 50% Gold by volume.

These facts are true, as I have seen them. I can have other people verify the above to be facts. And, hereby state the above is accurate as I have witnessed them. I do state under penalty of perjury, these things to be so.

Richard N. Schade

Richard N. Schade

Lost Dutchman Travel
Trailer Rescrt
Apache Junction, Arizona

WINTER # 85219 (602) 983-2323
(Phone number available upon request). (Now, OK to call

* Home in PLATTSMOUTH, NE (402) 296-5004
(SUMMER)

STATE OF ARIZONA
COUNTY OF Maricopa } ss

This instrument was acknowledged before me this 7th day of November 1988 by Richard N. Schade

In witness whereof I herewith set my hand and official seal.

[Signature] NOTARY PUBLIC

My Commission Expires Nov. 12, 1989

Key LETTER

P. O. Box 1324 , Newport News, VA 23601

June 11, 1990

Rec'd
6/15/90

To :-

The Honorable Governor, Rose Mofford
1700 W. Washington St. - 9 th. Floor
Phoenix, AZ 85007

Phone (602) 542- 4331

RE: My letter, dated May 12, 1990
Concerning Western Labs & Engr'g.

Dear Governor Mofford:

This is a letter I was hoping I would not have to write. As of this writing, my information is- (none of the various things which certain AZ State officers illegally took from Mr. Marshall Ott and Western Labs property have been returned to him) therefore, I feel that this letter is just as important as the previous one referenced above.

I don't think that Mr. Ott wants to initiate a lawsuit over the Western Labs debacle, but if nothing is done by the State of Arizona to rectify the illegal action taken by State officials (which amounted to Grand Theft, Robbery and Violation of Constitutional Rights) then I predict that the State will likely be facing a lawsuit of sizeable proportions, perhaps Fifty Million \$.

If the State permits employees to conduct such "Lynch Mob Tactics" as was done against Mr. Ott and his Western Labs business, without any corrective action to the individuals responsible, then it is the same as becoming a party to those actions and condoning them. I believe that it can be proven that the individuals who planned the confiscation of Mr. Ott's personal property and that of Western Labs did it because they wished to destroy that business. I also think that their motives can be revealed and that protection of those doing business with W L was only an excuse for the action.

All three Major News Networks are already aware of this unjust happening. I would recommend that before the State of Arizona is embarrassed by a National Televised program, such as "20/20" or "60 Minutes", picturing them as a State which condones "Lynch Mob Tactics", that STRICT ACTION be promptly taken.

Consideration should be given to the following:

- (1) Effect the immediate return of all property taken from Mr. Ott and Western Labs & Engineering
- (2) Make the State's own News Release to tell the public that the article on Western Labs appearing in the Phoenix Gazette Mar. 27, (and 6/8/90) 1990 was based on erroneous information and name the individuals responsible for giving the data to the paper's employees.

(Continued on Sheet 2)

REC'D
6/15/90

9941 East Cornell Avenue
Denver, CO 80231
June 4, 1990

The Honorable Rose Mofford
Governor of Arizona
Phoenix, Arizona 85007

My dear Governor:

I do not know the legal reference to be cited (if any exists), but I'm sure this matter has previously been brought to your attention.

I refer to the attempt of your Department of Public Safety in the person of Mr. Ken Johnson, to force out of business Mr. Marshall Ott's gold mining endeavor operating in the old Mammoth Mine complex northeast of Apache Junction under the Company name of Western Labs and Engineering, Inc.

Mr. Johnson has tried to create in the public mind the idea that this operation is a scam, because this mine field is played out. This is in spite of his awareness that a highly qualified geologist did an objective study of the property in October and November of 1989, and reported that it was deserving of further mining. The study was very comprehensive, both objectively and historically, and it was entirely impartial and the assessment was definite and positive.

I find it difficult to associate Mr. Ott's entirely legal operation with any legitimate concerns, legal or otherwise, of the Department of Public Safety, but quite apart from that, the manner in which he (Johnson) confiscated all types of company records and equipment, and even a lot of unrelated personal things of Mr. Ott's, appears to have been quite improper and even illegal. His motivation appears to have been extraordinary to the point that one can't help but wonder who put him up to this and why. Is the State of Arizona behind this, or is it that other individuals are covetous of Mr. Ott's ownership of this lease and his attempt to operate a mine for his own benefit and that of his financial backers?

In publicly characterizing Mr. Ott's operation (Western Labs and Engineering d/b/a M & M Enterprises) as a "scam" (see the Phoenix Gazette, Tuesday, March 27, 1990), Mr. Ken Johnson may well be guilty of character assassination and left himself and the State of Arizona open to charges of slander.

I ask that this matter be investigated, and in my opinion it will be ascertained that the seizure by Mr. Ken Johnson will be found to have been improper, so that it must be rectified promptly, and some atonement made. Mr. Ott has been placed in an extremely difficult position by Mr. Johnson's actions, which I feel have reflected adversely on the State of Arizona.

2 Wapiti Dr.
Bayfiel CO. 81122
06/05/90.

Arizona Corp. Commission.
Phoenix, AZ.

RE: Western Engineering Lab: Marshall Ott

Gentlemen;

Your letter and questionnaire noted. The questionnaire is not relevant as I have not (in my recollection) conducted any financial business with Mr. Ott since he moved to AZ. I have however observed his activity and inspected his properties and mine records.

My business with Mr. Ott, was initially, and has been confined to matters pertaining to the Paladin promotion in CA. To the best of my knowledge Mr. Ott was not responsible in that case for the misuse of funds raised to initiate a placer operation on Selerium lake. It has been my understanding that Mr. Ott was the one who "blew the whistle" on the now deceased Mr. Halderman and tried to salvage something for those who had purchased blocks of placer ground.

It is further my understanding that Mr. Ott has carried forward into his operation in AZ. credits for those investments in Paladin properties to be honored when and if he can successfully develop the Apache Jct. properties. This is not the conduct of a fraud as you seem so ready to disparage him. This crediting of Paladin interests in Western Labs and Engineering is probably why you jumped to conclusions that I am helping to finance his development of the AZ. properties. I would if I could but I have too many other irons in the fire.

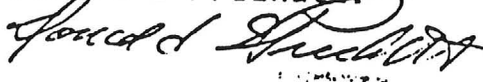
I have some general idea of Mr. Ott's problems in trying to get the properties into production. His enemies (one time associates, I think) have tried their legal road blocks and lost. It seems to me they are now "rattling your cage" to get the beaurocracy to flex it's muscles and do their dirty work for them. i.e. scuttle Ott so they can get control of the properties. Maybe you are being used.

I am not educated in the fine points of what constitutes "selling unregistered securities" and the validity of your charges. I can however, after 70 years in this country of ever increasing oppressive Government, object to your letter of condemnation and abuse when you havn't yet investigated the matter or taken it to trial. It reminds me of the Atty. Gen's odorous part in the political assassination of Gov. Mecham on trumped up charges by the beaurocracy.

I also suspect that part of the persecution of Mr. Ott is based on opposition to his religious belief. The insidious growth and influence of atheism and humanism can be seen more and more in business and Government. Their converts never miss a chance to "get at a Christian" especially if they can use the power of the courts and the Government to do their dirty work.

No I am sorry I can't help scuttle Marshall Ott.

Donald I Prickett



*Rec'd 6/12/90 from the
HONORABLE COLONEL PRICKETT
(WWII FAREAST
PILOT OVER
TOKYO)
- PLenty of MEDALS*

WESTERN LABS & ENGINEERING
P.O. Box 1253
Apache Junction, AZ 85217
Phones: 602-982-0381, 602-983-0930 or 714-548-5922



I want to thank a good friend and customer for sending along the questionnaire sent out by the Arizona Corporation Commission. I too have filled out things like this in the past and I have also elected to ignore them. For one thing is very apparent and that it is an ELECTIVE thing to do. If you are angry and feel that we have not done our best and not advised you than give us a call. The only time we have not contacted you was on advice of counsel for he knew that each time we wrote a progress letter or update letter it would be forwarded to Holterman or others and passed on to the people (including the State of Arizona) that were trying to prevent us from doing business.

The Arizona Corporation Commission stated, in their cover letter, on page one Paragraph 4 about the search. I discussed this in the last letter. I also reminded you that you should read all the progress letters too understand our position. Believe me the State has all this information and that is why you are now being contacted. I just hope that they will use them for all of our benefit...go ahead and do what you feel you have to do. You can ignore the questionnaire or you can respond in a negative manner to them or to us (of course I would prefer you to choose the the first two).

In paragraph 3 of page one, the cover letter, they mention Marshall Ott and others have been the subject of..... those others are Jerry Holterman, Paladin, etc. Nothing to do with us... once again READ THE PROGRESS LETTERS. Speaking of Jerry word is that he died on the 25th of April.

On page two of the cover letter, first paragraph they mention that "...in that you may have been sold securities". They are trying to indict us under what is called Blue Sky Laws.

STATE SECURITIES LAWS

Today, all states have their own corporate securities laws that regulate the offer and sale of securities within individual state borders."

Often referred to as *blue sky laws*, they are designed to prevent "speculative schemes which have no more basis than so many feet of blue sky."

I want to thank all of you that have rallied and sent positive letters. I could list them all but it would take up so much space. To name a few, Keith Tuller, Alan McClain, Raymond Hatch, Margaret Hill, William Corbus, Faye Gaffney, Gerald Gangloff, Thomas Bowling, all these people wrote letters to the officials. Let us stand together, let us continue to do business and try and stop the interference. Please let us mine your ore, let us have a chance to do business and prove that not everyone is a SCAM.

In closing let me quote one of you "... I wasn't worried about M&M.... but now I am". This is just the type of reaction the state is trying to get. It is really quite sad we haven't changed we are here for you and please be there for us.

Thankyou for your patience,

Marshall & Mary Anne

Marshall

Mary Anne

*@ 5/18/70
NOW CURT MULLER, ALSO
RAY BUT, LEW HURT, BRAD POTTER &
MANY MANY MORE...*

BRIAN W. HESTER
MINING GEOLOGIST

DEAR FOLKS - you
WOULD WE PAY HARD EARNED
DOLLARS TO GET A NEARLY
ENG'G REPORT FROM THIS MAN, IF WE
WERE RUNNING A GAME OR SCAM?
WEVE SPENT 150-200,000 IN
THE PAST 22 MONTHS JUST TO
GET GOOD PRODUCTION & ENGR. DATA
TO GO PUBLIC & THEN THE STATE OF AZ
COMES TO SAY ALL OVER US TRYING TO
A SCAM? WE'RE RUNNING
NOW THE PROBLEM IS, IS
THEM, NOT US
TOWARDS US
COMPLETING
OUR GOALS.
PS. WRITE LETTERS
TO RESIST THE

14690 West 58th Place
Arvada, Colorado 80004
[303] 467-3719
[303] 423-6308

P. 10:

Mr. Marshall A. Ott,
Western Labs and Engineering,
1385 East 17th Street,
APACHE JUNCTION, AZ 85219

March 16, 1990

Dear Marshall:

From the content of your recent phone calls and correspondence I gather you have some problems with the report I wrote on the Mammoth property for you. I thought it might help your thinking if I wrote to you privately to explain the reasons and background to some of the areas where you are experiencing problems.

Laws controlling the way money is raised to finance mining ventures are getting progressively tighter with time. As you know, these laws are under the jurisdiction of both states and Federal governments. They are designed to prevent some of the worse scandals of the past by requiring reports which provide potential investors with the comfort due diligence without being obliged to visit the site themselves. For reports to qualify for this purpose, the laws require them to be written by suitably qualified people. The rules governing the content and layout of these reports are very specific, as you can see from the copy of the rules I left with you. Those applied to the Vancouver Stock Exchange but they really do not differ much between exchanges or countries for that matter.

If you would like prospective investors to be aware of the contents of the several affidavits you have had prepared, then I suggest you send them under cover of a letter from you. They are just not considered appropriate material to even append to a professional report. I took this up with our partners and got that response! I agree with you though that the affidavits make interesting reading and might help persuade the readers.

3/19/90
BRIAN
YOUR
OPINION
WE HAVE
OUTS.
h.

WEVE MET
MANY
MORE
THAN YOU
KNOW
AND SO FAR
I'm
WERE
OR

Marshall, I know you are fairly new to the mining business and may not have had the chance to talk to others who are doing the same thing you are. Believe me, you are not alone and I would strongly advise you to try to get out and around a bit to meet some of these people. Most of them I am sure will be only too interested in they want to do, BRIAN IS BUYING US OUT. BECAUSE GOD ALMIGHTY HAS A FAR BETTER PLAN FOR US THAT NOW WE'RE FOLLOWING. IT'S LIKE THE PRESENT WORLD-WIDE REVIVAL FOR JESUS, BRIAN: "GET IN, GET OUT, GET RUN OVER," (LIKE THE SONG SAYS). h.

EVERY
THANK YOU
Marshall
Ⓢ

ON THE CONTRARY, BRIAN,
MIKEL F.)
HAS BEEN
GREAT.

willing to tell you what they are doing and how they are raising funds. You can also get professional advice, such as from brokers. That too, is free but if you go to some of the attorneys, look out!))

some do
good, &
some not.

You are fortunate with your property. I really believe it is a good one that will support profitable production one of these days when developed in a rational way. You also have something to show for all the tribulations you have undergone in consolidating the claim group, however, do not be misled by "false prophets". For the next step, you need sound technical advice so I would caution you to hire someone with the appropriate qualifications, to look after your interests in whatever you do next. I am sure there are such people available in the area, if you look around a bit. Count on my help if you need it.

THANK
You!

Sincerely,

Pomian

3/19/96

BRIAN - A FEW MORE COMMENTS -

TOP
MANY THANKS for your NICE NOTE ABOVE. QUALIFIED MARKET-MAKERS, \$450
WE BELIEVE WILL INTRODUCE US WHEN THE PRICE OF GOLD EXCEEDS \$450
AND, IS CONTINUING TO MOVE IN AN UPWARD DIRECTION, REGARDLESS
OF HOW "TIGHT" OR "UNTIGHT" your RATHER "SELF-SERVING" REPORT WAS.
IS CONCERNING RESERVES VALUATIONS / ESTIMATIONS. THE BEST YOU COULD
DO TO HELP US NOW IS TO WRITE - EVEN IF IT'S ON YOUR OWN
BEHALF (ie. ON YOUR OWN NOT DERRY'S LETTERHEAD), A SMALL 1-2 PP. "ADDENDUM"
REPORT OF WHAT YOU HONESTLY BELIEVE THE TOTAL RESERVES ON ALL 7-
CLAIMS IS MOST LIKELY TO BE - JUDGED ONLY AT THIS POINT
IN TIME - NOT HOLDING YOU LIABLE FOR ANYTHING OTHER THAN
YOUR OWN HONEST, UNBIASED OPINION. Will you DO IT?
SOONER THAN LATER? (YOU DON'T KNOW THAT YOU
HAVE A RIGHT TO YOUR OPINION? DON'T YOU?)
THANK YOU,
Mikael

MARCIA WEEKS
CHAIRMAN
RENZ D. JENNINGS
COMMISSIONER
DALE H. MORGAN
COMMISSIONER

ARIZONA CORPORATION COMMISSION
p. 1 of 8

JAMES MATTHEWS
EXECUTIVE SECRETARY



ARIZONA CORPORATION COMMISSION

5/22/90

SEE COMMENTS HEREIN:
ITEMS (1) - (20)

DEAR FRAUDS & M&M

May 1, 1990

(20) OUR DEAR - FRED

FRED WAS USED AGAINST HIS WILL, AND, WITHOUT HIS KNOWLEDGE AGAINST WESTERN LABS / OTT IN THE 1986 "CNN" NEWS VIDEO (27 MIN).

J. E. Medford
23960 Sarda Rd.
Valencia, CA 91355

RE: WESTERN LABS & ENGINEERING, MARSHALL OTT

HE HAS NOW WRITTEN A LETTER TO GOV. THORP TELLING HER THE WHOLE STORY HOW THIS HIS VIDEO INTERVIEW WAS USED INSTEAD OF THE TRUTH

(1) KEY POINT
the state of AZ trying to "PROTECT" US? WHO ARE THEY TRYING TO KID?

Dear J. E. Medford:

The Securities Division of the Arizona Corporation Commission is a state agency charged with regulating the offer and sale of securities within or from Arizona in order to protect investors.

(2) THE ONLY "FILM" HERE IS WHAT THE STATE IS TRYING TO HIDE US FROM.

On March 4, 1987, the Arizona Corporation Commission issued a Cease and Desist Order against Western Labs & Engineering, M&M Holding and Marshall Ott for various securities violations including: selling unregistered securities, using an unregistered salesman to sell securities and fraud in the sale of securities. Marshall Ott was ordered to not sell any securities in the future without registration of the securities or without registration of the salesman and to cease fraudulently selling securities.

SEE (2) BELOW

(SEE AFFIDAVIT #3)

Since 1986, Marshall Ott and others have been the subject of numerous administrative actions concerning violations of the securities laws of the states of California, Montana, Minnesota, Washington, Massachusetts, Iowa, Wisconsin and New Mexico.

SEE (3) BELOW

On March 22, 1990, the Arizona Attorney General's Office, the Arizona Department of Public Safety and the Securities Division conducted a search, pursuant to a warrant, of Western Labs & Engineering and M & M Holding in Apache Junction, Arizona. Business records and investor information were seized by the Attorney General's office for possible future court action.

SEE (4) BELOW

- (2) ALL BOGUS ORDERS FROM MAVERICK "BLUE SKY" STATE OF AZ (SEE ORANGE "AFFIDAVIT #3" AND "MAYNARD'S/MARSHALL PROGRESS LETTER OF 5/1/87")
- (3) THESE "KANGAROO COURTS" OF SOME OF THE 13 "BLUE SKY" STATES ALL AGREE AGAINST THE US SUPREME COURT & 9th CIRCUIT COURT OF APPEALS (1986) DECISIONS (SEE AFFIDAVIT #3)
- (4) SEE (GREEN) 10 pp. "AFFIDAVIT #5" (OTT'S (37) COMMENTS EXPOSING JOHN SON'S PHONEY "AFFIDAVIT IN SUPPORT OF SEARCH WARRANT")

(5) "DIE" CONTRACT SALES IS NOT A "SECURITY" INVESTMENT BASED ON PROMISES WARRANT (SEE AFFIDAVIT #5)

tt

Our office is writing to you because we have reason to believe that you may have information in regard to Western Labs & Engineering, M & M Holding or Marshall Ott, in that you may have been sold securities in violation of Arizona law. If you have such information, our office would like to discuss this matter with you.

1
SEE
BELOW

Enclosed with this letter is a questionnaire which we would like you to complete and return to us at your earliest convenience in the self-addressed stamped envelope. Please feel free to phone me or investigator, Ron Phifer if you have any questions at (602) 542-4242 between the hours of 8:00 am and 4:30 pm, P.S.T. Monday through Friday. You may call collect if you wish.

2
SEE
BELOW

Please review your documents relating to Western Labs & Engineering, M & M Holding and Marshall Ott prior to completing the questionnaire.

I appreciate your anticipated cooperation.

9 KEY POINT:
WHY DON'T THEY SPEND
THIS SAME AMOUNT OF \$
TIMES? ENERGY HELPING US
US GO PUBLIC & GET
UP-SCALE \$ for HI-PROFITS
PRODUCTION?

Very truly yours,

Tom
Tom Timmer
Counsel

1 CAN'T YOU SEE THAT ALL THESE PEOPLE ARE ON IS A FISHING EXPEDITION?

2 NOTICE THAT THE STATE LIKES TO "SPARE NO CHANGE" TO GO AFTER US TELLING YOU TO "CALL COLLECT" AND, "FLY YOU IN" TO WITNESS/TESTIFY AGAINST US. DON'T YOU KNOW THAT THEY DON'T HAVE ANYTHING ON US AT ALL? AND, THAT IF I WAS DOING ANYTHING REALLY WRONG THEY WOULD HAVE LOCKED ME UP ALREADY BY NOW AND NOT ABLE TO EVEN MAIL THIS TO YOU NOW? AND, THAT THEY'D LOVE TO FLY/PAY YOUR WAY IN (LIKE A 'FREE VACATION' TO AZ) TO PRESSURE YOU TO TESTIFY AGAINST US TO TRY TO JUSTIFY THEIR OWN JOBS? ARE YOU GETTING THIS YET? HOW MUCH LONGER MUST WE SUFFER/TENDURE THIS UNJUST ATTACK ON WESTERN LABS?

tt. AND, WHAT ARE YOU DOING TO HELP US STOP IT NOW?
PLEASE WRITE YOUR LETTERS WITHOUT FURTHER DELAY
AND THANK YOU: Truly,
Tom Timmer



ARIZONA CORPORATION COMMISSION
WESTERN LABS & ENGINEERING QUESTIONNAIRE

Please answer to the best of your knowledge and include dates if possible. If a question is not applicable please indicate so for your answer. If you need additional space for your answer please use the back of the paper or attach additional paper to the end of the questionnaire. Your cooperation is greatly appreciated on this matter.

1. How did you first hear of the opportunity to invest with Western Labs & Engineering (WLE), M&M Holding (M&M) or Marshall Ott (Ott)? Was it through a friend, advertisement, previous investment, or other?

Please explain.

(10)

PLEASE NOTICE THAT ALMOST ALL THESE QUESTIONS ARE "LOADED"

OR HAVE A "BUILT-IN PREJUDICE" AGAINST US, PARTICULARLY WITH REGARDS TO THE USE OF THE WORDS: "INVEST INVESTMENTS" AND

"INVESTING." OUT OF 27 QUESTIONS TO YOU, THEY'VE USED THESE WORDS NO LESS THAN 23 TIMES (SEE CIRCLED WORDS). DOESN'T THIS SEEM A LITTLE STRANGE TO YOU? THE REASON IS, THAT THEY ARE TRYING TO "CON" YOU INTO THINKING IT "BRAINWASH" YOU TO BELIEVE THAT THIS IS AN INVESTMENT WHEN IN FACT YOU MADE A PURCHASE.

2. When did you first hear of the opportunity to invest with WLE, M&M or Ott?

See Affidavits # 3 and # 4

3. Who did you talk to at WLE or M&M?

Anyone else?

4. Approximately how many conversations did you have with the person in question #3 above, before investing?

After investing?

5. Did you receive any documents prior to investing?

- A. Did you rely on the representations contained in the documents to make your investment decision?
- B. Did you rely on an oral presentation?
If so, made by whom?
- C. What induced you to invest?

7. Do you still have your investment documents?

8. What did your investment involve? (i.e. Were you helping to buy equipment, helping develop the mining process)
Please explain.

(11) WITH WHAT LITTLE \$ WE'VE RECEIVED, YOU CAN VISUALLY SEE EVIDENCE OF 2-5 TIMES THIS AMOUNT IN LAND, BUILDINGS, AND EQUIPMENT. THE ISSUE HERE IS STEWARDSHIP (2500 ACRES) (11-12) AND WE BELIEVE WE'VE EARNED YOUR RESPECT IN THIS CATEGORY.

9. How much return on your investment were you to get? OVER THE PAST 4 YRS.

KEY POINT (12) BY THE WAY DID YOU KNOW THAT THE AVERAGE START-UP TIME OF A MAJOR UP-SCALE MINING OPERATION LIKE THIS IS OFTEN 6-9 YRS., FROM THE END OF DISCOVERY TO THE BEGINNING OF "PROFITABLE PRODUCTION"?

10. When were you told the return is to be paid to you?

11. Have you received a return?
CHECK IT OUT EVEN WITH ANY ARIZONA MAJOR COPPER COMPANY, AND YOU'LL SEE THIS IS TRUE.

12. Did anyone from WLE, M&M or OTT discuss the risk of making the investment with you?

What were you told the risk would be?

(13) "7000" QUESTION - ↑
EVERYONE KNOWS THERE'S RISK INCLUDING WHEN YOU GET OUT OF THE BATHTUB OR CROSS THE STREET, OR BUILDING A DRIVEWAY.

13. Were you to participate in the mining project in any way?

14. Were you asked to visit the mining site?

A. Did you visit the mining site?

B. What took place at the mine while you were visiting?
Please explain.

14 KEY POINT:

FOR YOUR INFORMATION,
ABOUT 1/3 - 1/2 OF ALL OF
YOU HAVE ALREADY VISITED
OR ARE NOW COMING TO SEE US,

15. When you invested did you sign any documents?

A. What were they?

B. Did you see anyone else sign?

AND, MOST IMPORTANTLY, AFTER
THEY COME, USUALLY WITH ONLY 1-2 EXCEPT.

ALWAYS HELP US WITH ADDITIONAL FUNDS

SEEING THAT ALL ALONG WHAT IS TRUE AS I'VE

TOLD YOU MANY TIMES, THAT "OUR BIGGEST

PROBLEM HAS BEEN "CAPITALIZATION" OR ENOUGH
FUNDING TO COMPLETE THE JOB OF UPSCALE &

HENCE "PROFITABLE" THINKING,
(i.e. Cash, check, bank

ACCORDING TO THE "ECONOMIES OF
SCALE" REQUIRED.

16. How did you pay for your investment (transfer)

To whom was it payable?

17. What is the current status of your investment?

18. Prior to investing were you given any information about the names and experience of the officers involved in WLE or M&M?

A. What were you told about their experience?

15 KEY POINT: "ANNUALS"

p. 6 of 8.

WHEN YOU HIRE A BULLDOZER TO PUT IN A DRIVEWAY, AFTER YOU PURCHASED THE GRAVEL & CEMENT, DO YOU NEED TO GET A COPY OF FINANCIAL STATEMENTS & TRW BEFORE HE DOES THE WORK FOR YOU?

- B. Were you given any information about the financial condition of the company?
- C. Did you see or receive financial statements from WLE, M&M or Ott?
- D. Were you asked about your financial condition?
- E. Were you asked about your investment objectives or experience?

16 F. Were you told of any civil, criminal, or administrative actions involving WLE, M&M or Ott? WHY SHOULD WE GLORIFY THE DEVIL BY TELLING YOU THINGS WHICH ARE WRONGFULLY & ILLEGALLY DONE TO US? (SEE AFFIDAVITS #3 & 4) (ACCORD. TO THE CONSTRUCTION)

Did you know that the Arizona Corporation Commission previously issued a Cease and Desist Order against WLE, M&M and Ott?

(BOGUS ORDER - SEE AFFIDAVITS #3 & 4)

19. Is there anything you know now, that if you would have known before the investment, may have affected your decision to invest?

20. What is your previous investment experience?

17 NOTICE ALSO FROM THIS LINE OF QUESTIONING THEY'D TO SAY YOU PEOPLE ARE ALL OLD, UNEDUCATED NON-PROFESSIONALS WHO WERE TAKEN ADVANTAGE OF

21. Do you have any prior mining experience or mining education?

22. What is your educational background?

23. What is your profession?

Are you presently retired?
What is your age?

24. If you were to lose your investment money, would it alter your present lifestyle?
How?

25. Would you be willing to send your investment documents if asked to do so?

26. Would you be willing to sign an affidavit in this matter?

(18) NOTICE THE SUSTLE PRESSURE PUT ON YOU TO TESTIFY AGAINST US BY ALLURING YOU WITH MONEY.

27. Would you be willing to provide testimony in this matter? (If asked to do so your expenses would be paid for by the state)

(CARTE BLANCHE?)

Additional comments or questions?

(19) IN CONCLUSION:

SO THE BEST THING FOR YOU PEOPLE TO DO WITH THIS RIDICULOUS SELF-SERVING QUESTIONNAIRE IS TO DO NOTHING WITH IT. DO NOT ANSWER IT, OTHER THAN WRITING THE GOVERNOR (ROSE HOFFORD 1710 W. WASHINGTON - 9TH FL. PHOENIX AZ 85007) WITH A COPY TO THESE PEOPLE (4 US), PROTESTING THIS TERRIBLE WRONGFUL ATTACK ON WESTERN LAND & TRAIL. THANK YOU.

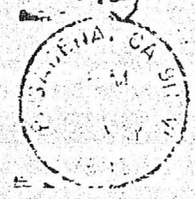
TRULY,
Master



(20) PLEASE @ 5/22/90

NOTE: FRED MEDFORD, WHO WAS THE FIRST TO SEND THE THIS FORM LETTER, IS PRESIDENT of the "SILURIAN LAKE LITIGATION ASSN." (WHEREIN I'm A KEY WITNESS). ALONG WITH, KEITH TULLER AND ALSO MEMBER ALAN McCLAIN, ED SALAMACK, AND DAVE WEINFELD HIMSELF (WHO VISITED THE INNE SITE SUN. 3/18/90) HAVE AN 1st HAND OF OUR TRUTH & SINCERELY IN THIS WHOLE MATTER — AND I'm SURE ARE AVAILABLE TO CALL OR WRITE SHOULD YOU NEED PROOF FURTHER OF OUR INNOCENCE THROUGHOUT THE 4-YR. PROTEST HISTORY

J.F. MEDFORD, CONSULTANT
23900 SARDA RD
VALENCIA, CA 91355



Marshall,
I received 5/24/90. incident
as promised you.

~~Fred Medford~~ BS + ENGINEERING
1805 L. 17TH AVENUE
APACHE JUNCTION, ARIZONA 85419

I HEREBY STATE THE ABOVE IS TRUE AND CORRECT AND AS DONE ACCORDING TO THE LAWS OF BOTH STATES OF CALIF. & U.S. ARIZONA "UNDER PENALTY OF PERJURY."

State of Arizona
County of Maricopa

Appared Before me this 22nd day of 1990,
Marshall A. Ott

Ann Marie Levey
Notary Public

WRIGHT ENGINEERS LIMITED
(div. Fluor Corp.)



Phone (604) 684-9371 • Fax (604) 687-6130 • Telex 04-5436

1444 Alberni Street, Vancouver, British Columbia, Canada, V6G 2Z

Project No: 1781

October 18, 1989

Mr. Marshall Ott
Western Labs and Engineering
1385 East 17th Avenue
Apache Junction
Arizona 85219

Dear Mr. Ott:

We are in receipt of the check for \$7,500.00. As we have discussed previously, the drill records as provided to us, cannot be used in any constructive sense. This has changed the emphasis of the program as set out in our proposal of July. As we agreed, a new drilling program needs to be set up. This type of work is not our speciality and we therefore recommended that you obtain the services of a geologist to set up and monitor such a program. We agreed to assist you in finding a geologist.

We are recommending that you contact either Dave Rhoades or Irwin Parrish of Derry, Michener, Booth and Wahl of Golden, Colorado, Telephone No. 303 233 8786.

Mr. Ken Midan, Manager of Mining for Wright, has discussed this with Dave Rhoades. We will provide them with all relevant information if you wish to retain their services. These professionals are fully aware of the type of hard facts which must be obtained. They are fully capable of setting up a program to collect and compile the necessary information. We strongly recommend them. We will be pleased to review and report on their findings.

As we cannot cash the check from Mr. Kastner and make disbursements on your behalf, we felt your interests will best be served by returning the check directly to you. There is also a balance of approximately \$1,000.00 in your prepaid account. As we have no current charges against this account we felt this sum should also be returned to you. The two checks are enclosed with this letter.

Yours very truly,

WRIGHT ENGINEERS LIMITED

R. W. Leigh

RWL:srm

R.W. Leigh, P.Eng.,
Senior Mining Engineer

*WE HIRED
Dave Rhoades
for overall
report
By 12/31/89
MA*

*BRIAN HESTER
ASSOCIATE (PROTECT M.R.)
Report
FINISHED
3/1/90
with additional
\$6000+ in
charges
from MBL*

WRIGHT ENGINEERS LIMITED
VANCOUVER, B.C.

(Div. of FLOUR/DANIELS)
CONSTR. CO.

PROJECT NO: 1781 CODE: U / #:02
DATE: 06/06/89 PROPOSAL NO:

NAME OF PROJECT: MAMMOTH MINE

LOCATION: ARIZONA, U.S.A.

CLIENT'S NAME: WESTERN LABS (aka ARIZONA GOLD, INC. - IN THE MAKING!)

HEAD OFFICE: 1385 EAST 17TH AVENUE
APACHE JUNCTION, ARIZONA 85219

SITE ADDRESS: APACHE JUNCTION, ARIZONA

PHONE: (602)982-0381 TELEX:
FAX:

PHONE:
TELEX:
FAX:

CLIENT LIAISON: MARSHALL OTT

WRIGHT EXECUTIVE: (V.P.)

P.T. O'KANE (TERRY)

CLIENT: arrived 1pm TUES. 6/27/89
CLIENT: STAYED 3 THRU FRID. 6/29/89
WRIGHT PROJECT MANAGER: BOB LEIGH

WRIGHT PROJECT COORD:

DESCRIPTION OF WORK: FEASIBILITY STUDY OF GOLD DEPOSIT.

COMMENTS:

CLIENT HAS SENT A \$10,000 U.S. DEPOSIT

(WITH MONTE FORD).

AUTHORIZED BY:

Marshall Ott
CLIENT

ESTIMATED		ESTIMATED	
ENGINEERING HOURS (TOTAL)	ENGINEERING COMPLETION DATE	PROJECT COST	PROJECT COMPLETION DATE
60	/ /		

[Signature]
(WEL MANAGEMENT)

[Signature]
(WEL PROJECT MANAGER)

[Signature]
(WEL EXECUTIVE)

DISTRIBUTION:
ADMINISTRATION: (HMW, JKW, PTOK, JFW)
ACCOUNTING (MF, JB, AC)
MINING & METALLURGY (RP, WFG, RWS)
ENGINEERING (DMB, MAP, JAB, GNO, WMD)

INFORMATION SYSTEMS (PMAC)
MARKETING (JM)
PROJECT MANAGER (3)
TORONTO

This sampling is not systematic and sampling details are unknown, however a low grade gold population beyond the main rich shoots is evident.

In summary, the gold is associated with quartz veins and stringers and is controlled by structural features. The structural mineralized zone is wide, in the order of hundreds of feet. The structure extends the length of the claims - some 4500 ft long. Rich shoots of a few tens to a few hundreds of feet of strike have been previously mined down to 265 ft. The width of these shoots is not noted but Buchella refers to "a zone of quartz veins occur as wide as ten feet". A potential for a low grade gold mineralization occurs outside of the main shoots.

9.0 CURRENT OPERATIONS

Western Labs and Engineering is currently working a small vein, a few inches wide some 100 ft in the footwall of the Morman stope strike. The material is hand cobbled and processed by a lab scale gravity recovery plant - 3" x 9" crusher; 24" x 48" ball mill, 4' x 8' shaker table. Some 1½ tons per shift are processed for 3/4 oz. recovered, on a normal shift.

In addition to the lab scale recovery plant Western Labs and Eng. has on site:

Plant 3 - Jaw Crushers (9" x 15", 20" x 16", 22" x 25")
1 - Hammer Mill 3½ tph to 1/8" from 2"
2 - 7' x 36" Hardinge Ball Mills (dismantled)
4' x 18' 3 deck screen
with four short conveyors
36" x 45' mobile conveyor
Assorted pumps, piping, hoppers
Power and water on site. Paved road to property.



Mobile Equipment

D9H
Terex (D7 equivalent)
5½ yd Michigan Loader
3½ yd Terex Loader
2 x 10 yd Trucks
1/3 yd Backhoe (Wheels)
1½ yd Backhoe (Track)
2½ yd Backhoe (Wheels)
Joy Diamond Drill
11 ton Forklift
185 CFM Compressor with Jackhammer
93 kW Gen. Set
75 kW Gen. Set
36 kW Gen. Set
400 amp Welder
250 amp Welder
Water Wagon
40' x 60' Shop (Concrete floor)
Assay Lab equipped for fire assay and AA

The above equipment is all (except for Ball Mills) in working condition.

Offsite - in Apache Junction, a modern "as new" gravity recovery plant based on:

2 - 8' x 16' Deister Tables
2 - Reichert spirals
3 - 100 gal. capacity cones
14 - 2" hydrocyclones
1 - Hammer mill - 40 tph @ 1/8" product
1 - Double deck screen 4' x 8'
Assorted hoppers, belts, piping and pumps and settling sumps.
Mainly undercover with attached office and lab.



- A complexity is introduced by a Chapter 11 bankruptcy filing by D. Hand and Goldfield Mines.

@ 11/29/84 Note: Bankruptcy 'stay' LIFTED WITH NOW A TOTAL OF 4 CERTIFIED RECORDED JUDGMENTS FROM 8/17/84 - 10/12/84. NOW GETTING DEED FINALLY TRANSFERRED AFTER 3 1/2 YRS. & \$21,000 IN LEGAL FEE TOGETHER.

7.0 BRIEF HISTORY (R.1, R.2, R.8, R.9, R.10)

The seven claims include the Old Mammoth Mine at the south end and the Black Queen Mine at the north end, some 2000' north of the main Mammoth Claim. These claims were formally set out in 1881. Significant amounts of gold were taken out of the Mammoth Mine between '91 and '97, working down to the 265' level. Flooding terminated this mining. The mine was re-opened between 1910 and 1925 and sporadic development took place to -1000'. It terminated when the developer died. Small, high grading surface production occurred in 1929/30 and again in 1949 and 1950 when another rich shoot was found. Shallow rich shoots were worked on the Black Queen claim in the twenties. Western Labs and Eng. is currently working a small operation on the Mammoth. Recently there was some minor illegal activity by others on the Black Queen.

In summary, small very rich shoots were worked to depths of a few hundred feet, mainly at the turn of the century. Sporadic high grading work at surface, together with some development to 1000' was carried out between 1910 and 1950.

8.0 GEOLOGY AND RESERVES (R2, R5, R7, R9)

The previously mined rich shoots occur in a very strong structural faulting zone that extends from south of the Mammoth to north of the Black Queen. The zone striking roughly north-south and dips steeply west. Gold is free with some silver and associated sulphides and occurs in silicified zones, in stringer zones and in brecciated zones in rock types variously referred to as arkose, conglomerates and granites. The width of the mineralized zone structure is variously referred to from two or three hundred feet to 1000 ft. However, in the Mammoth area, parallel workings are evident over perhaps a width of 500 ft. During the visit to the Mammoth Mine, noted were the caved location of the main shoot (Morman stope); a linear open pit some tens of feet deep and a few hundred long, about 500 ft in the footwall from the old Morman stope.



A small rich vein, varying from 1/4" to 4" is currently being worked by hand cobbing methods just east of the old Morman stope. Visible gold was noted in three specimens of shot rock. The Black Queen open pit was also briefly examined and noted were minor stringers and oxidised mineralization in Arkose. The current operation appears to be into the footwall, some 20 ft from the structural zone noted in earlier reports.

Some of the features referred to in the references were identifiable in the above cuts notably:

- signs of strong shearing or faulting in Arkose
- small auriferous quartz veins and lenses in Arkose
- oxidised well mineralized sections also in Arkose
- oxidised pegmatites and aplites

An indication of the lenticular nature of the shoots is evident on the long section (R 15). Reports note these shoots as being relatively shallow, to 265 ft on the main Mammoth, to 150 ft on the Black Queen. R 15 projects two shoots on the Mammoth to below 340 ft but indicates significant pinching. R 16 shows substantial development on the 1000 ft level on the Mammoth. Some 1200 ft of driving intersected two rich but short sections. The best was at the south end with 0.7 oz/ton from car samples over 50 ft of drive. Only limited cross cutting was completed with no evidence of underground drilling. These workings are not accessible.

One feature of significance is apparent from the reports. Although all mining to date appears to have been limited to locating and developing rich shoots, there is evidence of general low grade gold in the full mineralized zone. Some cross cuts on the Mammoth (based on \$/ton @ \$20 gold) show (as oz/ton)

- 50' @ 0.11 oz Au/ton
- 15' @ 0.13 oz Au/ton
- 160' @ 0.18 oz Au/ton
- 105' @ 0.13 oz Au/ton
- 24' @ 0.19 oz Au/ton
- 40' @ 0.03 oz Au/ton
- 40' @ 0.05 oz Au/ton



8. W.L. & E. to commission local surveyor to lay out trenches.
9. W.L. & E. to use their own equipment to clean trenches, as close as possible to bedrock, acquiring any necessary regulatory permits.
10. Wright & W.L. & E. staff to review the above results on site and to decide on the best method of cutting trenches into bedrock i.e. drill and shoot or use backhoe directly or rip and then backhoe.
11. W.L. & E. to complete the trench excavations.
12. Wright to make preliminary geologic investigations of the completed trenching and to recommend preliminary but comprehensive sampling and assay work. This preliminary work to be completed by W.L. & E. staff and assayed in their own laboratory.
13. Any zones of interest, so identified by the work set out in Note 12, will then be resampled by Wright and assayed by an independent laboratory. Zones of critical interest may involve limited re-excavation prior to sampling.
14. The Stage 1 programme will be completed by a report from Wright. This report will detail findings, offer conclusions and recommendations, and will, if justified by the results of the Stage 1 work, indicate the scope of further work which will be required in order to complete a definitive property report.
15. The estimated time used by Wright staff on Stage 1 is 333 hours. The estimated cost of this time including associated out-of-pocket staff expenses is \$41,000.

6.0 PROPERTY OWNERSHIP

The area in question consists of six unpatented and one patented claim:

- Annex
- Mammoth 1 (pat.)
- Mammoth 2 and 3
- Tom Thumb
- Black Queen
- Indian 3

The above claims are a part of a more extensive group of claims, contiguous to the seven in question and covering some 3,000 acres. Only the claims listed are part of the current investigation.

Ownership of the full claims group was not researched during this visit. However, from brief discussions with Mr. L. Tennen, who is attorney for Mr. Marshall Ott and Ms. Mary Ann Howard, it was understood that:

- Mr. Ott and Ms. Howard, as plaintiffs, have recently received a favourable judgement against Goldfields Mines and Messrs. D. Hand and R. Hewlett as defendants
- this judgement confirmed that Mr. Ott and Ms. Howard, through M and M Enterprises, do have a beneficial interest in the full group of claims, as partners of the defendants
- a prior agreement between plaintiffs and defendants provided for M and M Enterprises (which is 100% owned by Mr. Ott and Ms. Howard) to have a 30% interest in the full group of claims. Mr. Ott and Ms. Howard are now diligently pursuing legal remedies to obtain physical partition of these assets.
- From discussions with Mr. Ott, it was understood that physical partition of interests in the full block of claims will lead to Mr. Ott and Ms. Howard acquiring 100% interest in the seven claims in question.

4.0 CONCLUSIONS

Sufficient data is not available to define remaining reserves nor to estimate gold won in the past. It is evident however that rich, relatively shallow, lenticular shoots have been mined previously. Assay data on the 1000' level, shows that though no significant shoots were located on that level, gold mineralization continues at depth.

There is good geologic reasoning to rationalize the relatively shallow nature of the ore shoots, however, this is not to say that all rich shoots have been discovered. Evidence for a wider, more generalized low grade gold mineralization is present. It may be concluded that all the rich shoots, identifiable in washes or locatable by shallow trenching have been discovered. However, in some places alluvial cover can be observed to be over 10'. A major information gap is present, in that little current information exists as to the full width of the potential ore zone, the width of the low grade mineralization and to the degree of general underground lateral exploration. Exploration targets are thus provided. No diamond drilling should be undertaken however until the 1984 and 1986 drilling results are obtained. A staged programme of data gathering and information verification is proposed. The scope of the Stage 1 programme is set out in Section 5 - RECOMMENDATIONS, in the report.

The scope for successive stages cannot be contemplated until the information from Stage 1 is obtained. However, drilling will certainly be required in order to define the depth extent of any target located in the Stage 1 trenching programme.

5.0 RECOMMENDATIONS - Stage 1 Programme

The Stage 1 programme will be basically systematic trenching, the aim of which will be to:

- provide information regarding the width of the mineralized zone which is reported to extend from the Mammoth to the Black Queen



- identify any significant low grade gold areas within this zone
- locate higher grade veins which might be present below the deep cover zone.

5.1 Work Proposed in Stage I

1. Ongoing - R.W. Leigh will contact S. Radvak Jnr. of International Brace Resources (V.S.E.). and obtain a letter from Radvak to instruct Mike Jacobs to provide us with Brace drilling sample results. Jacobs is the assayer who completed the assay work on Brace Resources 1984 drilling programme.
2. W.L. & E. to obtain Buchella's 1986 drilling records. It is understood that Buchella is now deceased and that the records are with Jacobs. A payment of \$15,000 will be necessary before Jacobs releases this information.
3. W.L. & E. to obtain new prints of the satellite image photos (Landsat).
4. W.L. & E. to obtain compiled geophysical maps from John Challinor of Phoenix. Challinor informed Leigh that magnetometer work had picked up sections of the main structural zone. It will cost some \$2,000 to compile the raw data.
5. W.L. & E. to obtain non-stereo air photo of the property and general area. Scale of photo 1" = 200'. Area to be covered - 10,000' x 5,000' (with Tom Thumb) claims in centre.
6. W.L. & E. to obtain largest scale available U.S.G.S. or state topo. maps of claims area.
7. Wright to:
 - review air photos, satellite photos, topo maps, geophysical records, at least one set of either 1984 or 1986 drill records
 - lay out proposed trenching programme on maps or drawings
 - review (by telephone) proposed layouts with W.L. & E.



- R.0 Met Report, J.R. Cooper, Jan. 1988
- R.1 Superstition Gold Mines, John D. Wilburn, undated - Historical narrative
- R.2 Technical Report by F.M. Buchella Jr. P.E. 1987
- R.3 Promotional Report by R.F. Hewlett, March, 1985
- R.4 George Cross Newsletter, March, 1981
- R.5 Outline Geology and Proposed Exporation Programme Report, E.M. Chambers, April 1981
- R.6 Met. Testing Report, Denver Testing, March 1978
- R.7 General Report, C.M. Simpson, February 1975
- R.8 Historical Narrative, C.H. Dunning, February, 1949
- R.9 General Report A.S. Lewis, 1947
- R.10 Historical Narrative, A.S. Lewis, circa 1947
- R.11 Print of Mammoth U/G Workings - scale and data not legible
- R.12 1 Para. Summary of Dr. Sheridan's Report, 1986
- R.13 Flowsheet of Plant in Apache Junction, current
3 other minor met. reports or mill production data.

Further information obtained at site:

- R.14 Current Claims Plan
- R.15 Long Section Mammoth Mine 1" = 50' - Smith 1911
- R.16 Partial Assay Plan - 1000' Level Mammoth Mine (Young) - 1" = 40', 1925
- R.17 Plan and Section - Mammoth 1" = 100', 1923
- R.18 Cross Section - Mammoth 1" = 100', 1923
- R.19 Brace Drill sites, circa 1984

Also reviewed on site were level plans showing the geology of the Mammoth Mine.



Two major drilling programmes have been completed since 1984:

- 1984 - by Brace Resources - (Steve Radvak)
- 1986 - by Frank Buchella

The data from these programmes is not immediately available. However action is being taken to acquire these reports. This will involve Steve Radvak of Brace Resources. Some geophysical data is also available in raw form. This was discussed with the geophysicist John Challinor. (Section 5 - RECOMMENDATIONS).

WRIGHT ENGINEERS LIMITED
(div. Flow Corp)



Phone (604) 684-9371 • Fax (604) 687-6130 • Telex 04-543

1444 Alberni Street, Vancouver, British Columbia, Canada, V6G 2Z

Project No: 1781

July 14, 1989

Mr. Marshall A. Ott
Western Labs and Engineering
1385 East 17th Avenue
Apache Junction
Arizona
U.S.A. 85219

Dear Mr. Ott:

Wright Engineers Limited has pleasure in forwarding to you the property visit report which summarizes our "preliminary findings." Your co-operation and assistance was appreciated.

We look forward to progressing to the next stage of the investigation.

Yours very truly,

WRIGHT ENGINEERS LIMITED

R. W. Leigh

RWL:srm
Encl.

R.W. Leigh, P.Eng.,
Senior Mining Engineer

PLEASE NOTE: STAGE # I.
ITEMS # 1-15 NOW COMPLETED IN FULL
(AS MUCH AS POSSIBLE).
12/15/89 M.A. Ott

Project 1781 - Mammoth Mine

Site Visit Report

1.0 INTRODUCTION

Wright Engineers Limited was retained by Western Labs and Engineering of Apache Junction, Arizona, to make a preliminary report on the Mammoth Mine group of claims. The group comprises seven claims located close to Superstition Mountain some six miles north of Apache Junction.

The work was initiated on June 6, 1989. Mr. Marshal Ott was the representative for Western Labs and Engineering. R.W. Leigh, P.Eng., was project manager for Wright Engineers Limited.

Leigh visited the property over three days from June 27th to 29th. The scope of the work was to:

- become familiar with the property
- review the currently available information and data
- assess what further information, data and consequent work would be required in order for Wright Engineers Limited to issue a definitive property report
- prepare a brief initial property visit report.

3.0 INFORMATION

A substantial package of information was provided by M. Ott prior to the visit. Much of this material may be described as either 'historical narrative' relating to the site, or unverifiable technical information. However, the package did provide a good background, together with a good qualitative description of the property, with interesting summaries of previous gold mining on the site. This information will not be summarized in this site visit report. It is assumed that people reading this report are either familiar with the basic information or have access to his information. For completeness this information is referenced below:



AERIAL of MAMMOTA BLACK QUEENⁿ FAULT ZONE

COURTESY J. SANSTAD @ 12/1/89 (PHOTO TAKEN 1984)



AERIAL of Mammouth/Biopic Queen
FAULT ZONE

COURTESY J. SANITENS @ 12/1/84 (PHOTO TAKEN IN 1984)



FILED

FEB 23 1990

UNITED STATES DISTRICT COURT

RICHARD M. WEARE, CLERK
UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA
BY: _____
DEPUTY CLERK

DISTRICT OF ARIZONA

(CIVIL MINUTES--GENERAL)

Civil Case No. CIV-89-570-TUC-RMB Date February 23, 1990

Title DARRELL G. & SHARON HAND vs. MARY ANNE HOWARD, et al
& m. Ott

=====

HONORABLE RICHARD M. BILBY

=====

Proceedings: Open Court Chambers X Other

IT IS ORDERED that Appellants' Motion For Appeal is
DENIED for the reasons set forth in this Court's Order of January
2, 1990, in the companion case of Goldfield Mines, Inc. v. Ott.

 copies issued to:

Jensen, Wolfram, RMB.

PLEASE NOTE NEW ADDRESS
STERNS AND TENNEN

849 North Third Avenue
Phoenix, Arizona 85003-1439

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Law Offices of
STERNS and TENNEN
Fourteenth Floor, Luhrs Tower
Forty-Five West Jefferson Street
Phoenix, Arizona 85003-2321 U.S.A.
Telephone 602 / 254-5197

Attorneys For:

Plaintiffs

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

MARSHALL A. OTT and MARY ANN
HOWARD, d/b/a/ M&M ENTERPRISES,
a general partnership,

Plaintiffs,

vs.

RICHARD F. HEWLETT et ux.,
et al.,

Defendants.

NO. C 602950

NOTICE OF ENTRY OF
UNITED STATES DISTRICT
COURT ORDERS

NOTICE HEREBY IS GIVEN that Orders have been entered by the United States District Court, For the District Of Arizona, in CIV-89-571-TUC-RMB, and in the companion case of CIV-89-570-TUC-RMB, photocopies of which are attached hereto for the Court's reference and consideration. These two matters arose as the subject of appeal from the Orders of the United States Bankruptcy Court lifting the automatic stays in the Chapter 11 bankruptcy proceedings of Defendants Hand and Goldfield Mines, Inc., respectively.

supporting brief leave to appeal is appropriate since it will aid in the final resolution of this case.

1
2 One basis for Appellants appeal involves the direct
3 challenge of the Superior Court determination that a partnership
4 ever existed. Appellants are precluded by the doctrine of res
5 judicata from relitigating this matter. In re Bertoli, 58 B.R.
6 992, affirmed 812 F.2d 136 (3rd Cir. 1987). In the state court
7 issues have already been adjudicated concerning the fact a
8 partnership existed and assets were to be divided. Plus, the
9 risk of inconsistent adjudications by the state court and the
10 bankruptcy court is unrealistic since the Findings of the state
11 court specifically state that the Appellees have fully performed
12 their obligations pursuant to the contract.

13 11 U.S.C. § 362(d) provides for relief from the automatic
14 stay "for cause, including the lack of adequate protection of an
15 interest in property of such party in interest."

16 Appellant's argue the Appellees are unsecured creditors
17 and have failed to sustain their burden of establishing cause
18 for relief from the automatic stay. Appellees are not, however,
19 mere unsecured creditors, but are partners with the Appellant
20 and others in the property claimed by the Appellant to be part
21 of its personal bankruptcy estate.

22 A Partnership is a distinct legal entity separate and
23 apart from the partners who formed it. When a partner files a
24 petition in bankruptcy, the automatic stay applies to that
25 partner's personal property, including the debtor's interest in

DIANE AND LINDA
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Forty-Five West Jefferson Street
Phoenix, Arizona 85001-221 U.S.A.
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6. That Plaintiffs were excluded from the management and control of the business of the M&M/HHG PARTNERSHIP that on or about the 6th day of June, 1986, Defendants sent written notification to Plaintiffs unilaterally attempting to terminate and forfeit the interest of Plaintiffs therein; and that as of the date of trial herein, that is May 11, 1989, Plaintiffs have not received a full and complete accounting from Defendants.

7. That Plaintiffs were not aware of nor did Plaintiffs consent to the M&M/HHG PARTNERSHIP incurring any liens or encumbrances on the assets thereof; and that there are no persons who extended credit to the M&M/HHG PARTNERSHIP.

8. That the assets of the M&M/HHG PARTNERSHIP consist of the following:

ASSET	VALUE
15 unpatented mining claims	1,875,000.00
Patented mining claim	250,000.00
additional claims acquired for project	578,800.00
2 and 1/2 acres and dwelling	100,000.00
equipment	27,474.80
stock of Goldfield Mines, Inc.	500,000.00
proceeds of gold and silver sales by Defendants	7,564.91
TOTAL	\$3,338,839.71

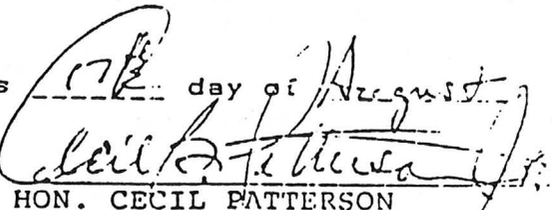
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Forty-Five West Jefferson Street
Phoenix, Arizona 85003-2321 U.S.A.
Telephone 602 / 254-5197

1
2 2. That the partition proposed by Plaintiffs as
3 set forth above is fair, reasonable and equitable under all the
4 circumstances present herein; and

5 3. That Plaintiffs be awarded Judgment against
6 Defendants RICHARD F. HEWLETT and MARGARET HEWLETT, husband and
7 wife, and each of them, for the balance due Plaintiffs in the
8 amount of \$1,651.91, plus the sum of \$46,399.98 for attorneys'
9 fees and costs incurred prior to May 11, 1988 and accrued interest
10 thereon, together with a reasonable amount for attorneys fees
11 incurred herein subsequent to the 11th day of May, 1988, plus
12 taxable costs incurred subsequent to the 11th day of May, 1988,
13 plus interest at the legal rate of 10 per cent from the date of
14 entry of Judgment until paid in full.

15 4. That the form of Judgment attached hereto shall
16 be submitted and lodged with the Court for entry in accordance
17 with law.

18 DONE IN OPEN COURT this 17th day of August
19 1989.

20 
21 HON. CECIL PATTERSON
22 JUDGE OF THE MARICOPA COUNTY
23 SUPERIOR COURT

24 
25 MELVIN STERNBERG
26 SPECIAL MASTER
27
28

FILED

JAN 2 1990

RICHARD H. WEARE, CLERK
UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA
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IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

In The Matter Of:)	
GOLDFIELD MINES, INC.,)	NO. CIV 89-571 TUC-RMB
Debtors,)	
_____)	
GOLDFIELD MINES, INC.,)	O R D E R
Appellant,)	
vs.)	
MARSHALL A. OTT, et al.,)	
Appellees.)	
_____)	

Appellees are partners with Debtor/Appellant and other parties in an adjudicated partnership concerning a mining venture (M&M/HH&G Partnership). Appellees instituted litigation in the Superior Court of Maricopa County seeking an accounting and winding up of the partnership affairs, and partition of the partnership assets of the partners. A jury decision and verdict was rendered in favor of the Appellees resulting in the appointment of a Special Master to conduct proper proceedings for the accounting, termination and partition of the partnership.

Wolfram
Tehnen
RMB

LODGED
KEVIN E. O'BRIEN, CLERK
U. S. BANKRUPTCY COURT
FOR THE DISTRICT OF ARIZONA

AUG 25 1989

FILED

SEP 12 1989

KEVIN E. O'BRIEN
U. S. BANKRUPTCY COURT
FOR THE DISTRICT OF ARIZONA

1 Leslie I. Tennen
2 STERNS AND TENNEN
3 Suite 1400, Luhrs Tower
4 45 West Jefferson
5 Phoenix, Arizona 85003
6 602-254-5197

7 Attorneys for Movants Marshall A. Ott and Mary Anne Howard
8 dba M & M Enterprises

9 IN THE UNITED STATES BANKRUPTCY COURT
10 IN AND FOR THE DISTRICT OF ARIZONA

11 IN RE: DARRELL G. HAND and)
12 SHARON L. HAND)
13 Debtors)

14 NO. 89-1257 TUC LO
15 (Chapter 11 Proceedings)

16 MARSHALL A. OTT and)
17 MARY ANNE HOWARD,)
18 doing business as)
19 M&M ENTERPRISES, a)
20 partnership,)

21 ADVERSARY NO. M89-0944
22 ORDER

23 Movants,)

24 vs.)

25 DARRELL G. HAND and)
26 SHARON L. HAND,)
27 Respondents)

28 I hereby certify that the annexed
instrument is a true and correct copy
of the original on file in the Office
of the Bankruptcy Clerk.

Dated 09-13-89 *[Signature]*
Authorized Deputy Clerk

29 THIS MATTER having regularly come before the Court
30 for hearing on Movants' Motion for Relief From Automatic Stay, on
31 August 17, 1989, the Court being fully advised in the premises and
32 good cause appearing,

33 IT IS ORDERED that the Automatic Stay imposed by 11
34 U.S.C. Sec. 362 is hereby lifted, terminated, modified and
35 . . .

STERNS and TENNEN
Fourteenth Floor, Luhrs Tower
Forty-Five West Jefferson Street
Phoenix, Arizona 85003-2121 U.S.A.
Telephone 602-254-5197

Key LETTER

P. O. Box 1324 , Newport News, VA 23601

June 11, 1990

Rec'd
6/15/90

To :-

The Honorable Governor, Rose Mofford
1700 W. Washington St. -- 9 th. Floor
Phoenix, AZ 85007

Phone (602) 542- 4331

RE: My letter, dated May 12, 1990
Concerning Western Labs & Engr'g.

Dear Governor Mofford:

This is a letter I was hoping I would not have to write. As of this writing, my information is- (none of the various things which certain AZ State officers illegally took from Mr. Marshall Ott and Western Labs property have been returned to him) therefore, I feel that this letter is just as important as the previous one referenced above.

I don't think that Mr. Ott wants to initiate a lawsuit over the Western Labs debacle, but if nothing is done by the State of Arizona to rectify the illegal action taken by State officials (which amounted to Grand Theft, Robbery and Violation of Constitutional Rights) then I predict that the State will likely be facing a lawsuit of sizeable proportions, perhaps Fifty Million \$.

If the State permits employees to conduct such "Lynch Mob Tactics" as was done against Mr. Ott and his Western Labs business, without any corrective action to the individuals responsible, then it is the same as becoming a party to those actions and condoning them. I believe that it can be proven that the individuals who planned the confiscation of Mr. Ott's personal property and that of Western Labs did it because they wished to destroy that business. I also think that their motives can be revealed and that protection of those doing business with W L was only an excuse for the action.

All three Major News Networks are already aware of this unjust happening. I would recommend that before the State of Arizona is embarrassed by a National Televised program, such as "20/20" or "60 Minutes", picturing them as a State which condones "Lynch Mob Tactics", that STRICT ACTION be promptly taken.

Consideration should be given to the following:

- (1) Effect the immediate return of all property taken from Mr. Ott and Western Labs & Engineering
- (2) Make the State's own News Release to tell the public that the article on Western Labs appearing in the Phoenix Gazette Mar. 27, (and 6/8/90) 1990 was based on erroneous information and name the individuals responsible for giving the data to the paper's employees.

(Continued on Sheet 2)

REC'D
6/15/90

9941 East Cornell Avenue
Denver, CO 80231
June 4, 1990

The Honorable Rose Mofford
Governor of Arizona
Phoenix, Arizona 85007

My dear Governor:

I do not know the legal reference to be cited (if any exists), but I'm sure this matter has previously been brought to your attention.

I refer to the attempt of your Department of Public Safety in the person of Mr. Ken Johnson, to force out of business Mr. Marshall Ott's gold mining endeavor operating in the old Mammoth Mine complex northeast of Apache Junction under the Company name of Western Labs and Engineering, Inc.

Mr. Johnson has tried to create in the public mind the idea that this operation is a scam, because this mine field is played out. This is in spite of his awareness that a highly qualified geologist did an objective study of the property in October and November of 1989, and reported that it was deserving of further mining. The study was very comprehensive, both objectively and historically, and it was entirely impartial and the assessment was definite and positive.

I find it difficult to associate Mr. Ott's entirely legal operation with any legitimate concerns, legal or otherwise, of the Department of Public Safety, but quite apart from that, the manner in which he (Johnson) confiscated all types of company records and equipment, and even a lot of unrelated personal things of Mr. Ott's, appears to have been quite improper and even illegal. His motivation appears to have been extraordinary to the point that one can't help but wonder who put him up to this and why. Is the State of Arizona behind this, or is it that other individuals are covetous of Mr. Ott's ownership of this lease and his attempt to operate a mine for his own benefit and that of his financial backers?

In publicly characterizing Mr. Ott's operation (Western Labs and Engineering d/b/a M & M Enterprises) as a "scam" (see the Phoenix Gazette, Tuesday, March 27, 1990), Mr. Ken Johnson may well be guilty of character assassination and left himself and the State of Arizona open to charges of slander.

I ask that this matter be investigated, and in my opinion it will be ascertained that the seizure by Mr. Ken Johnson will be found to have been improper, so that it must be rectified promptly, and some atonement made. Mr. Ott has been placed in an extremely difficult position by Mr. Johnson's actions, which I feel have reflected adversely on the State of Arizona.

2 Wapiti Dr.
Bayfiel CO. 81122
06/05/90.

Arizona Corp. Commission.
Phoenix, AZ.

RE: Western Engineering Lab: Marshall Ott

Gentlemen;

Your letter and questionnaire noted. The questionnaire is not relevant as I have not (in my recollection) conducted any financial business with Mr. Ott since he moved to AZ. I have however observed his activity and inspected his properties and mine records.

My business with Mr. Ott, was initially, and has been confined to matters pertaining to the Paladin promotion in CA. To the best of my knowledge Mr. Ott was not responsible in that case for the misuse of funds raised to initiate a placer operation on Selerium lake. It has been my understanding that Mr. Ott was the one who "blew the whistle" on the now deceased Mr. Halderman and tried to salvage something for those who had purchased blocks of placer ground.

It is further my understanding that Mr. Ott has carried forward into his operation in AZ, credits for those investments in Paladin properties to be honored when and if he can successfully develop the Apache Jct. properties. This is not the conduct of a fraud as you seem so ready to disparage him. This crediting of Paladin interests in Western Labs and Engineering is probably why you jumped to conclusions that I am helping to finance his development of the AZ. properties. I would if I could but I have too many other irons in the fire.

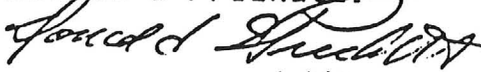
I have some general idea of Mr. Ott's problems in trying to get the properties into production. His enemies (one time associates, I think) have tried their legal road blocks and lost. It seems to me they are now "rattling your cage" to get the beaurocracy to flex it's muscles and do their dirty work for them. i.e. scuttle Ott so they can get control of the properties. Maybe you are being used.

I am not educated in the fine points of what constitutes "selling unregistered securities" and the validity of your charges. I can however, after 70 years in this country of ever increasing oppressive Government, object to your letter of condemnation and abuse when you havn't yet investigated the matter or taken it to trial. It reminds me of the Atty. Gen's odorous part in the political assassination of Gov. Mechem on trumped up charges by the beaurocracy.

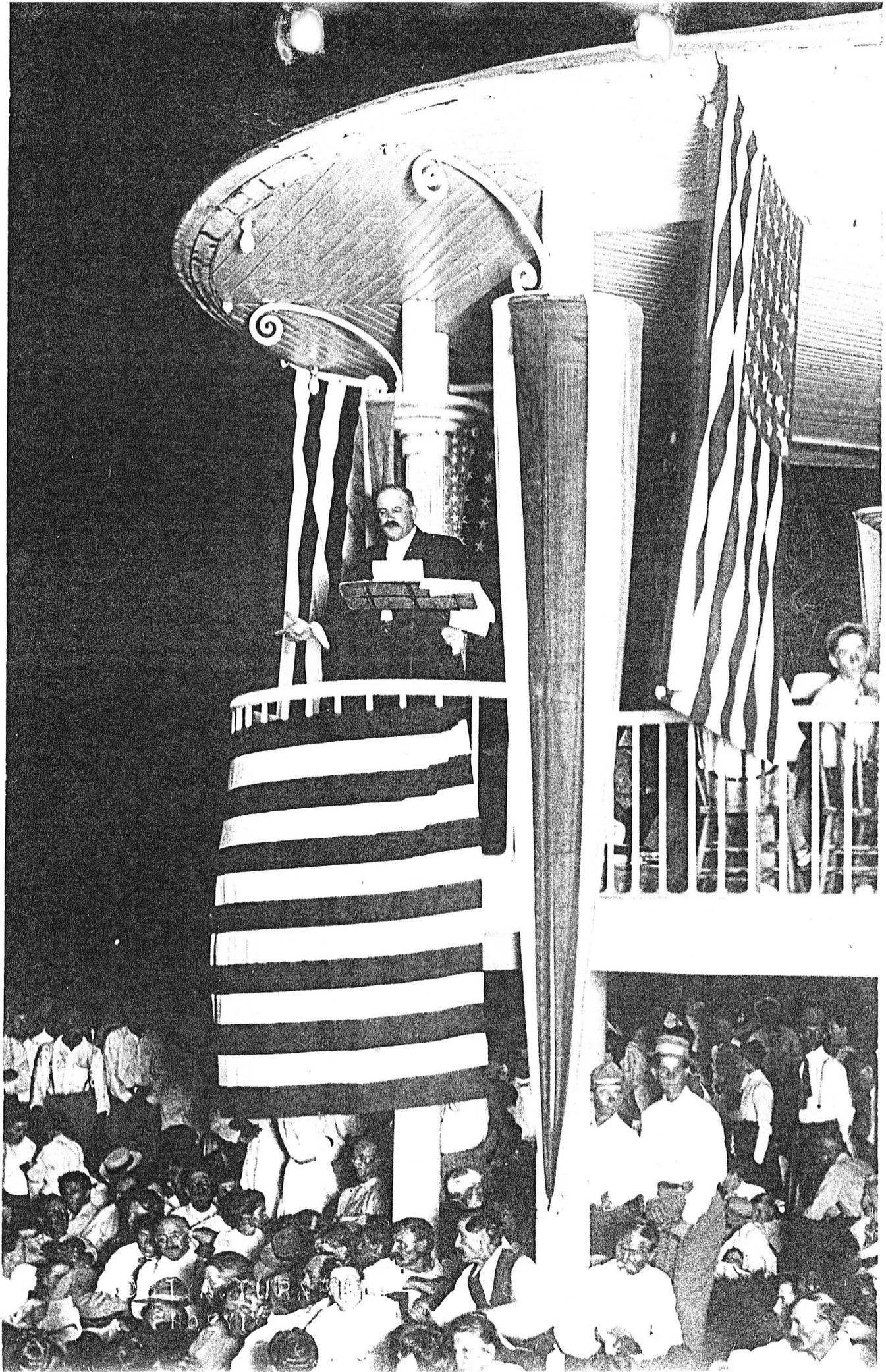
I also suspect that part of the persecution of Mr. Ott is based on opposition to his religious belief. The insidious growth and influence of atheism and humanism can be seen more and more in business and Government. Their converts never miss a chance to "get at a Christian" especially if they can use the power of the courts and the Government to do their dirty work.

No I am sorry I can't help scuttle Marshall Ott.

Donald I Prickett

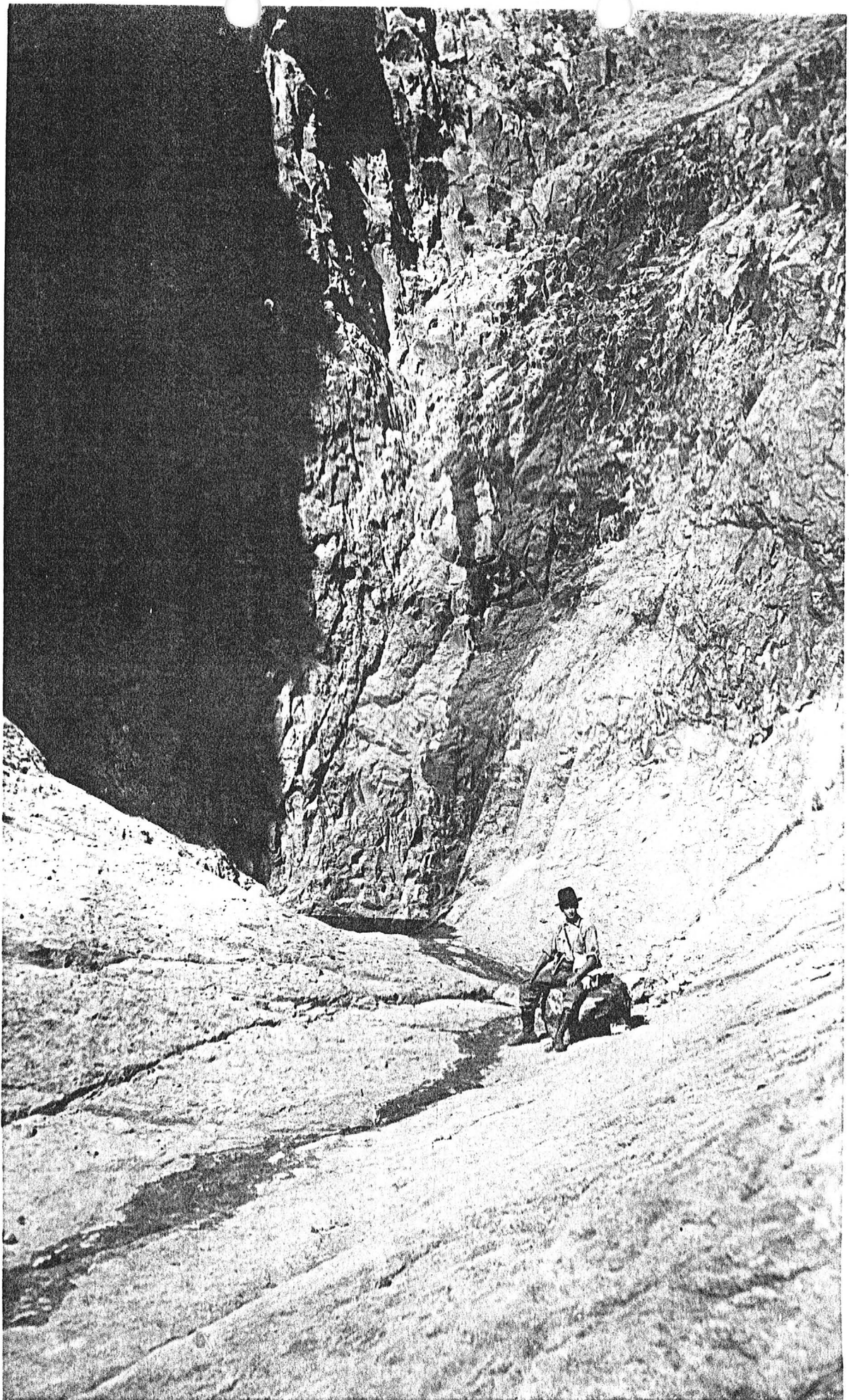


Rec'd 6/12/90 from the
HONORABLE COLONEL PRICKETT
(WWII FAR EAST
PILOT OVER
TOKYO)
- PLenty of MEDALS

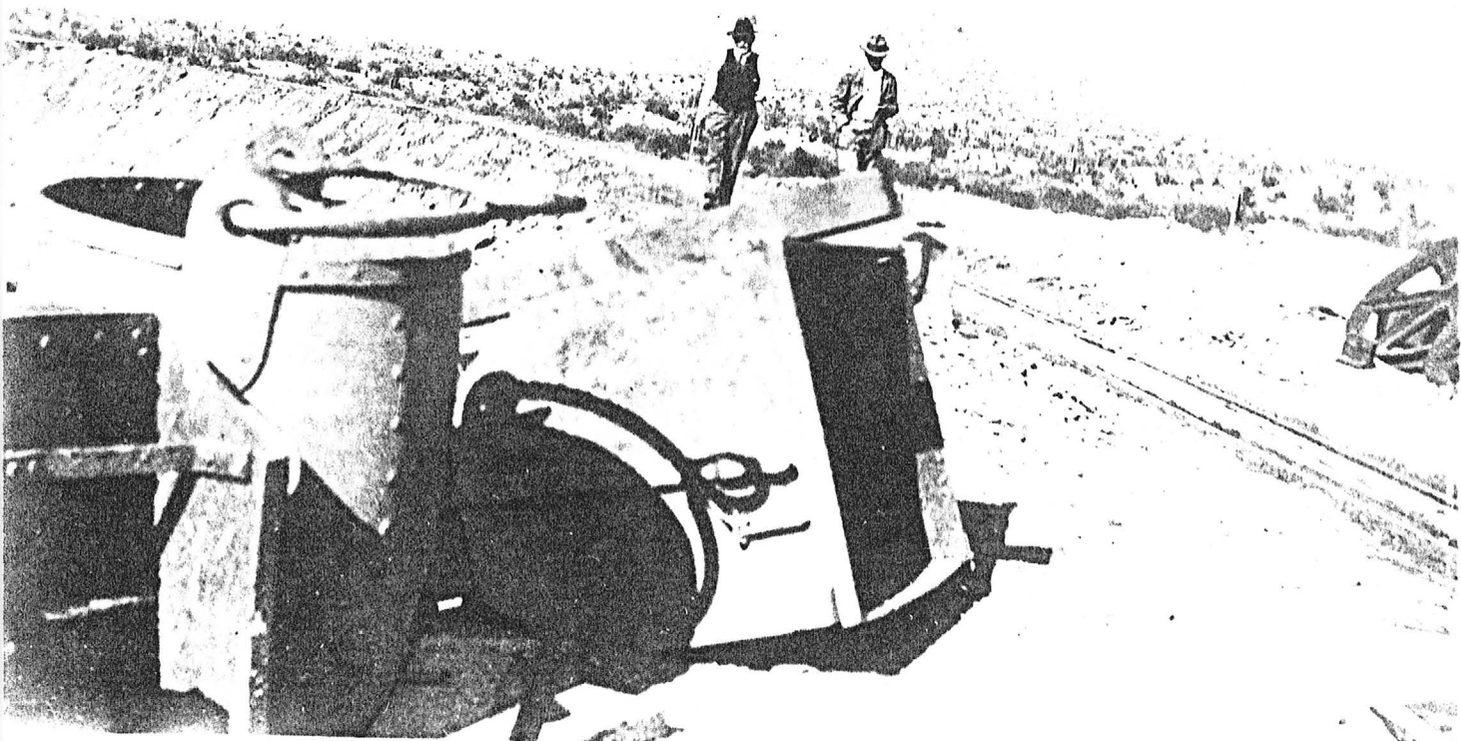


MR.
YOUNG

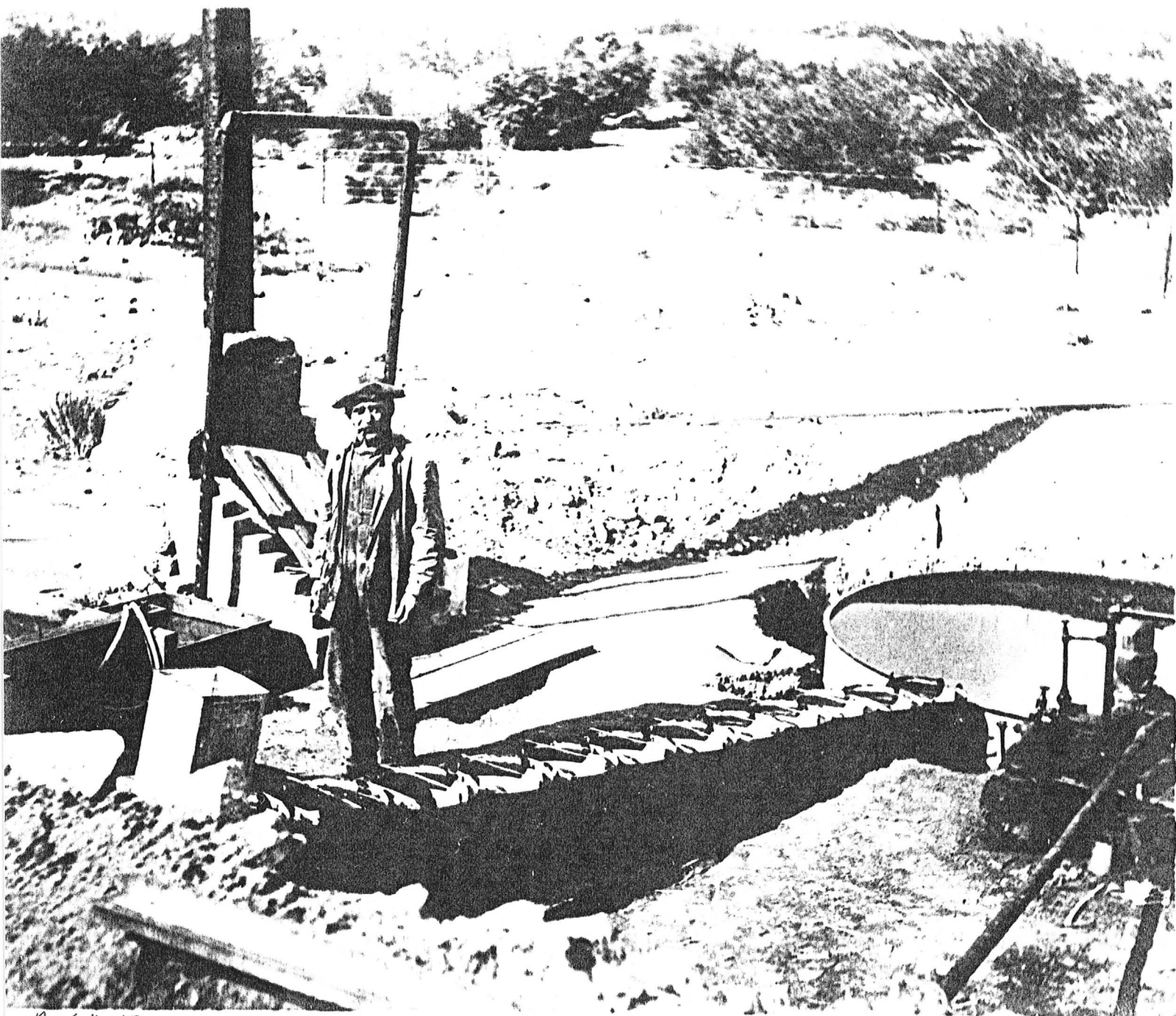
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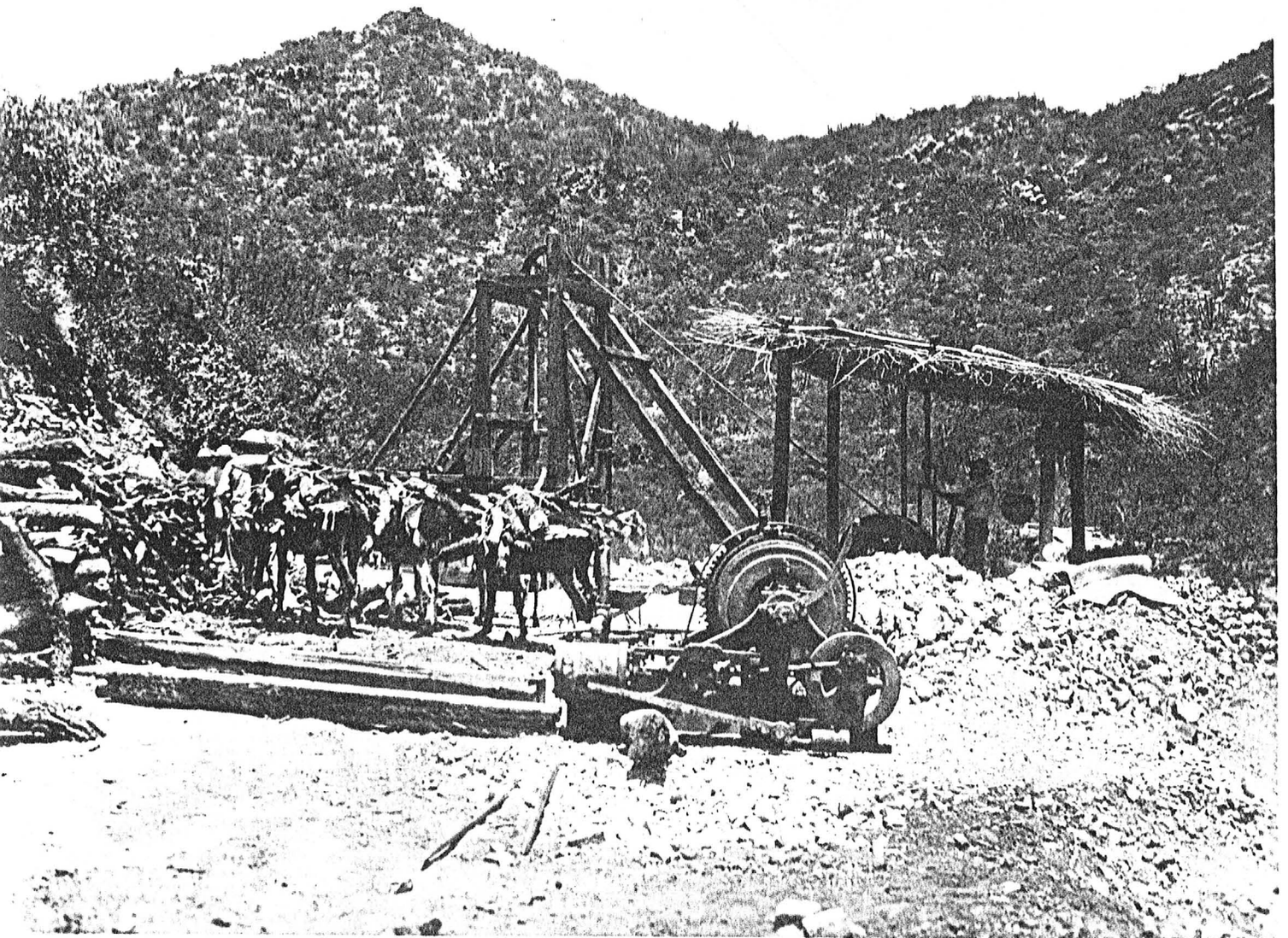
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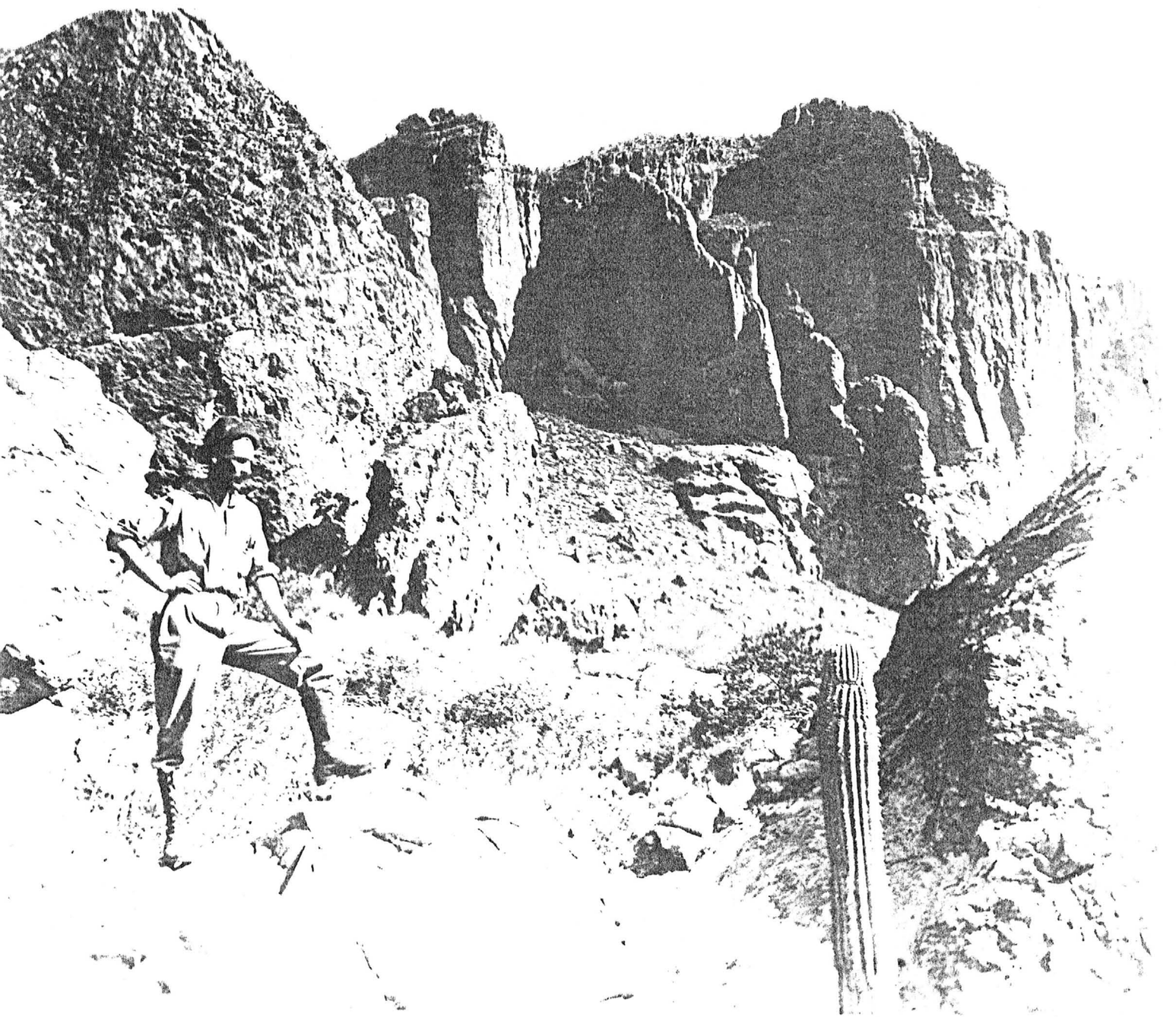
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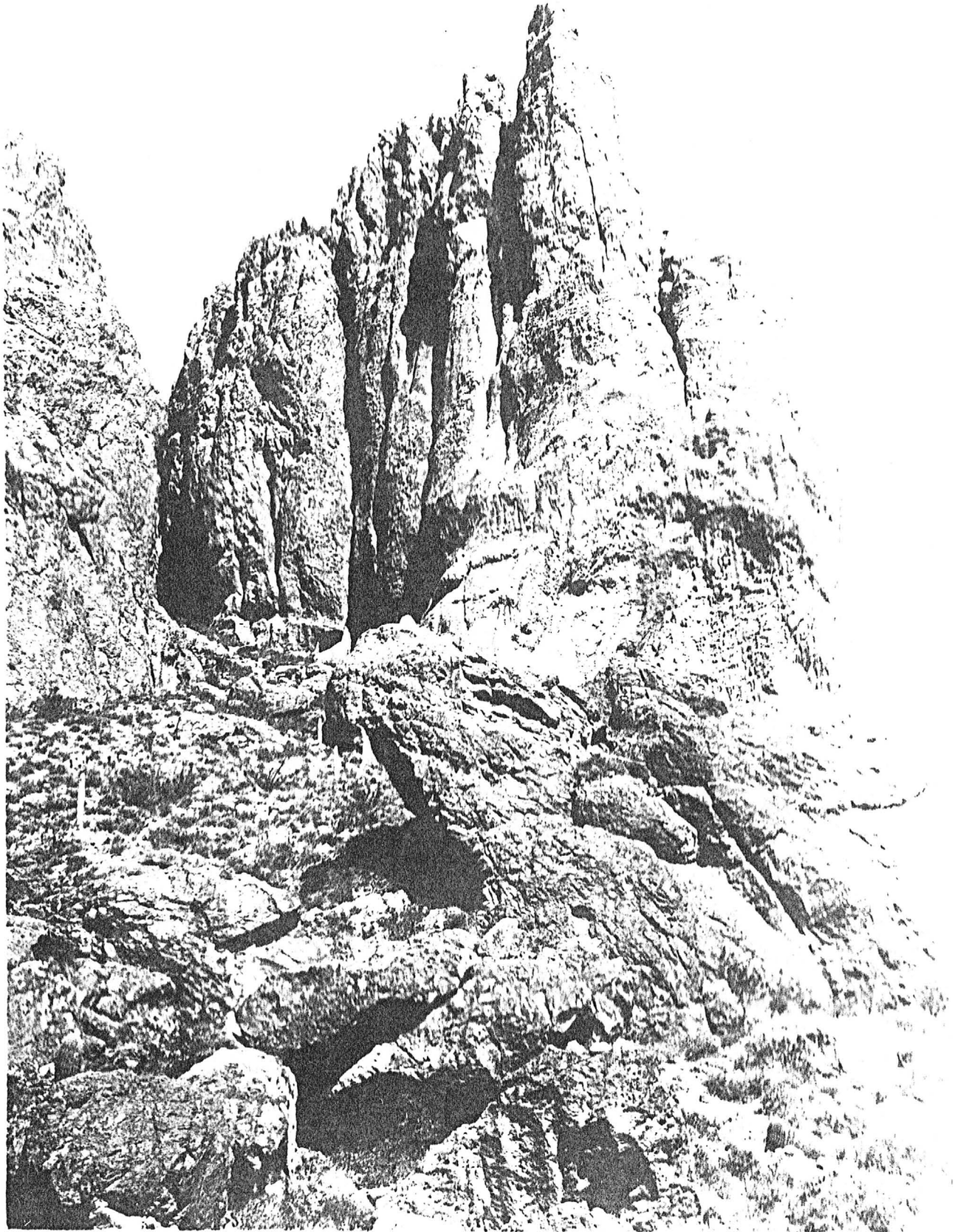
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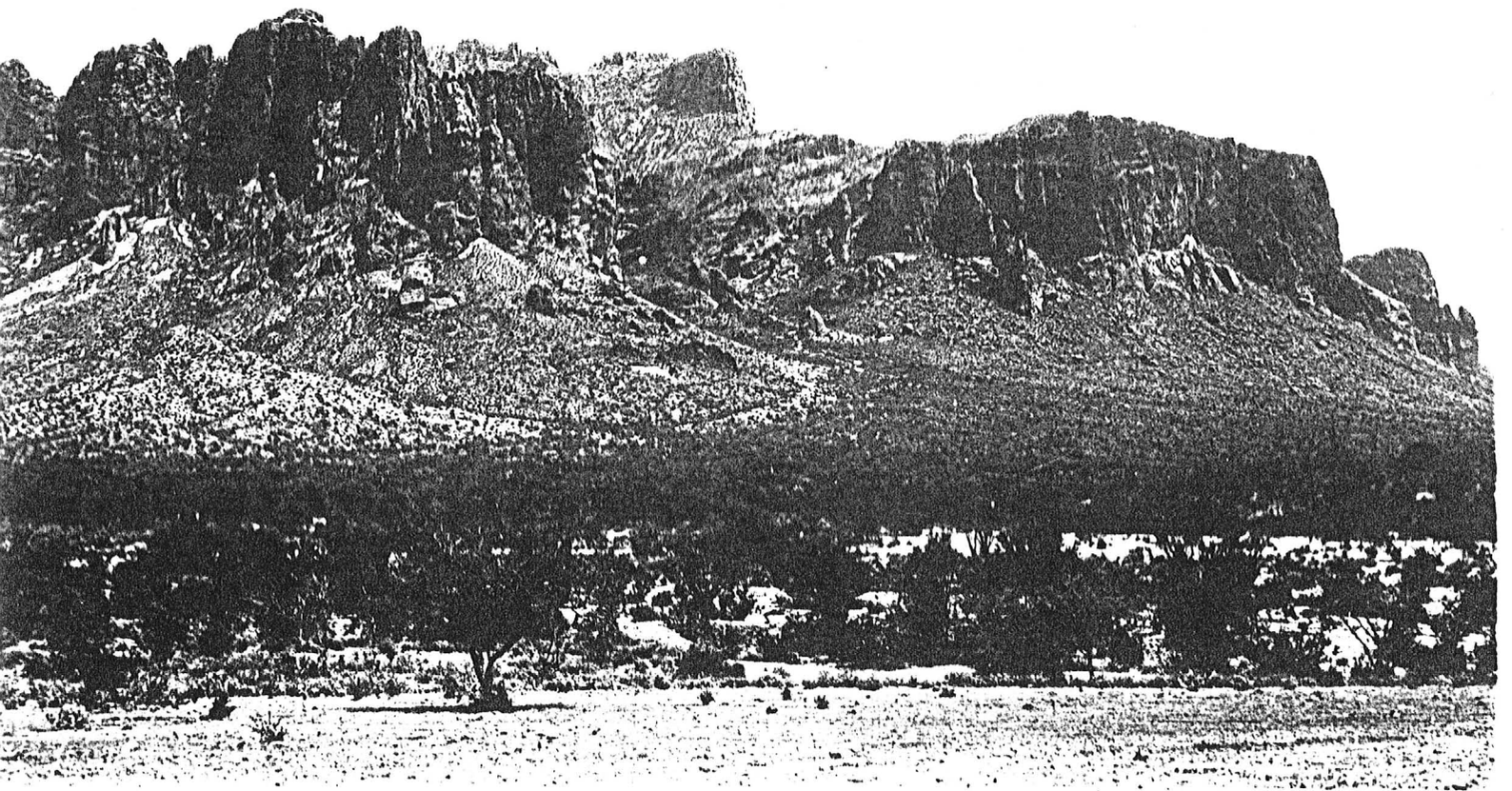
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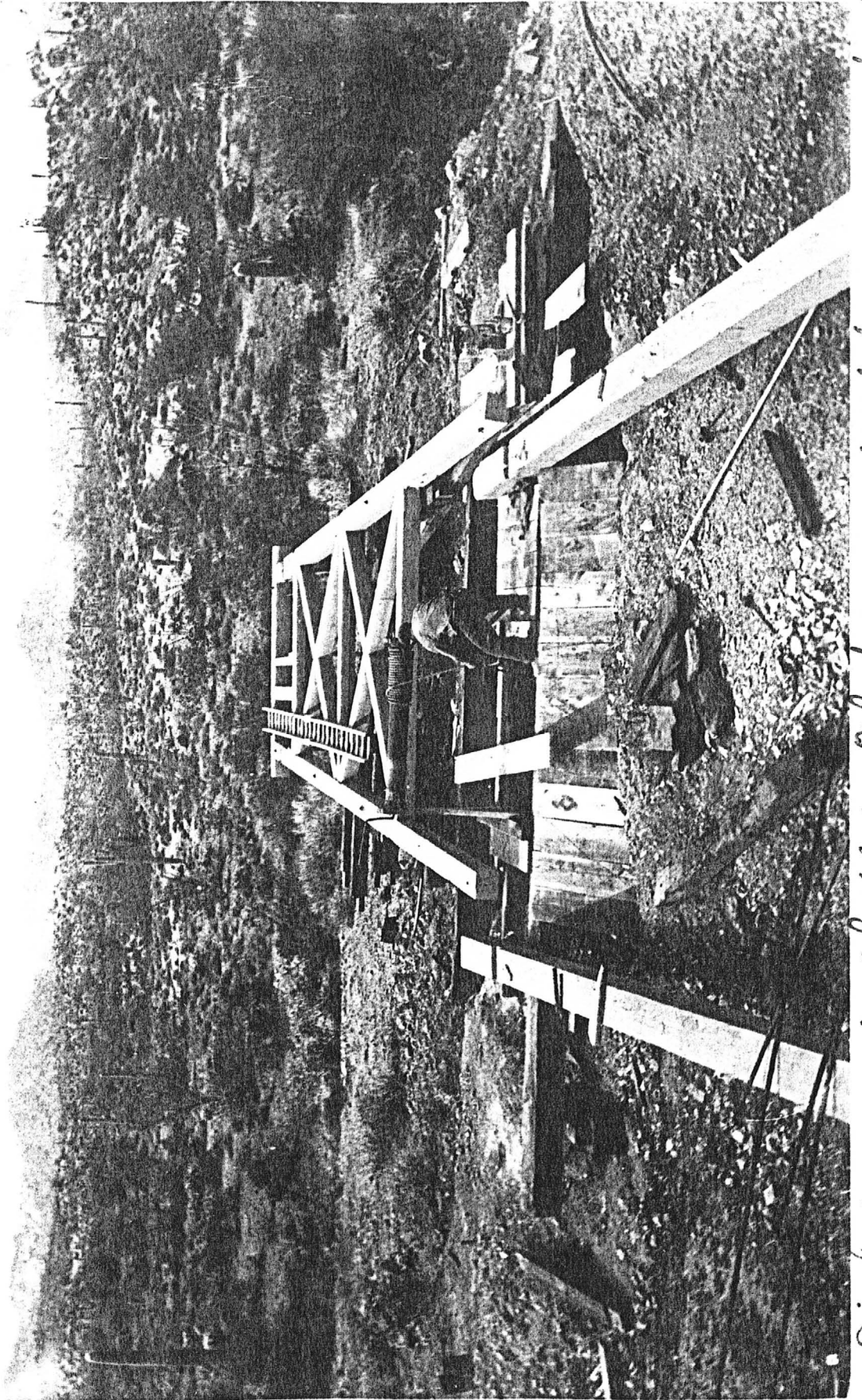


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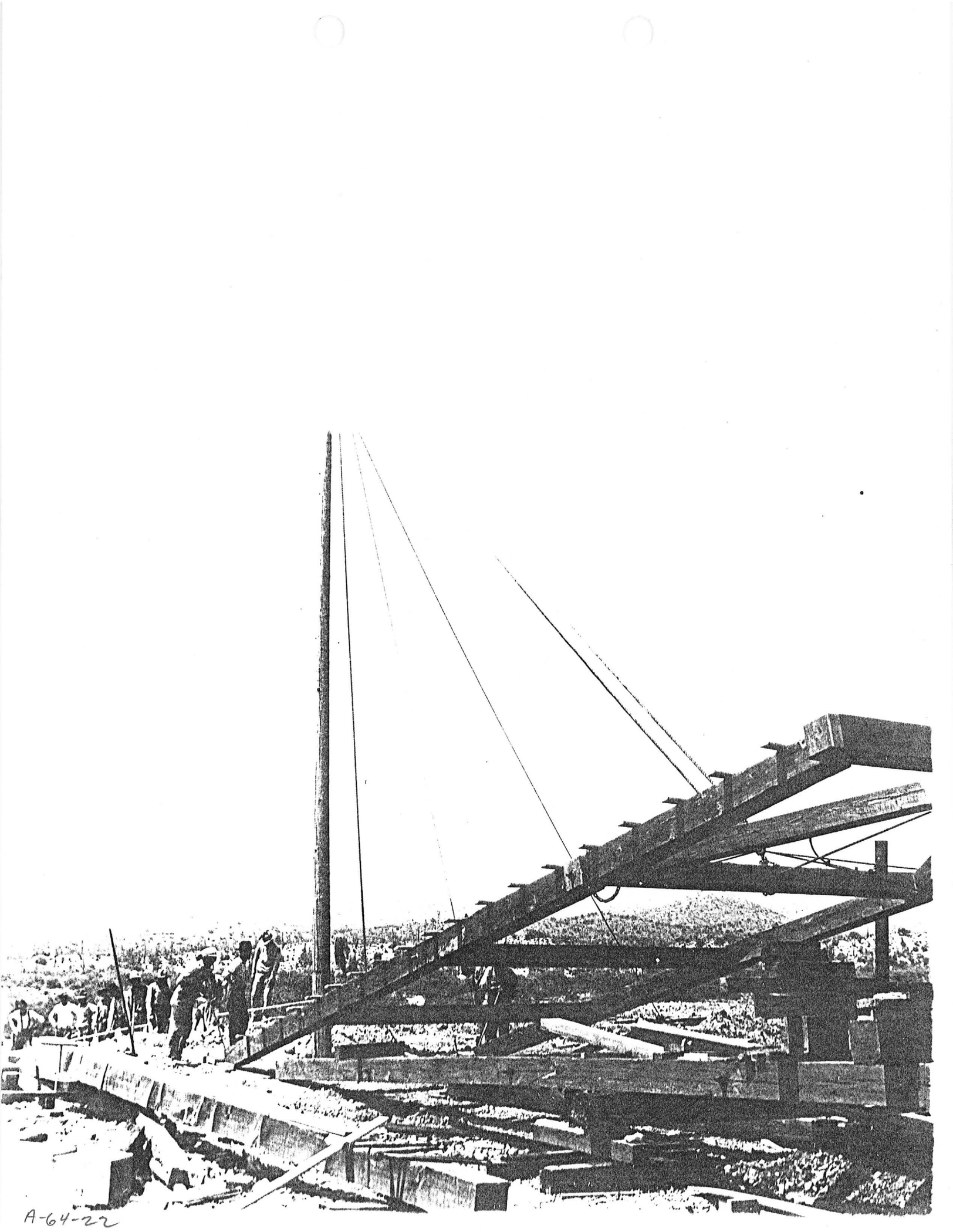
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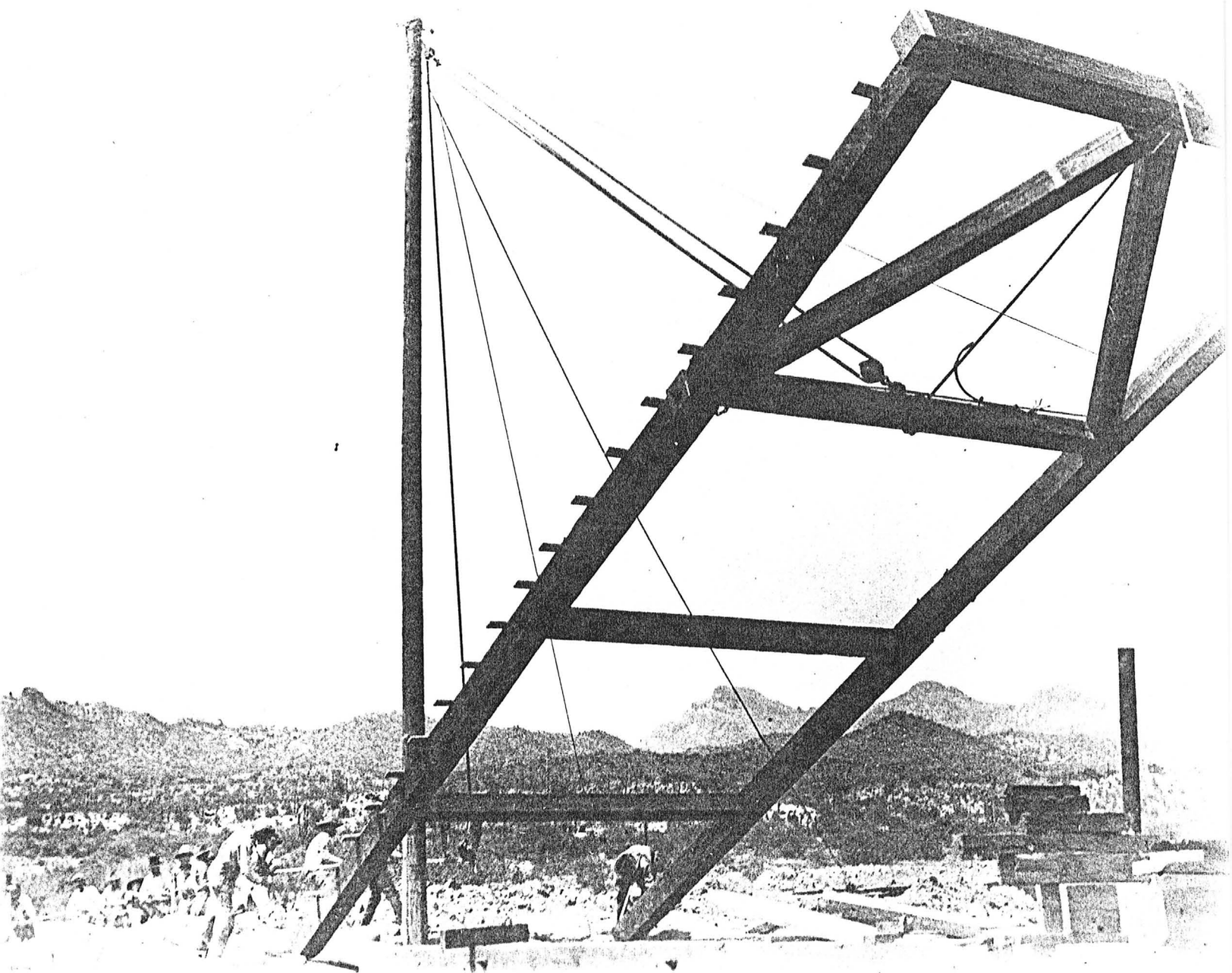
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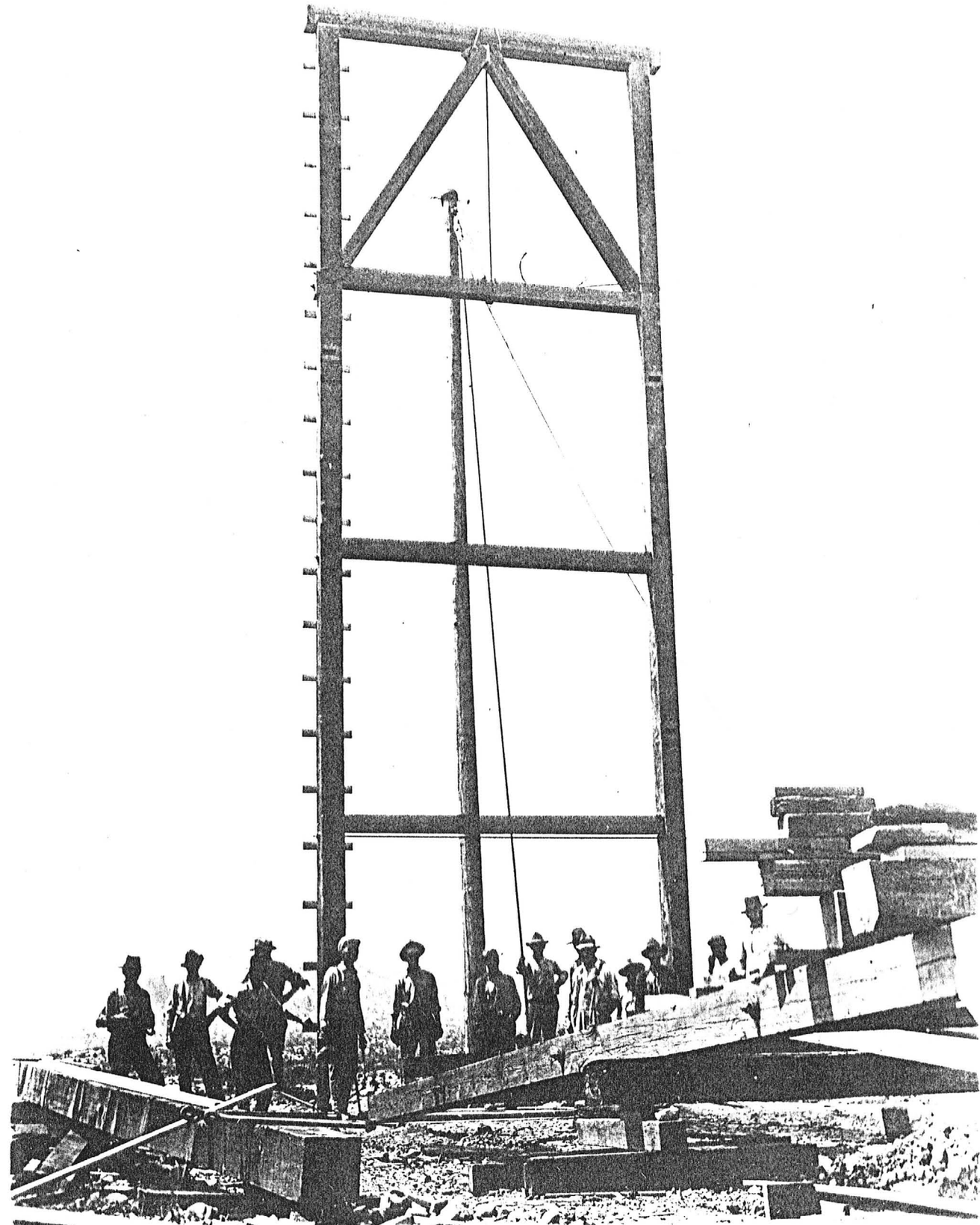
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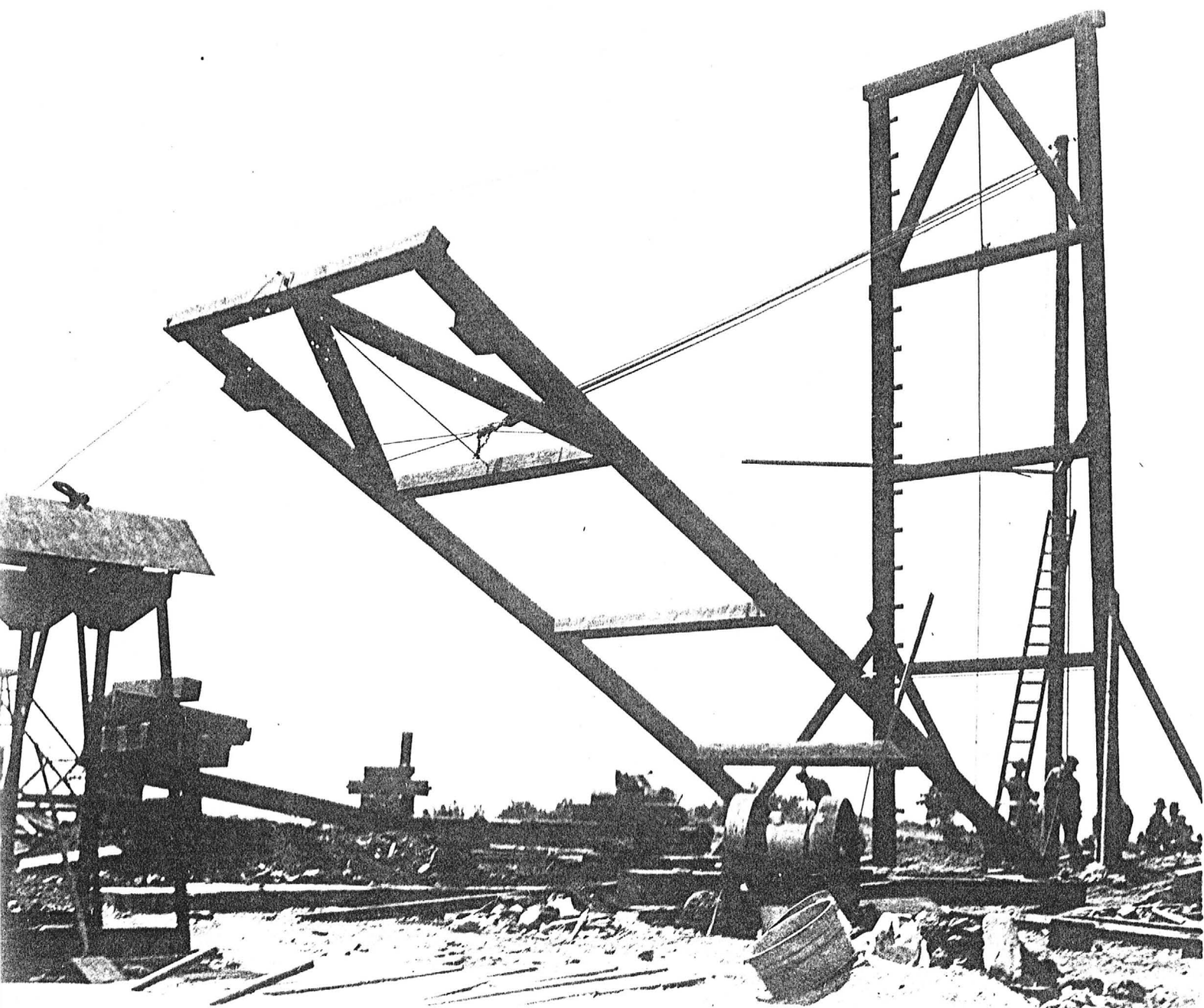
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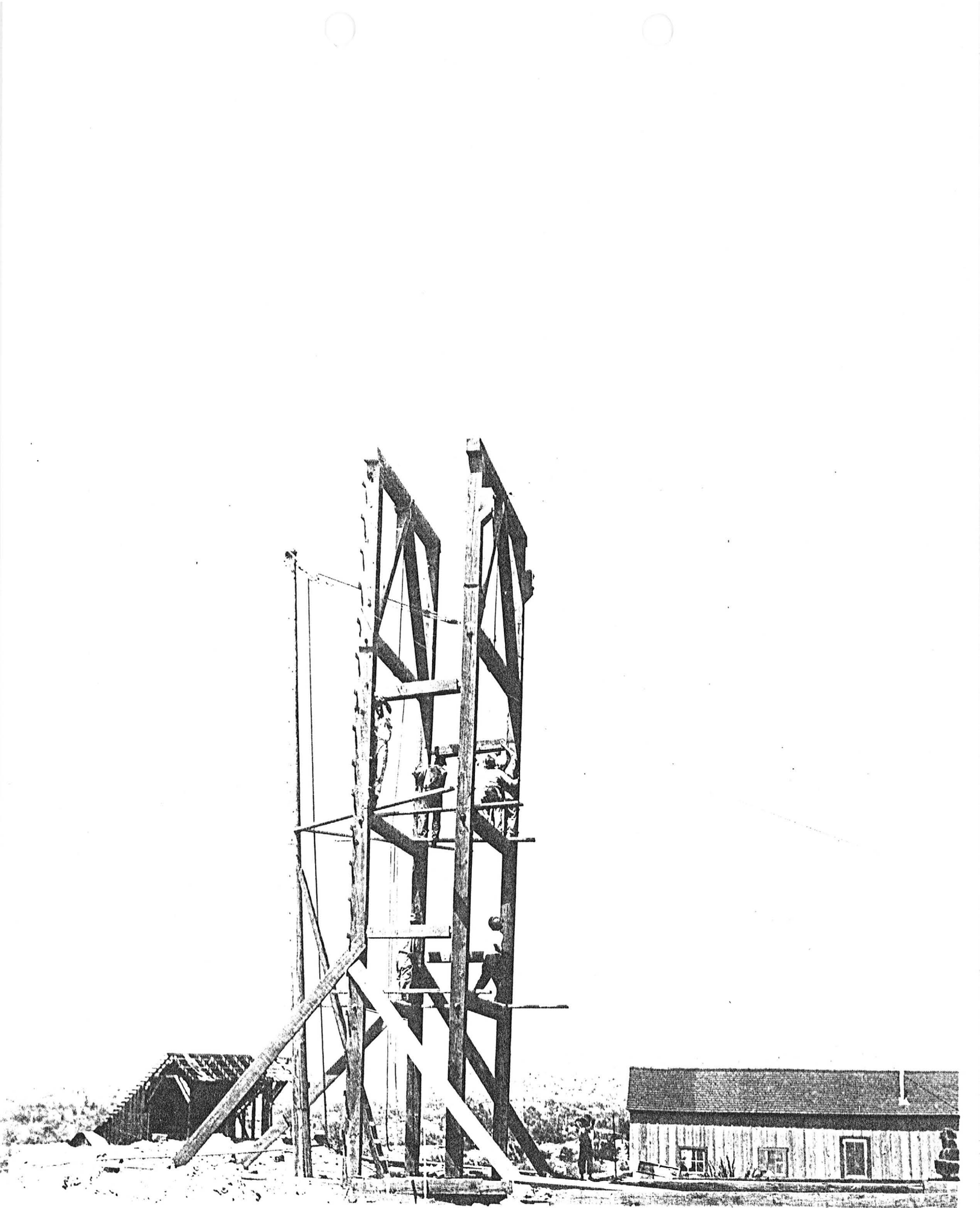
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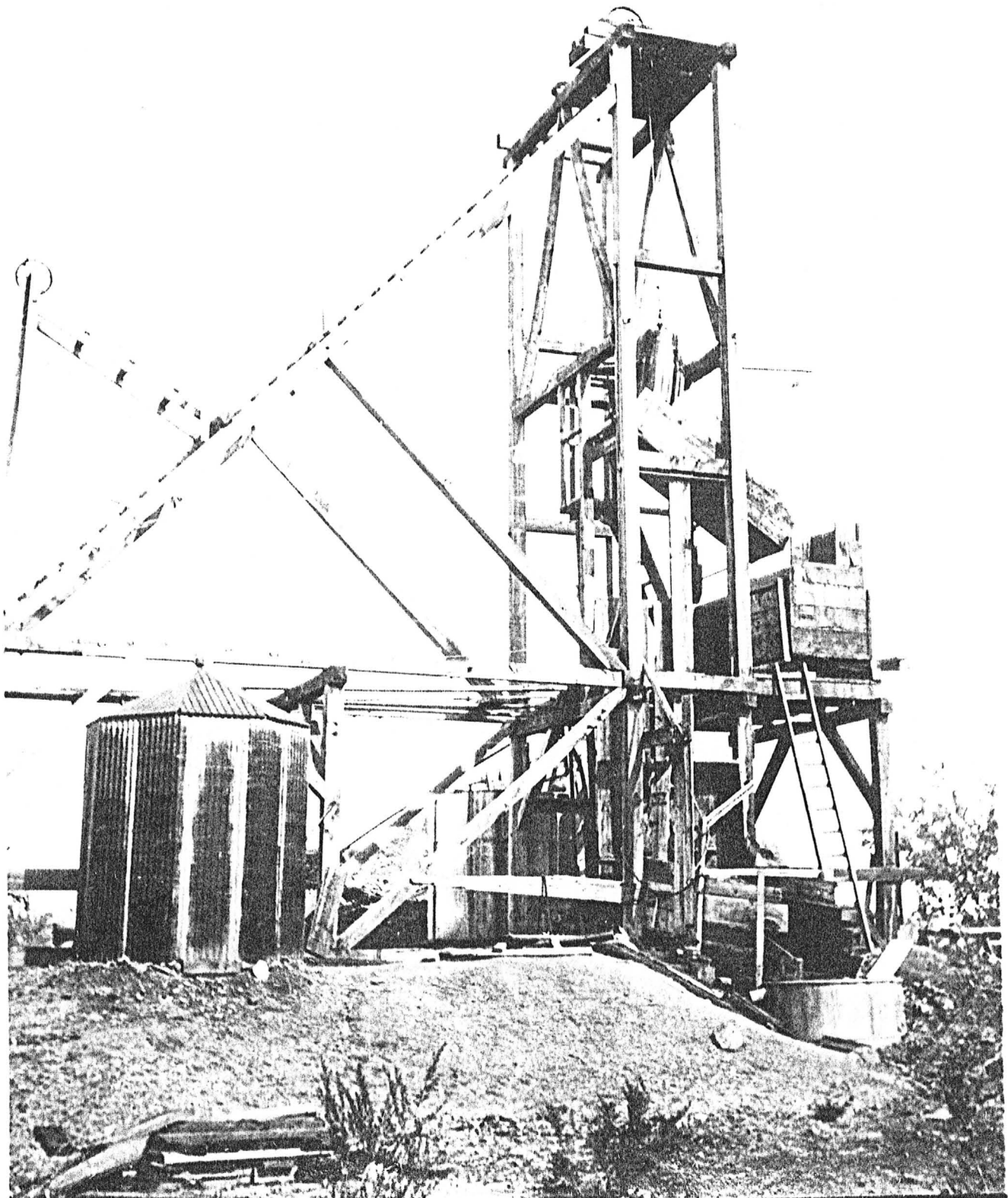
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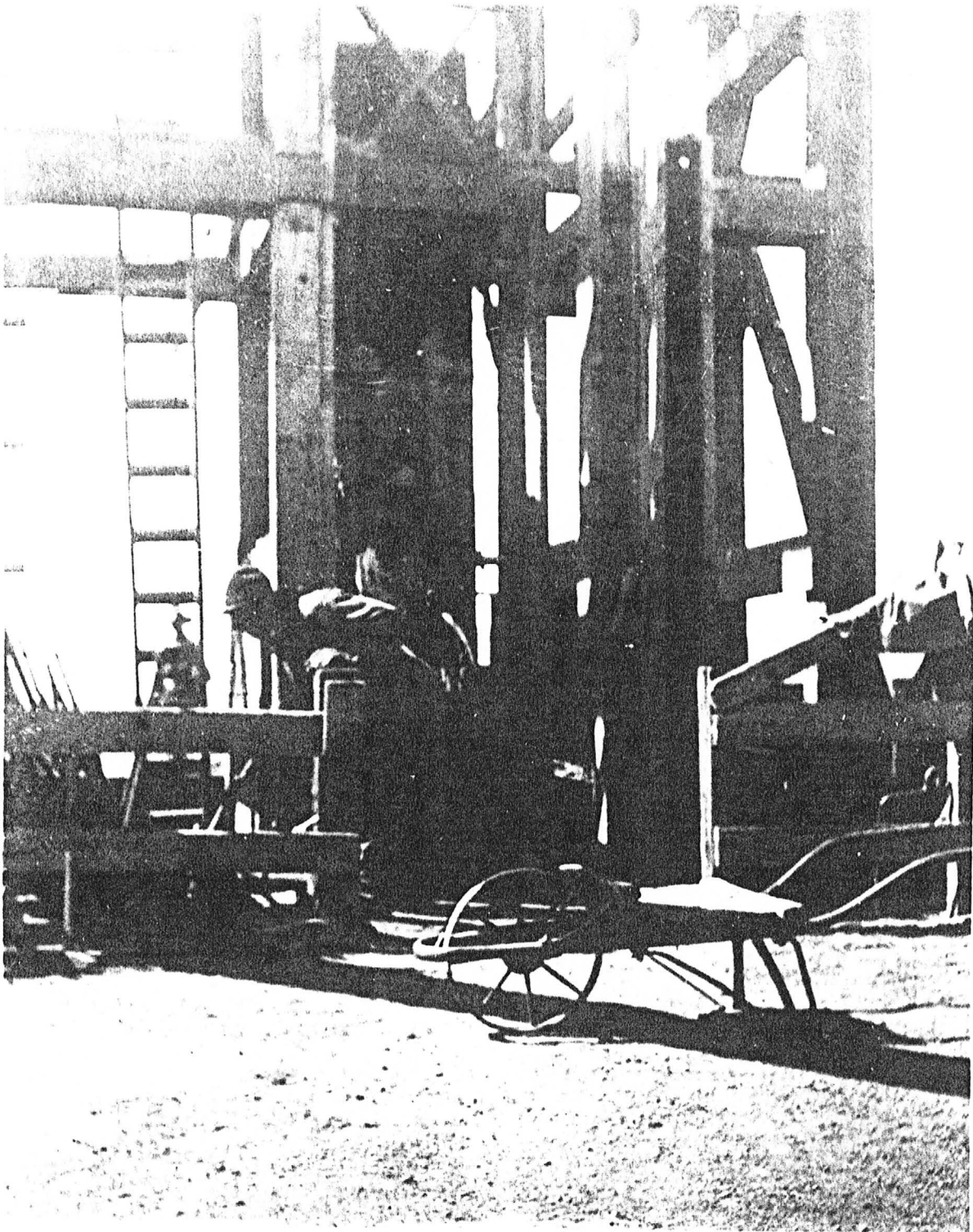
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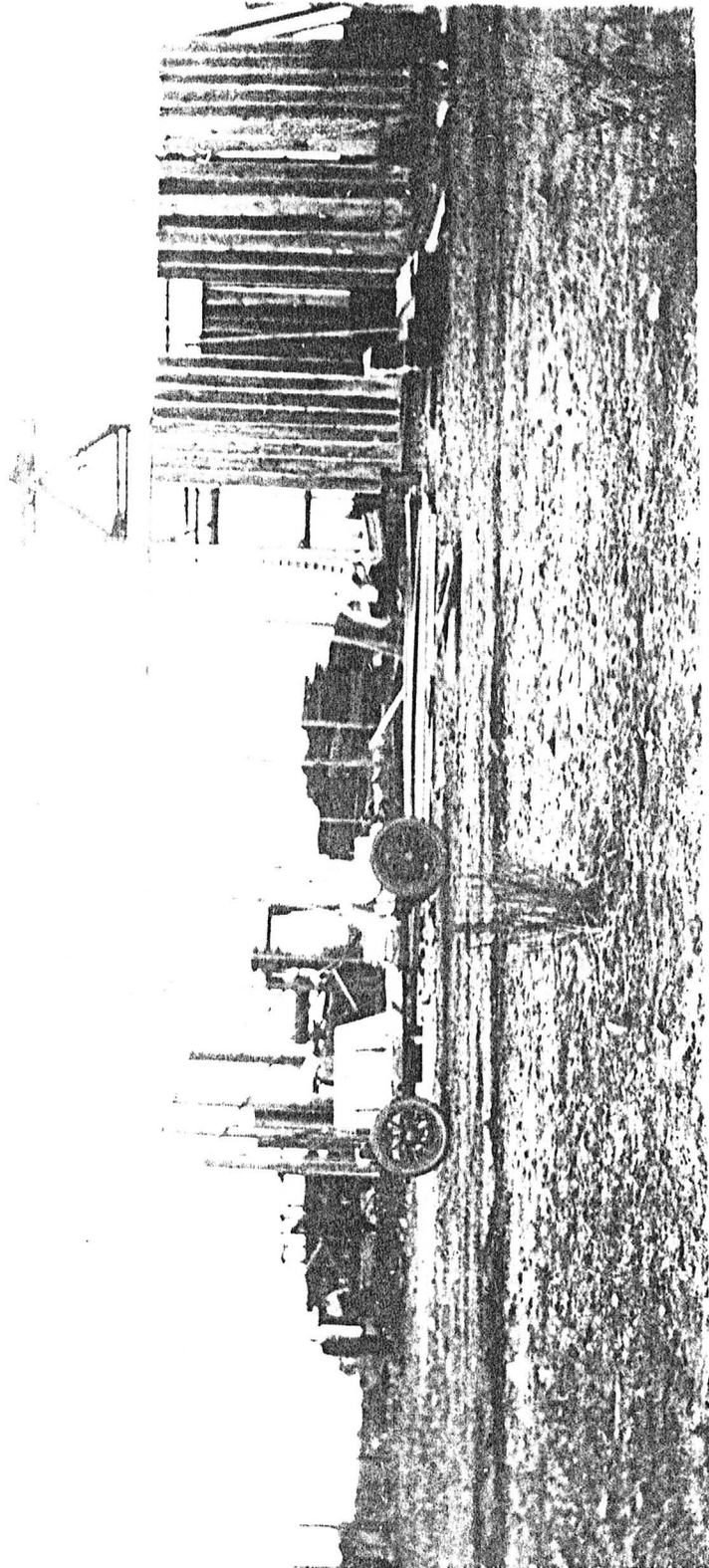
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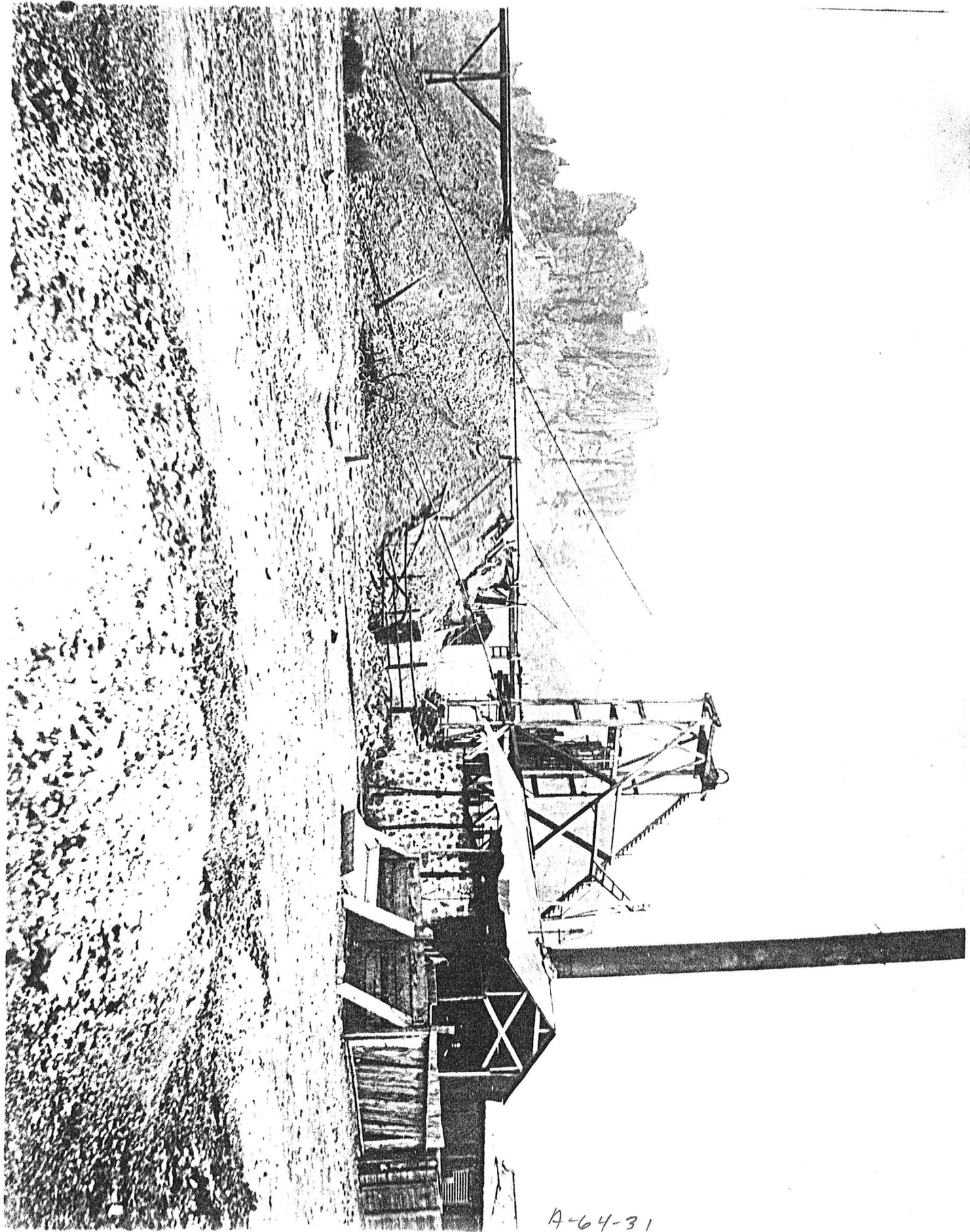
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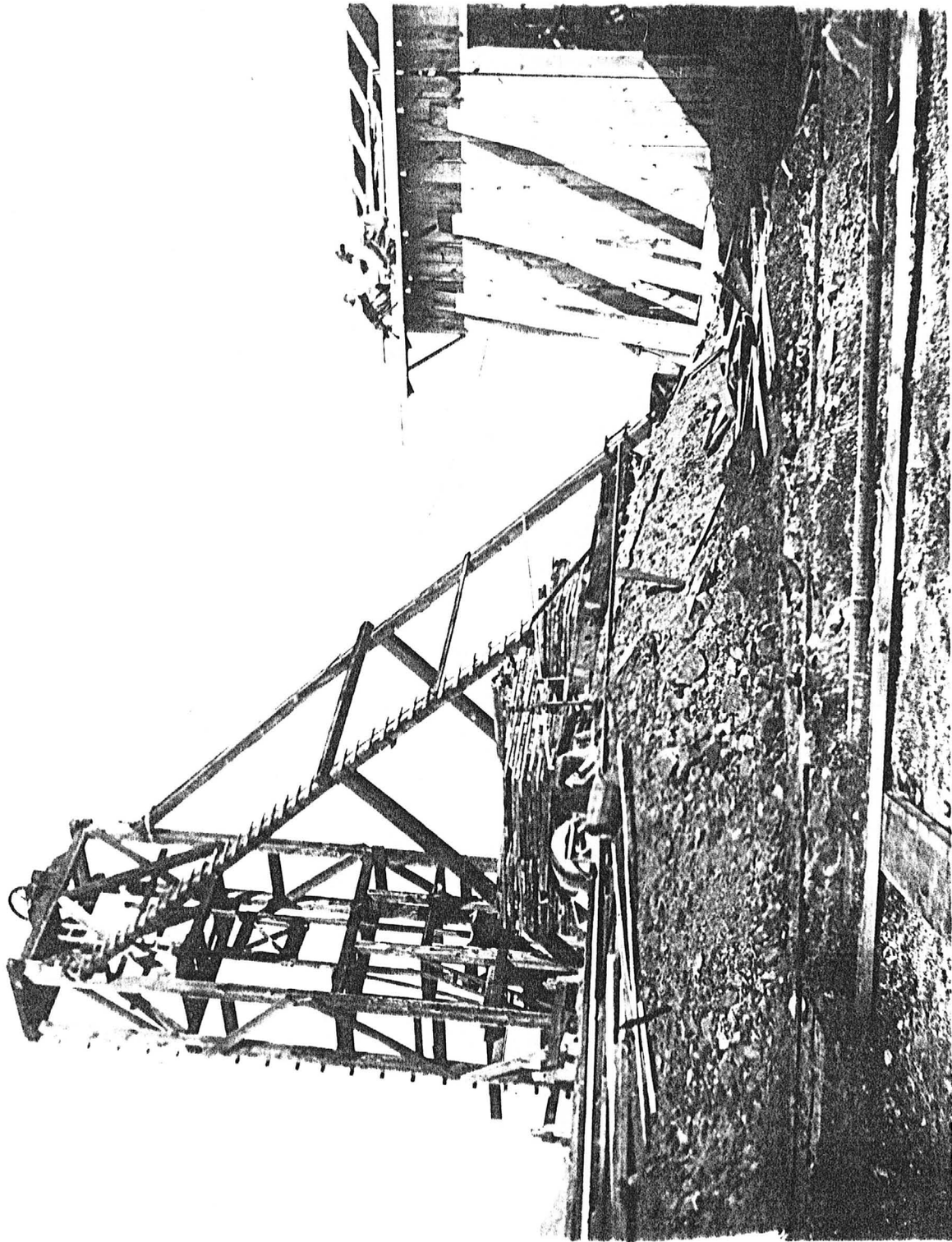
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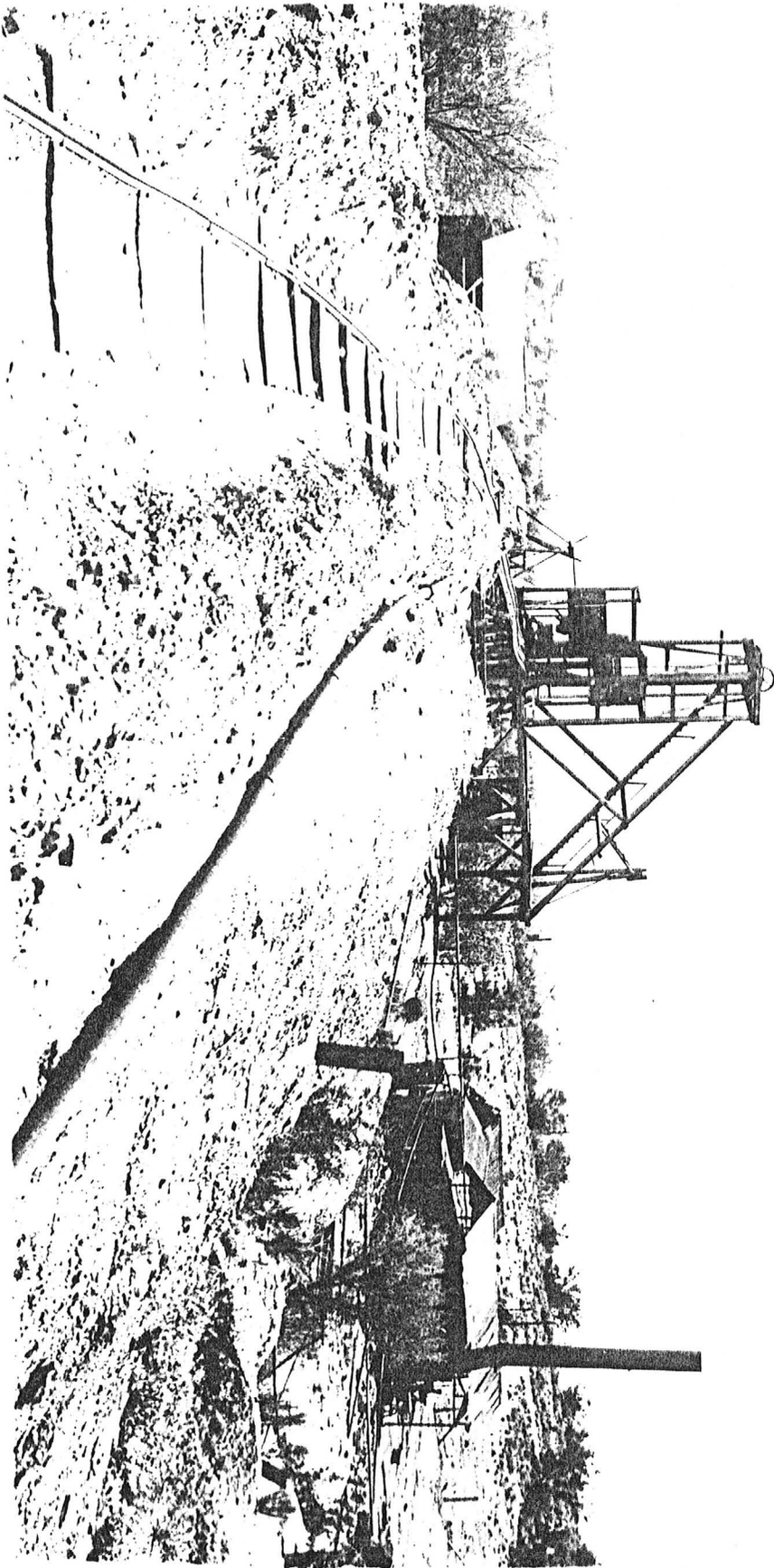
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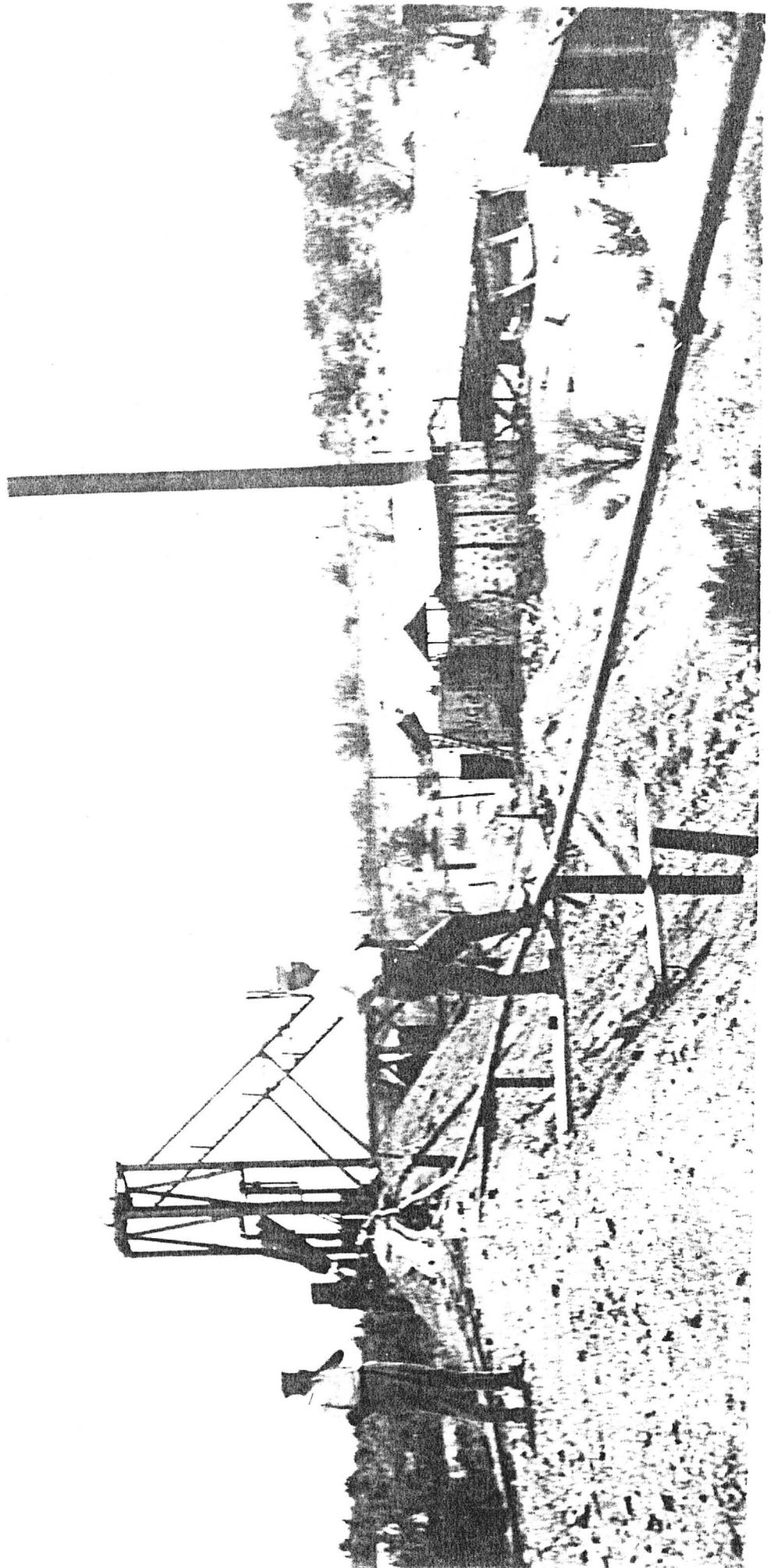
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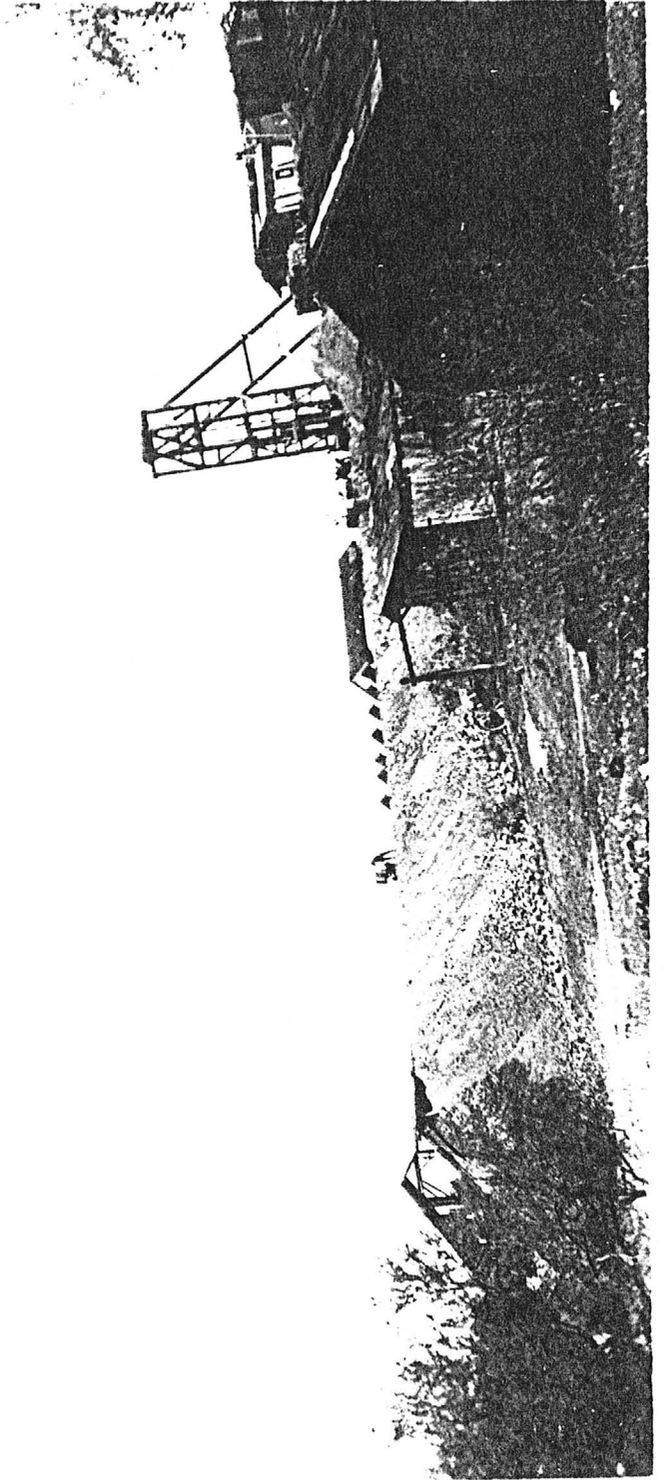
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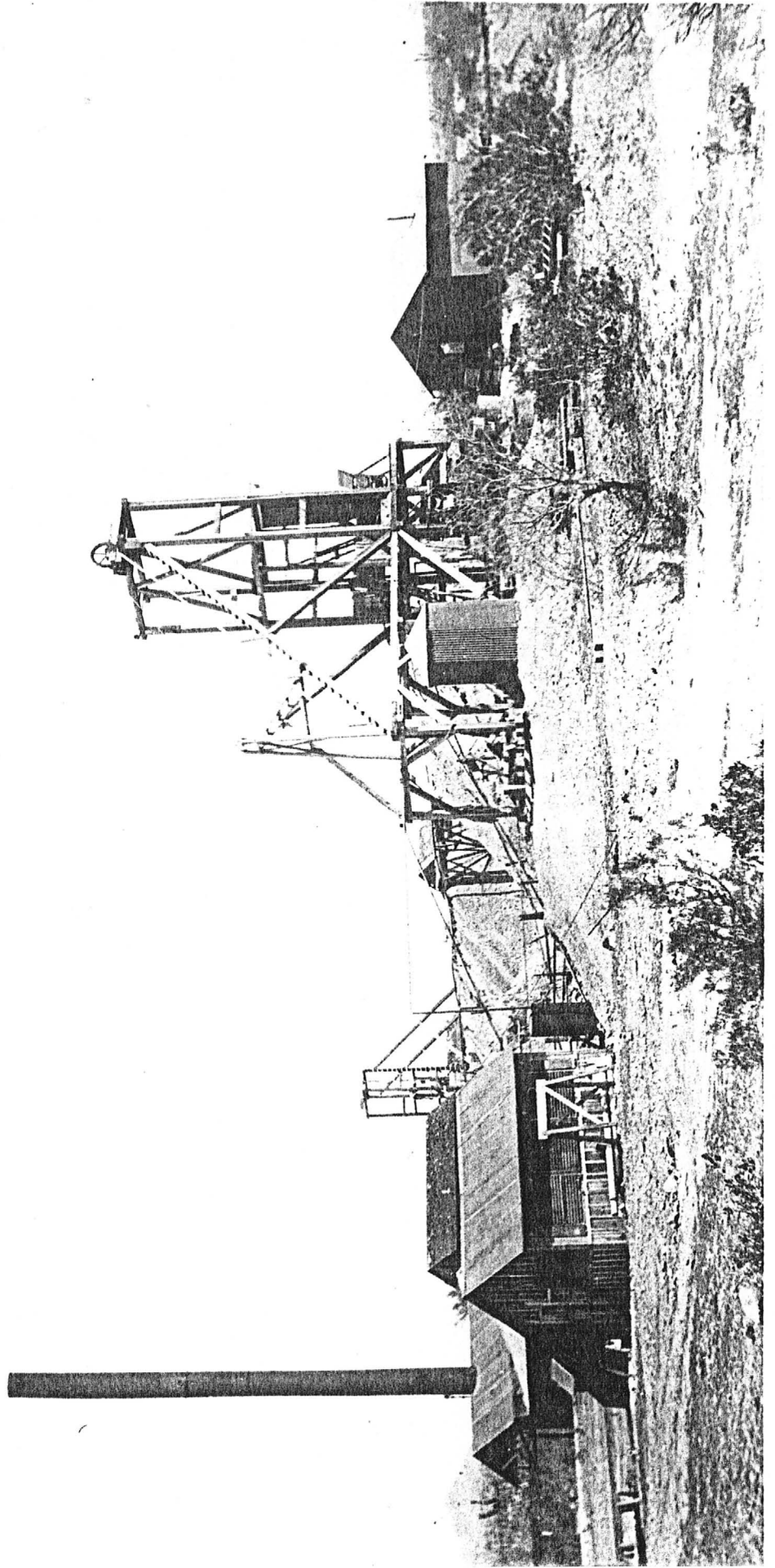
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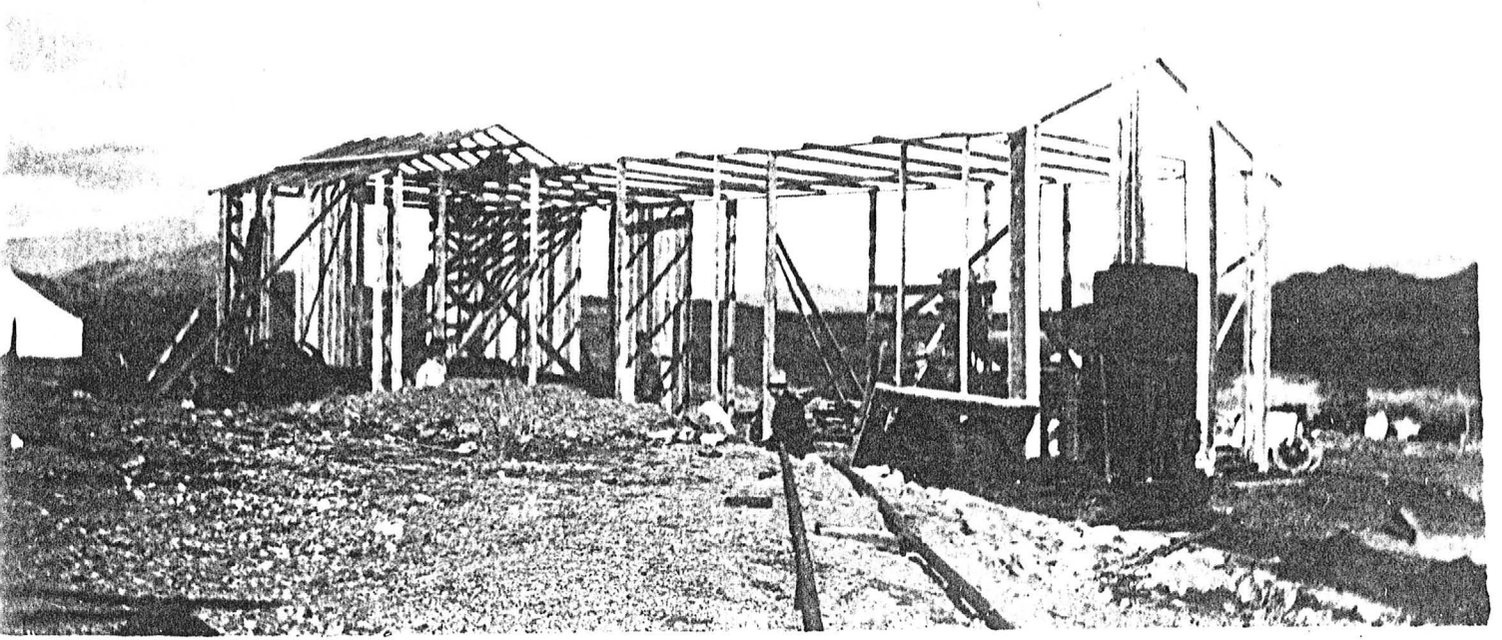
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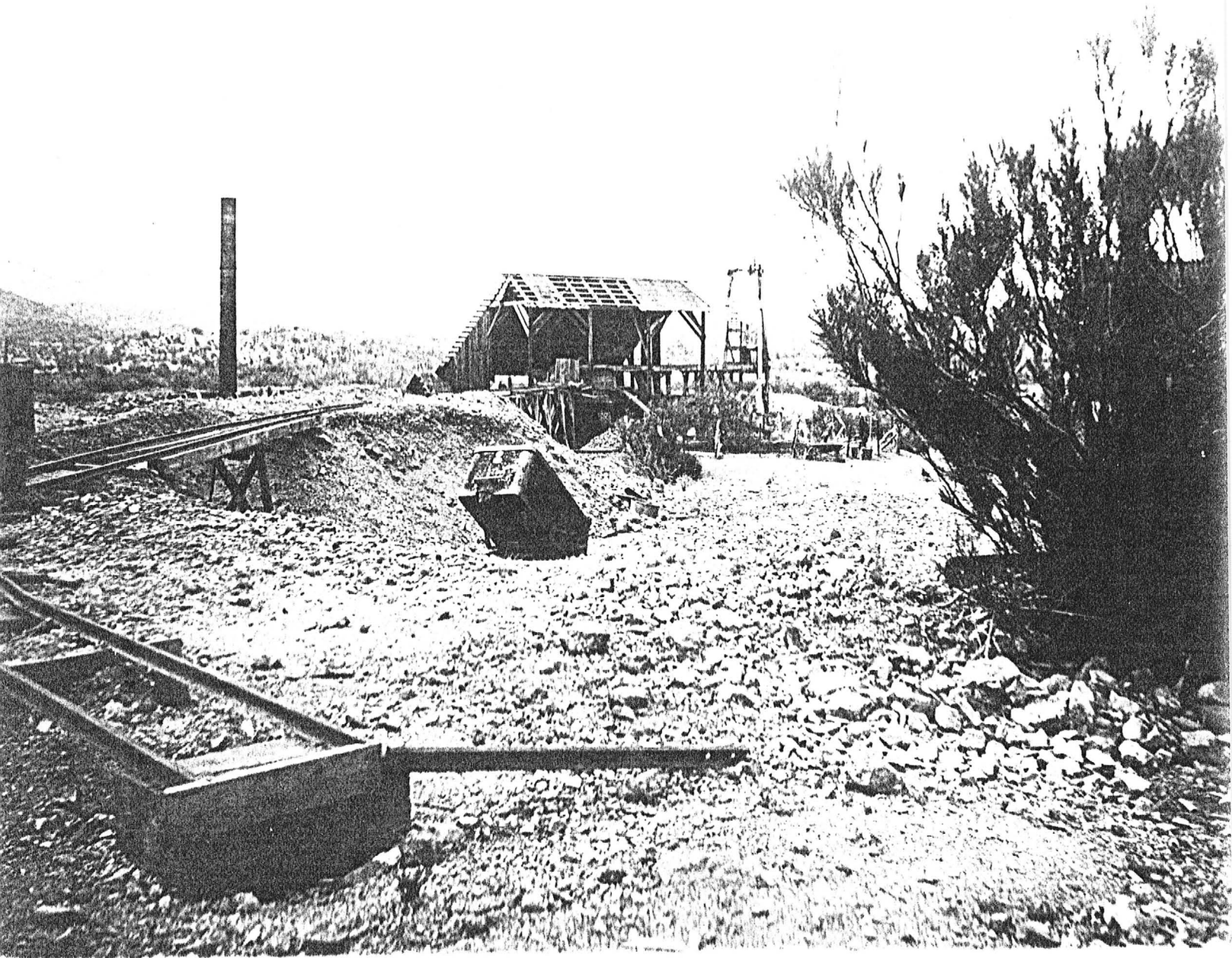
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at the site of the old mine building





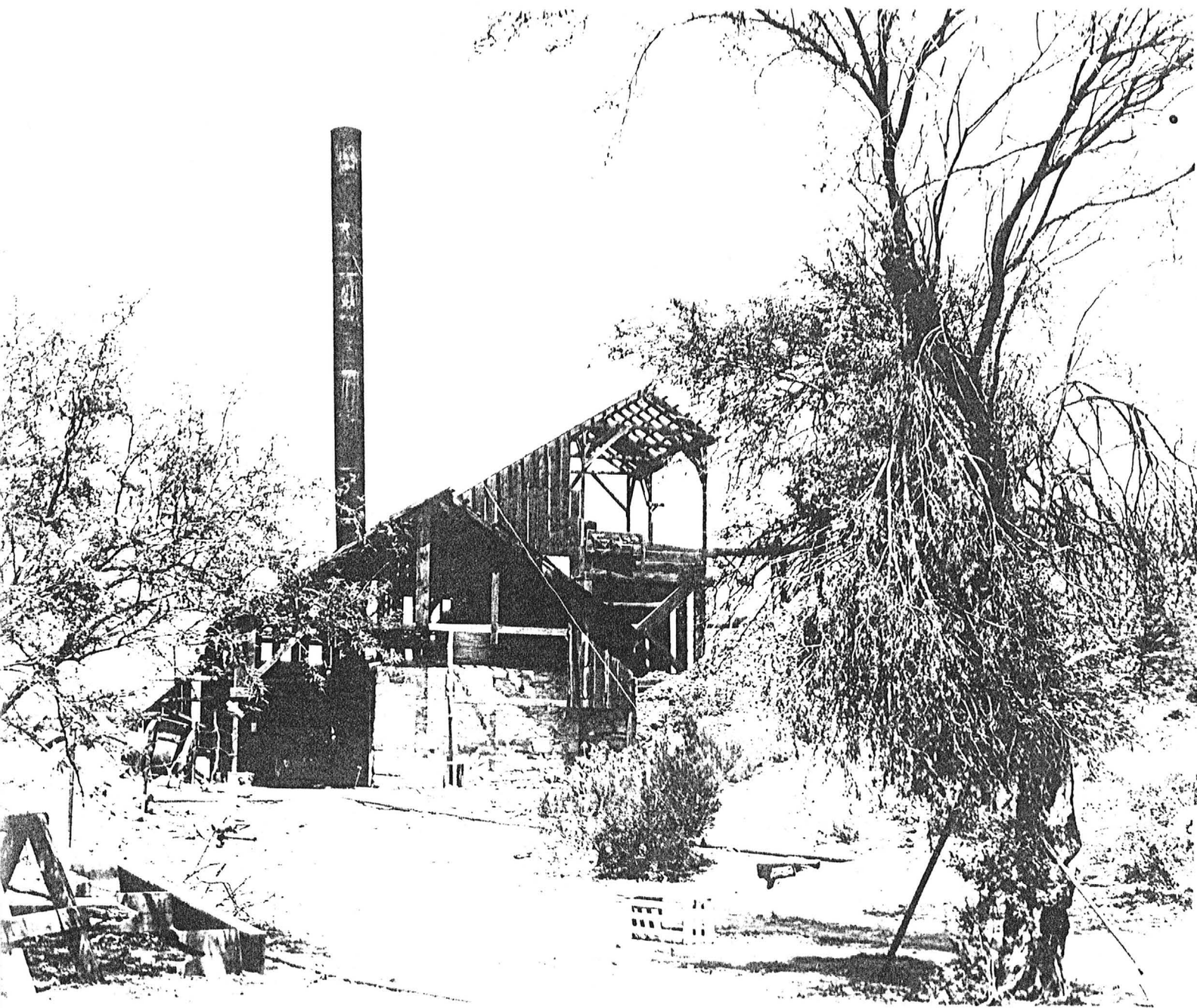
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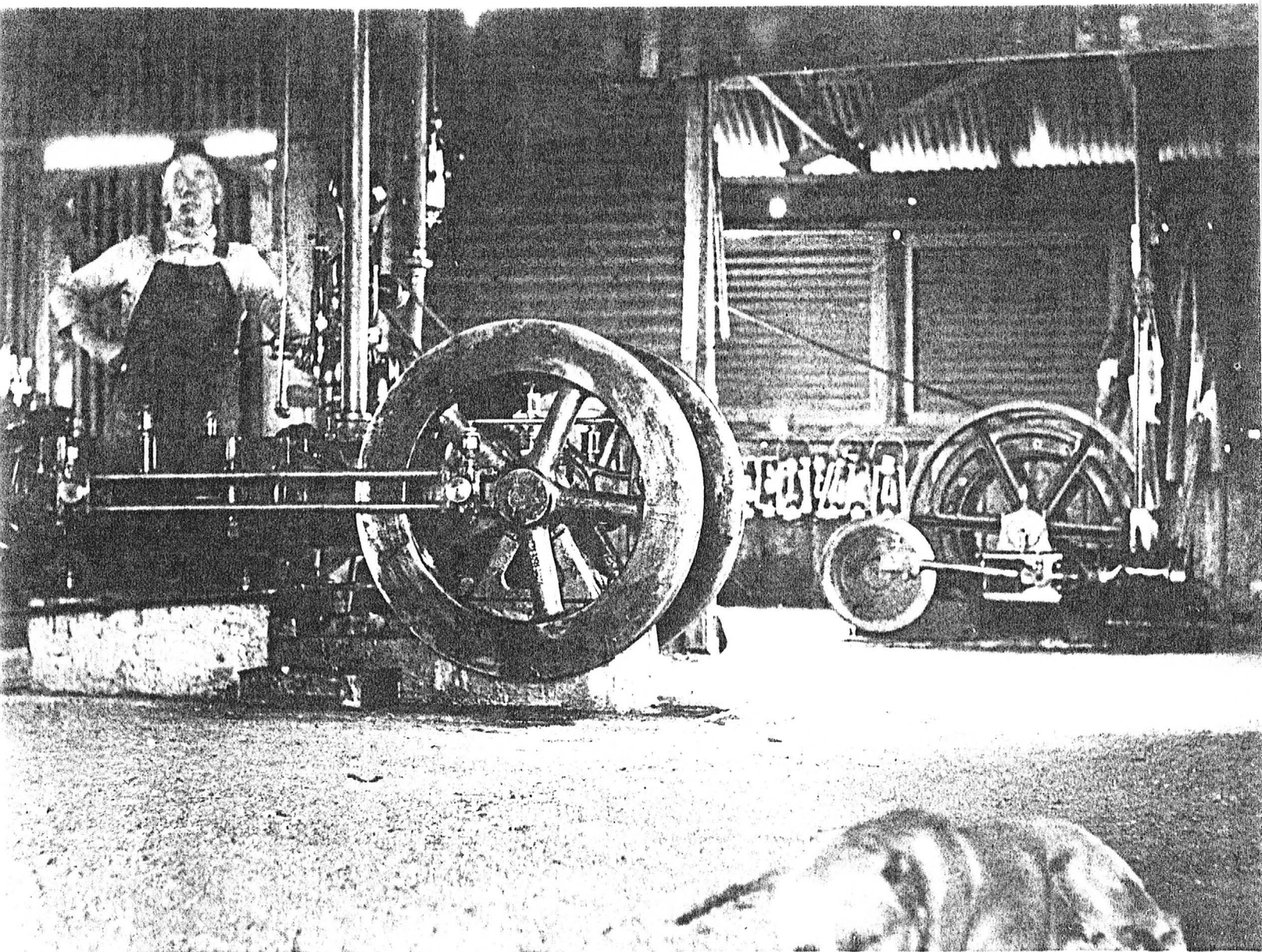
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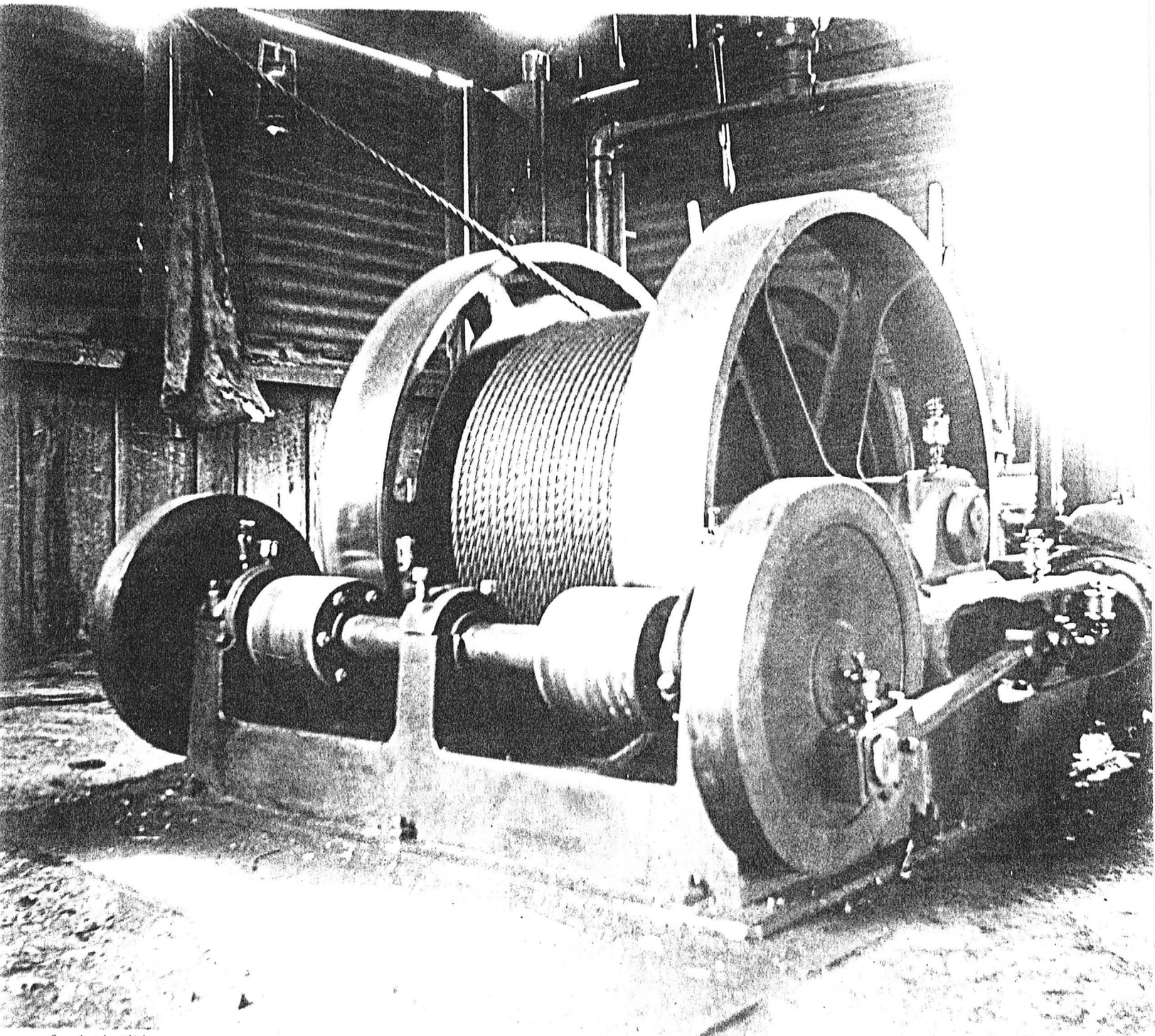
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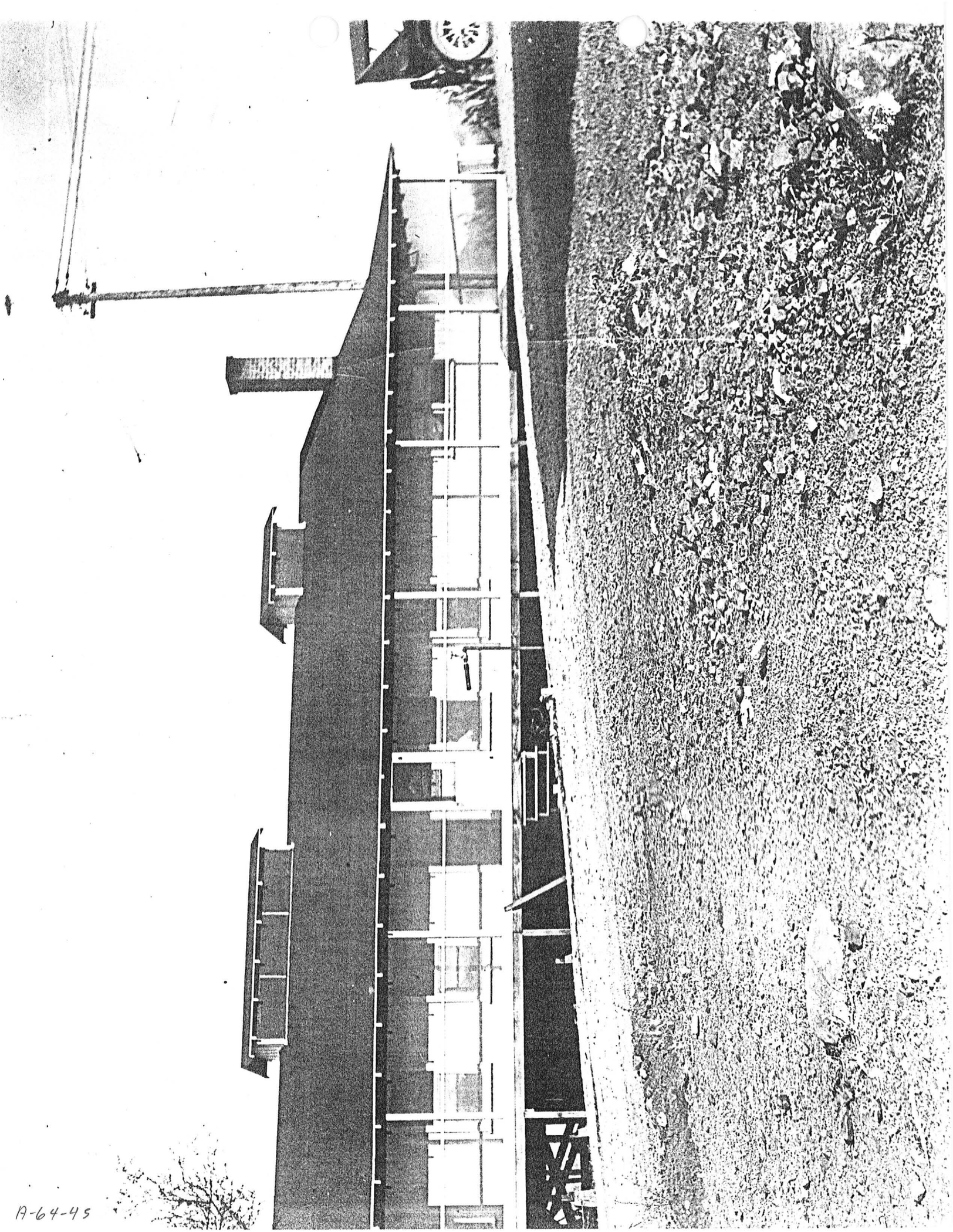
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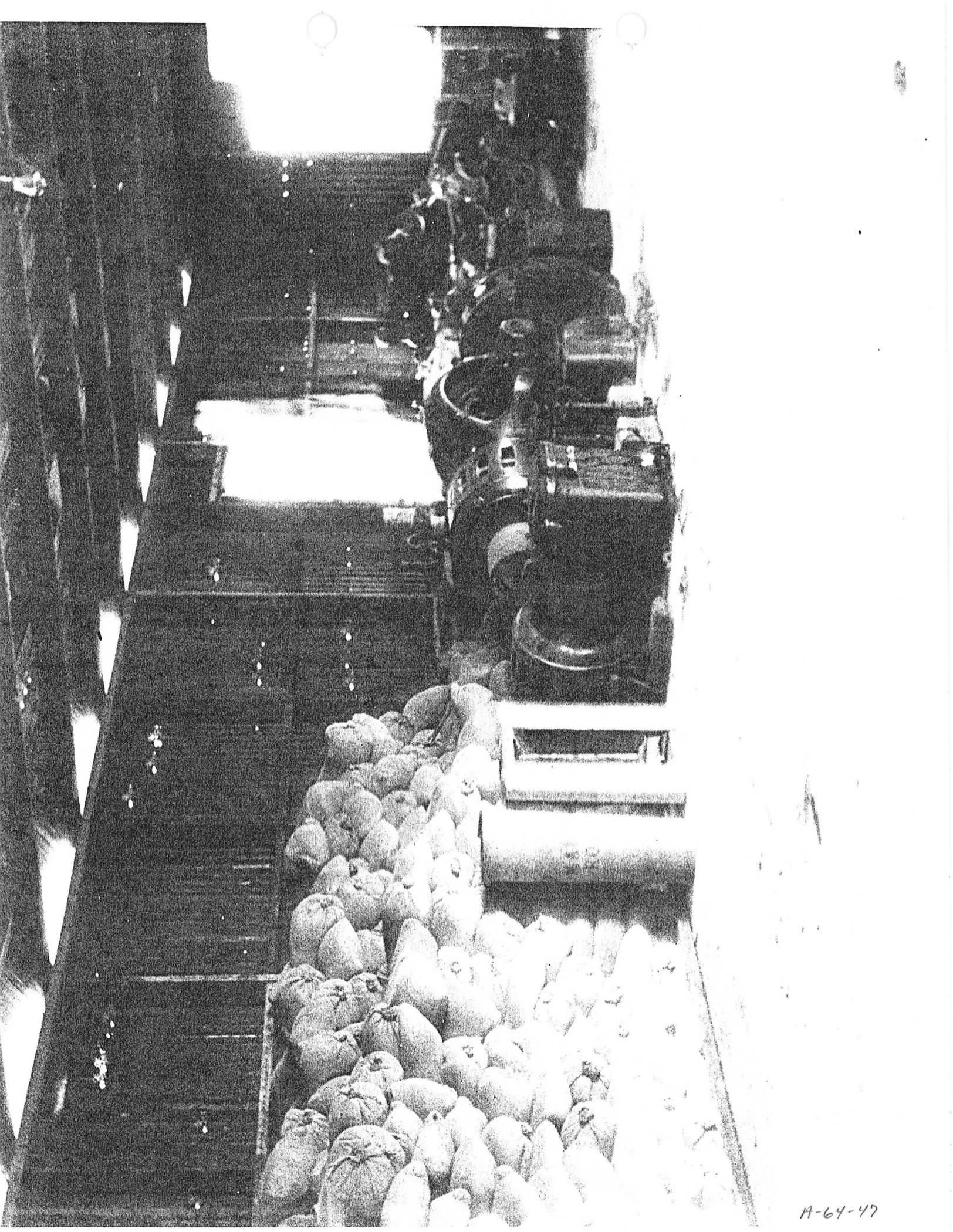
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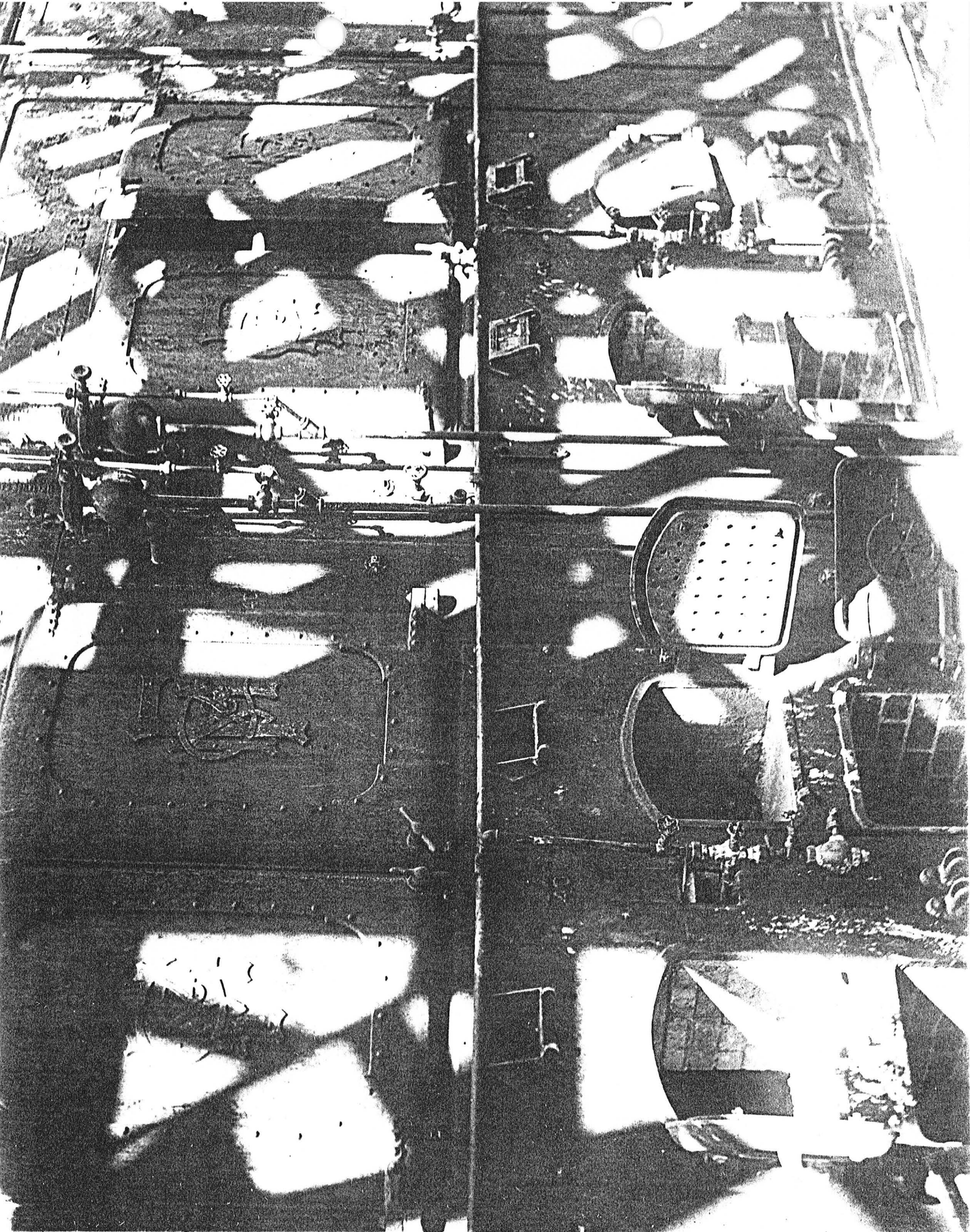
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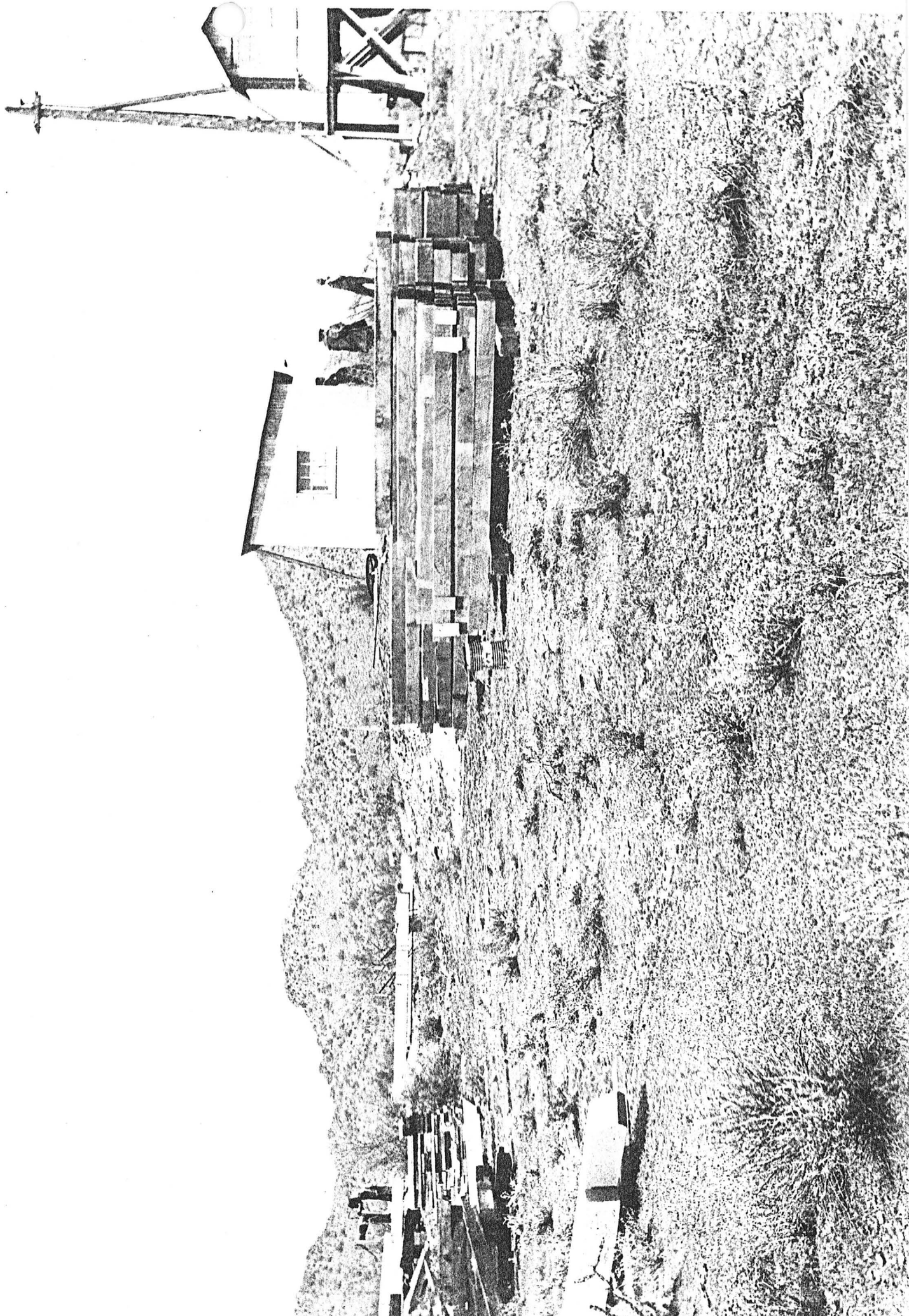
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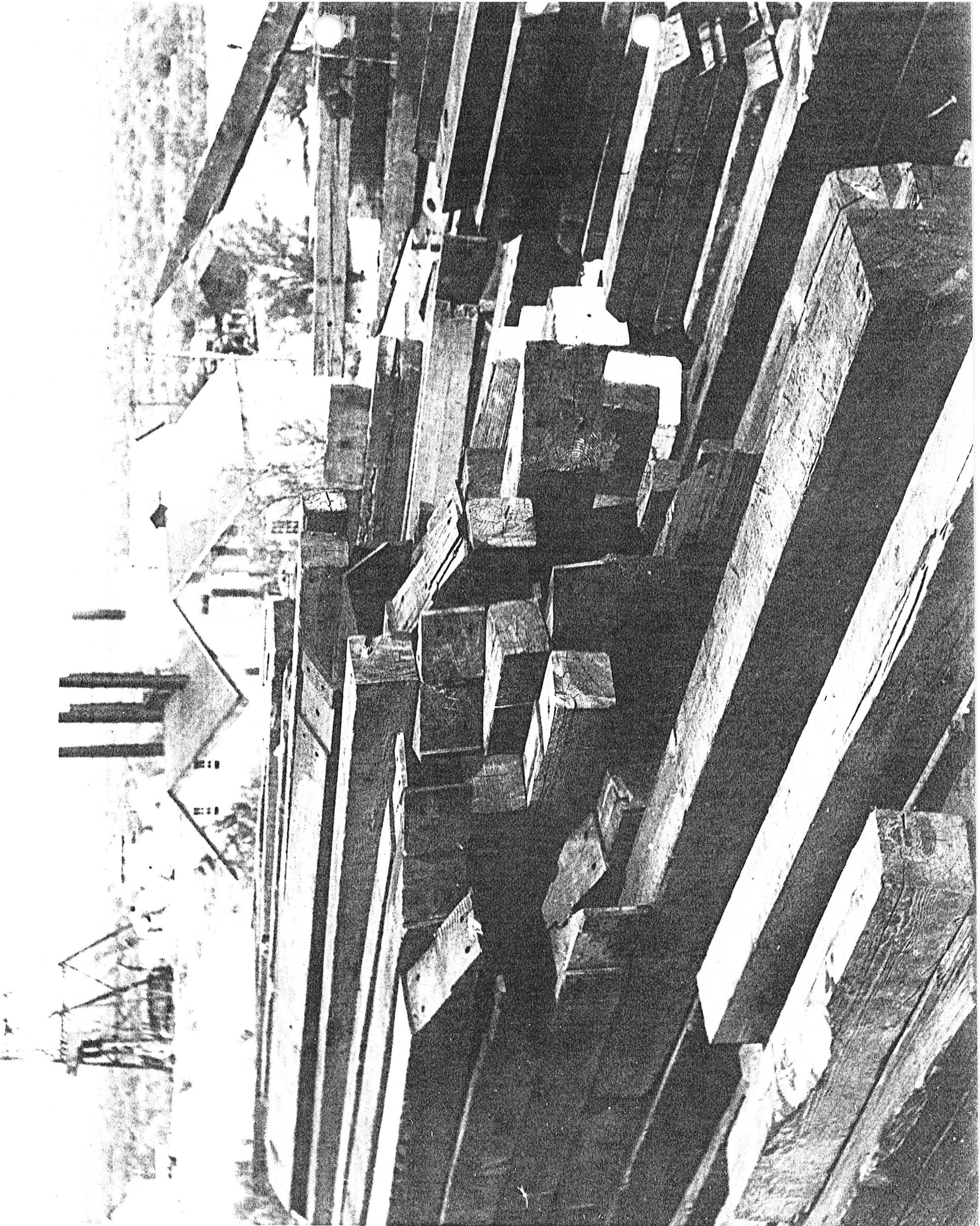
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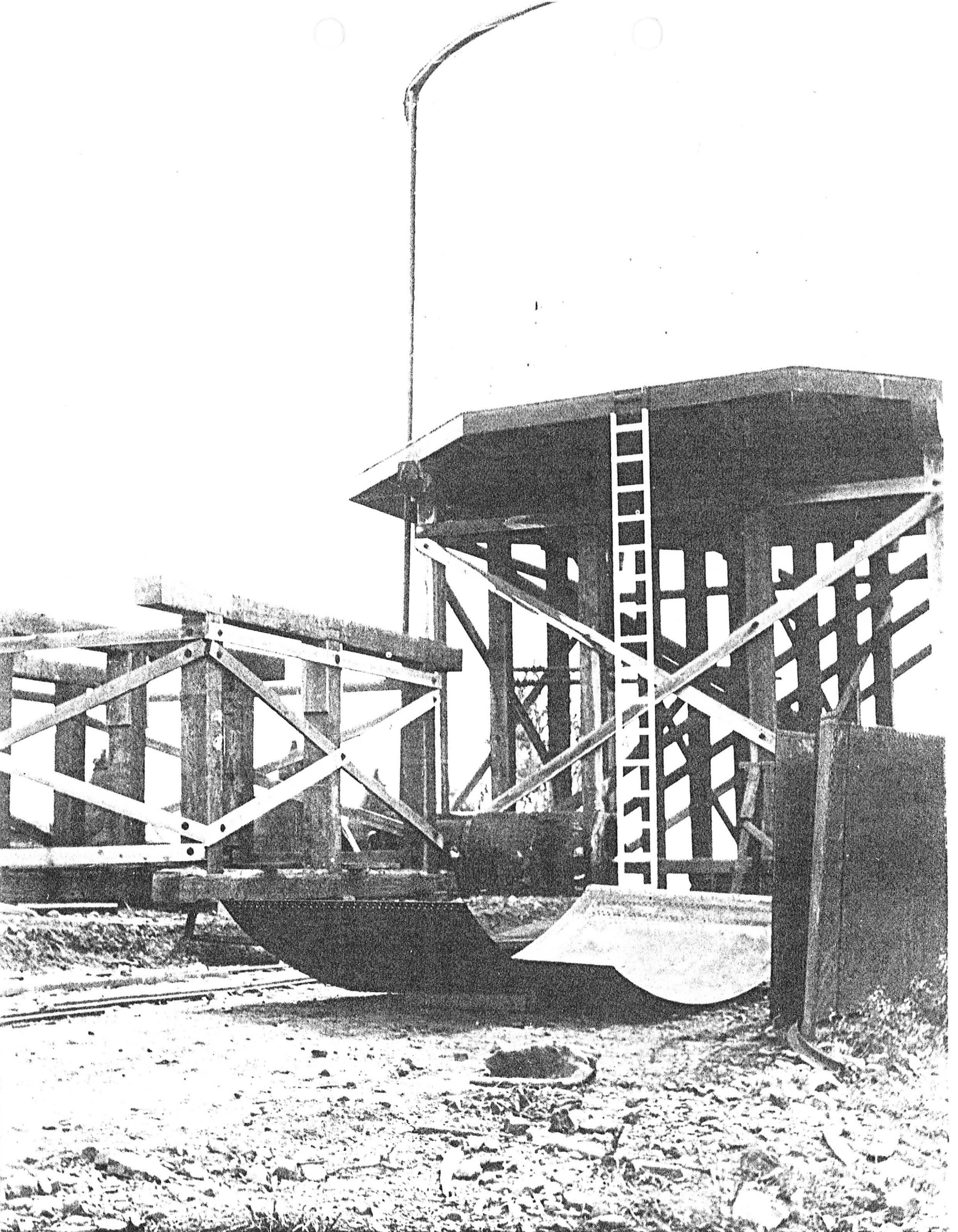
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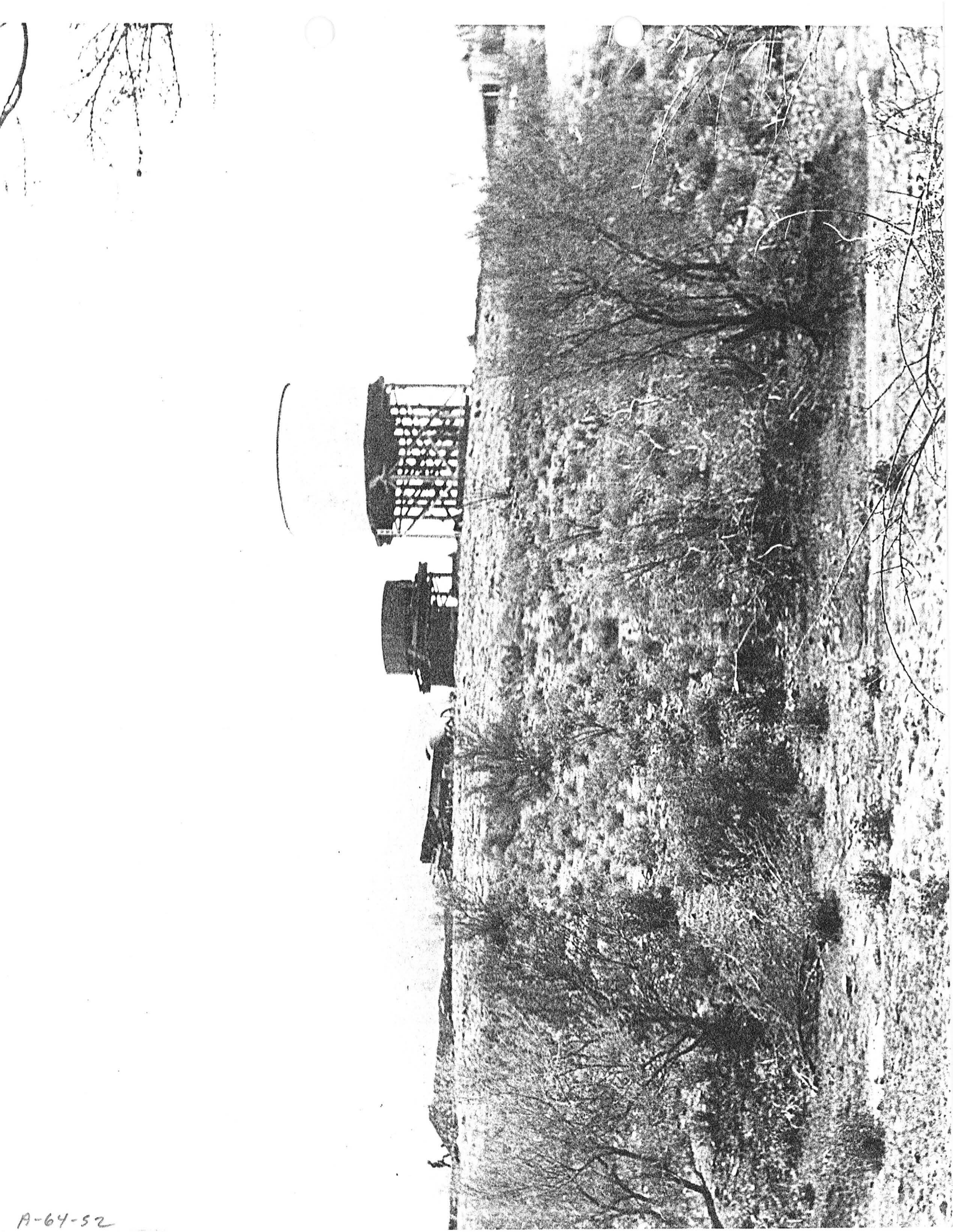
A-64-49



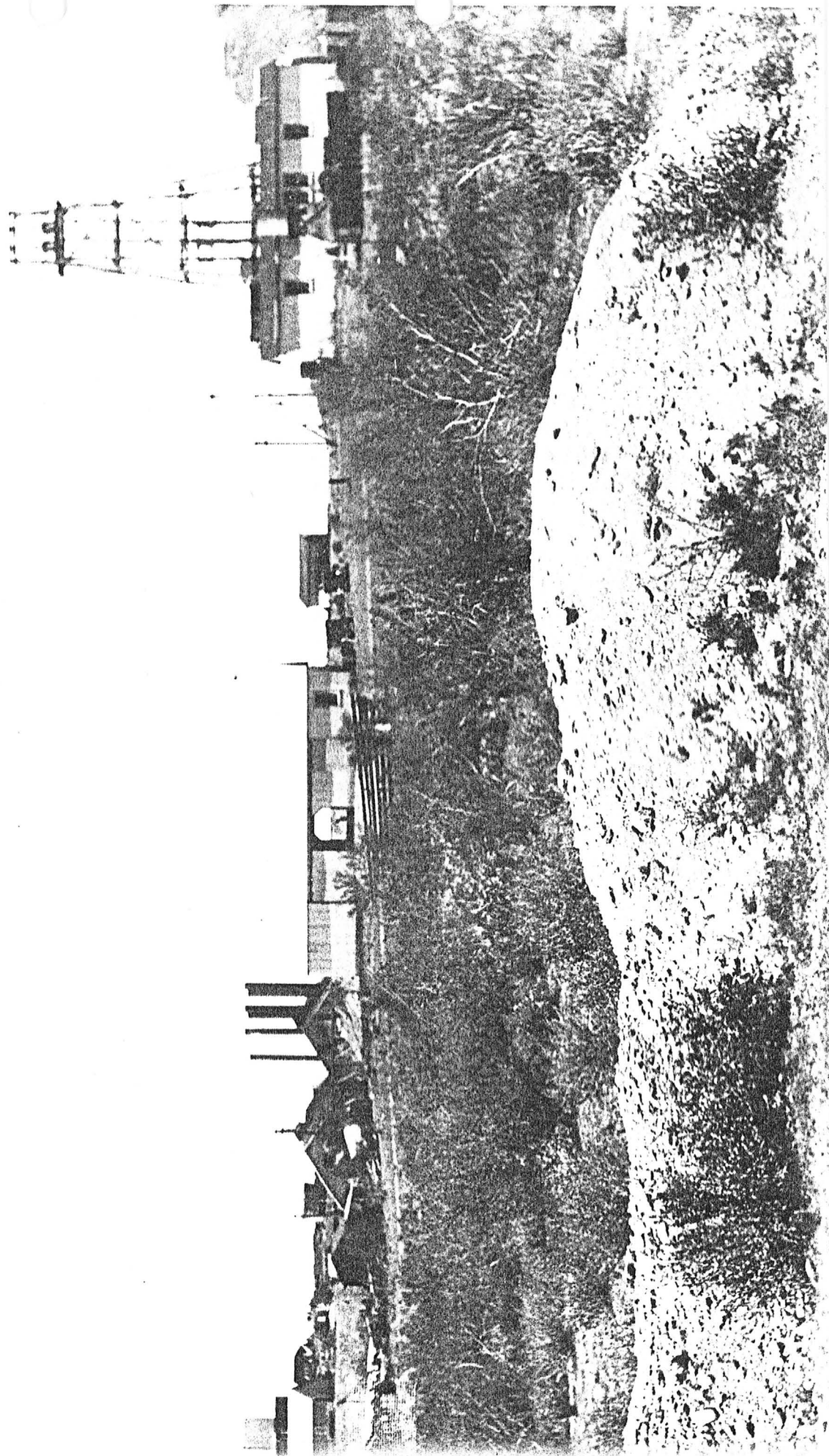
A-64-50



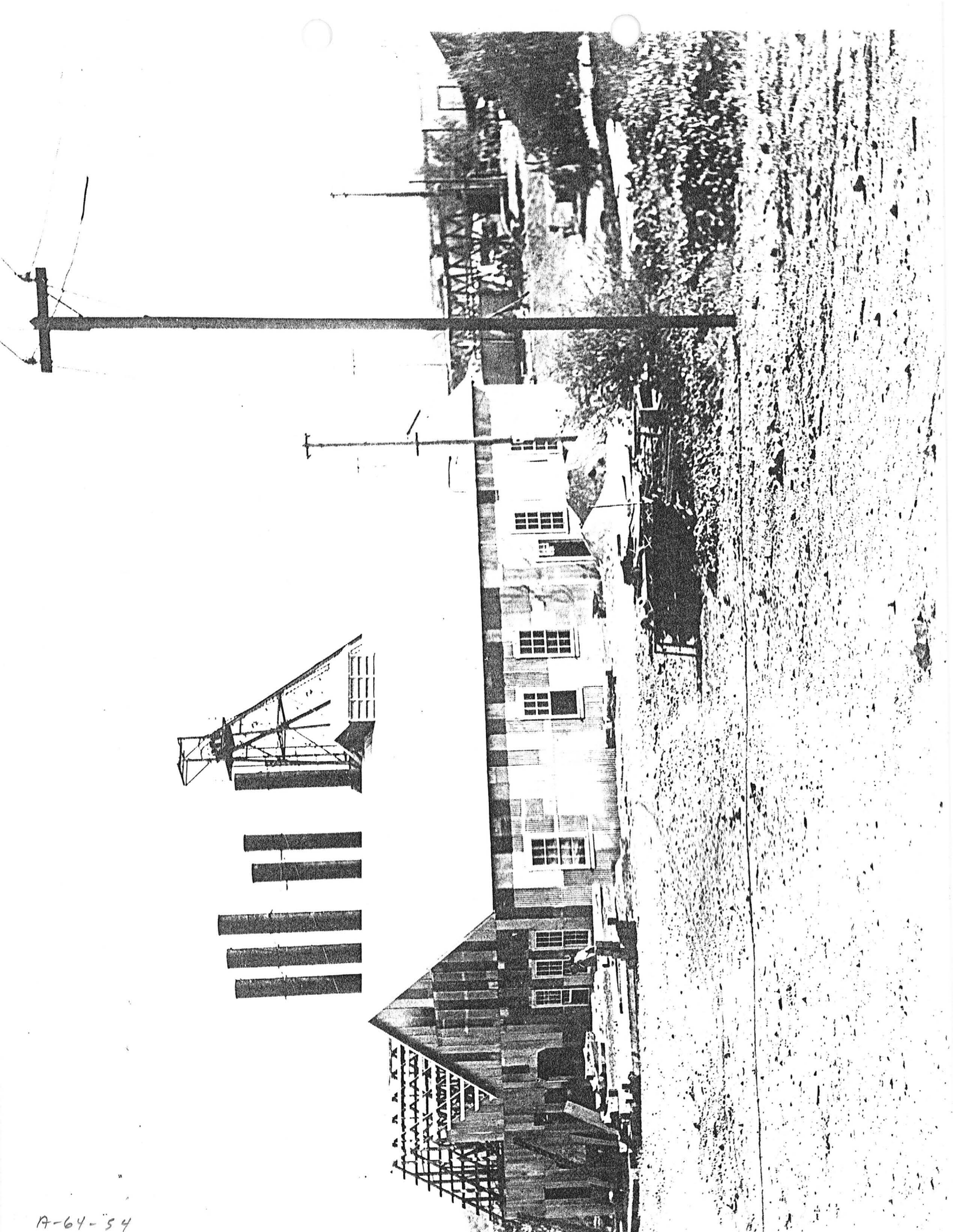
A-64-51



A-64-52



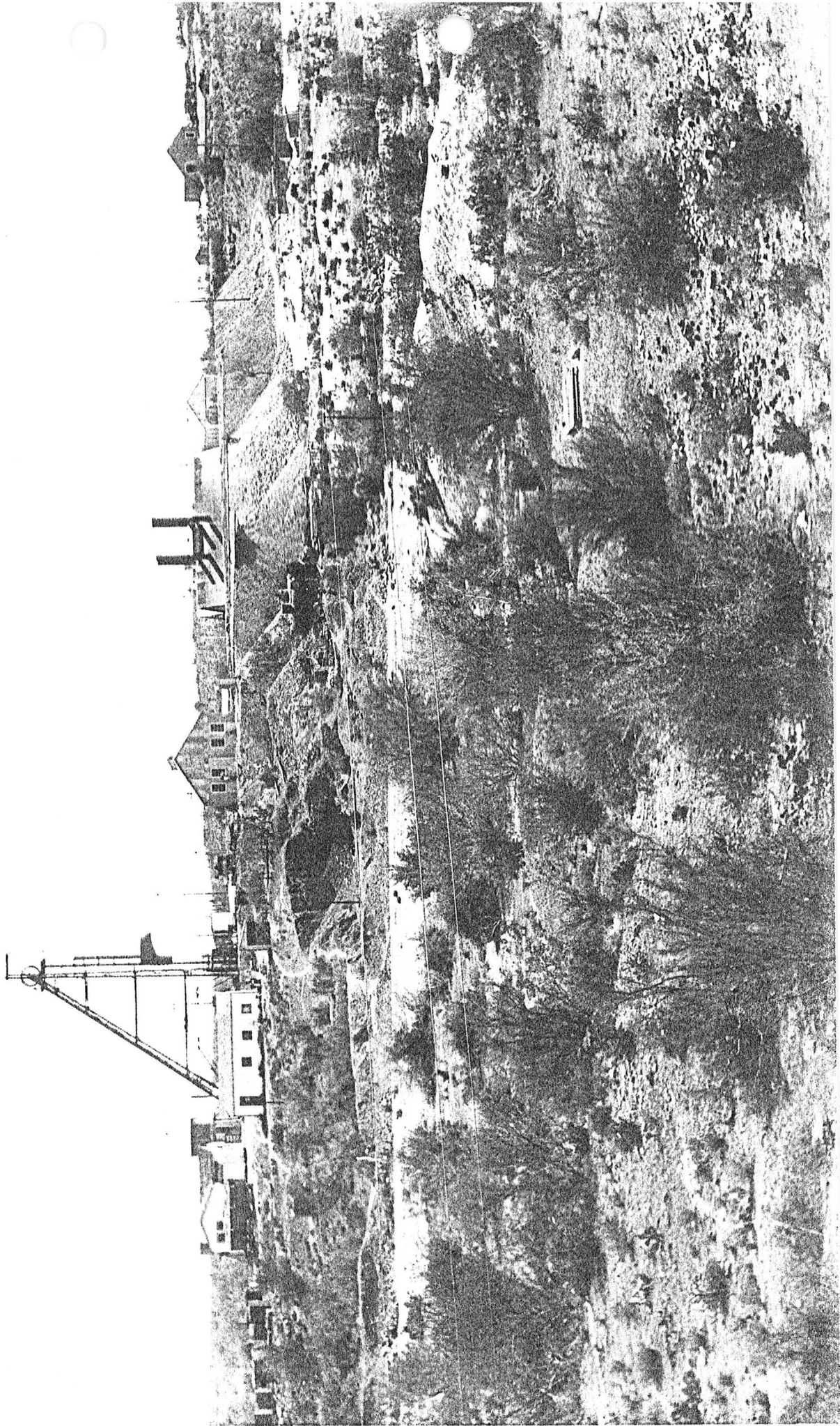
A-64-53



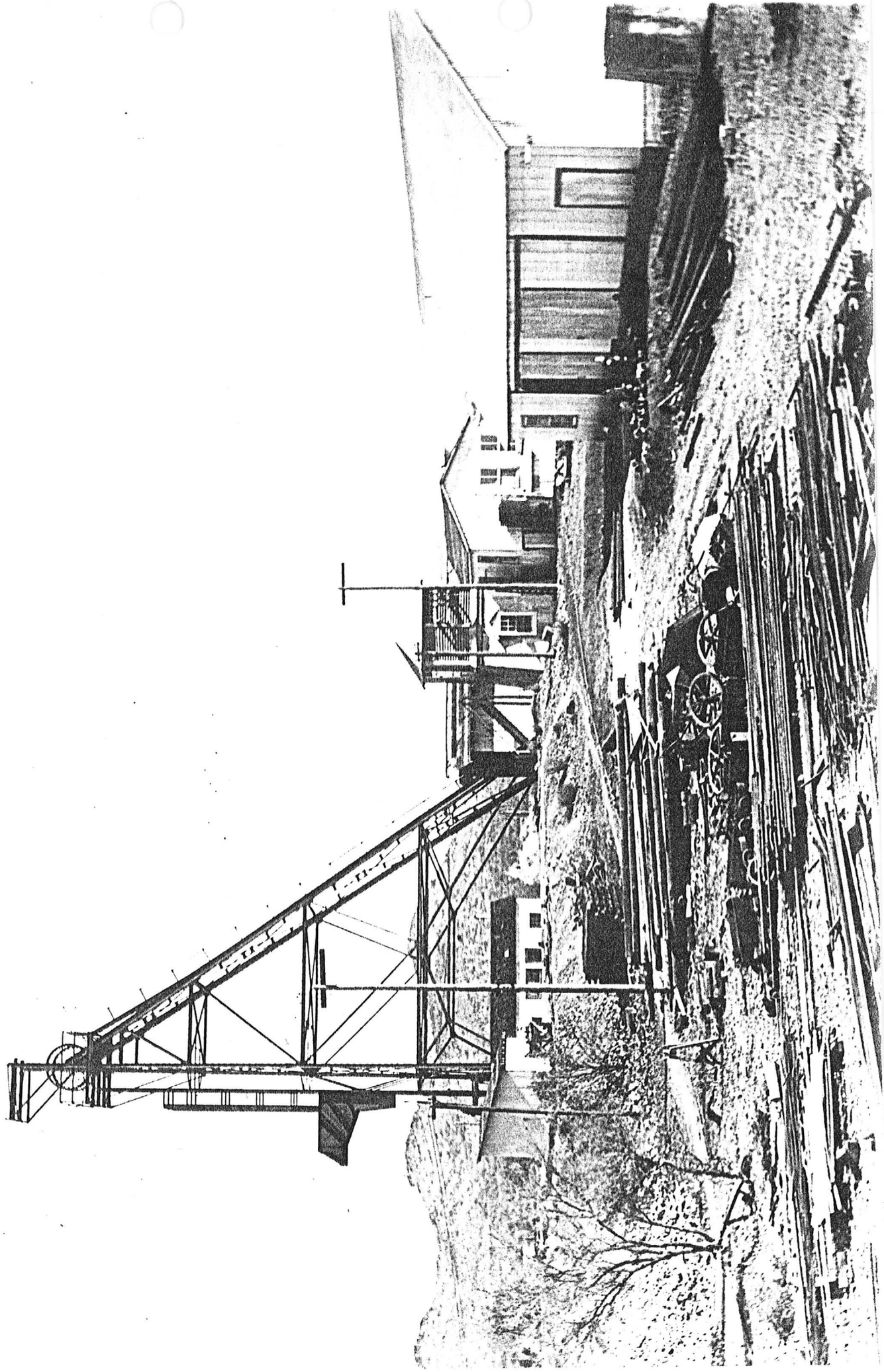
A-64-54



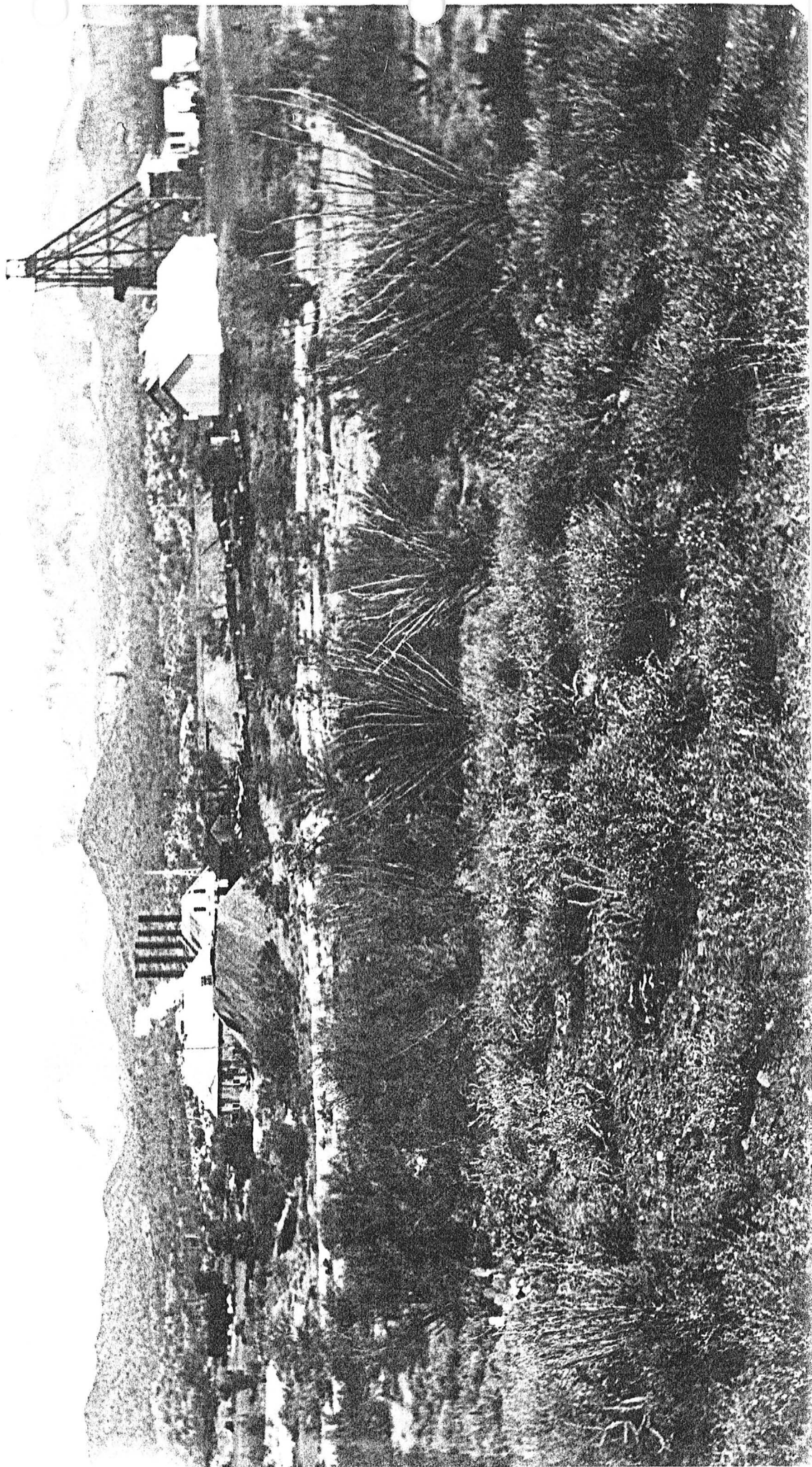
A-64-55



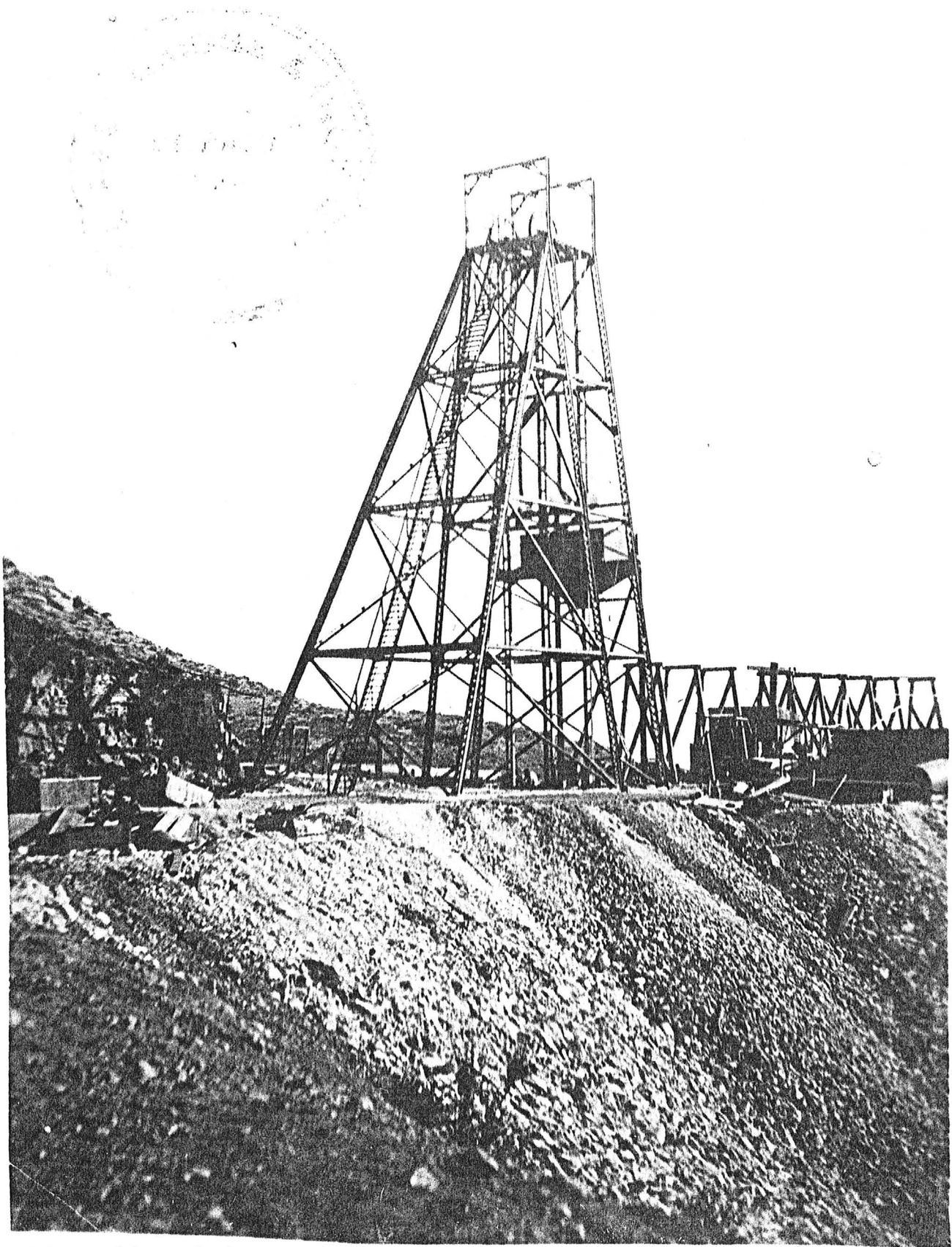
A-64-56



A-64-57



A-64-58

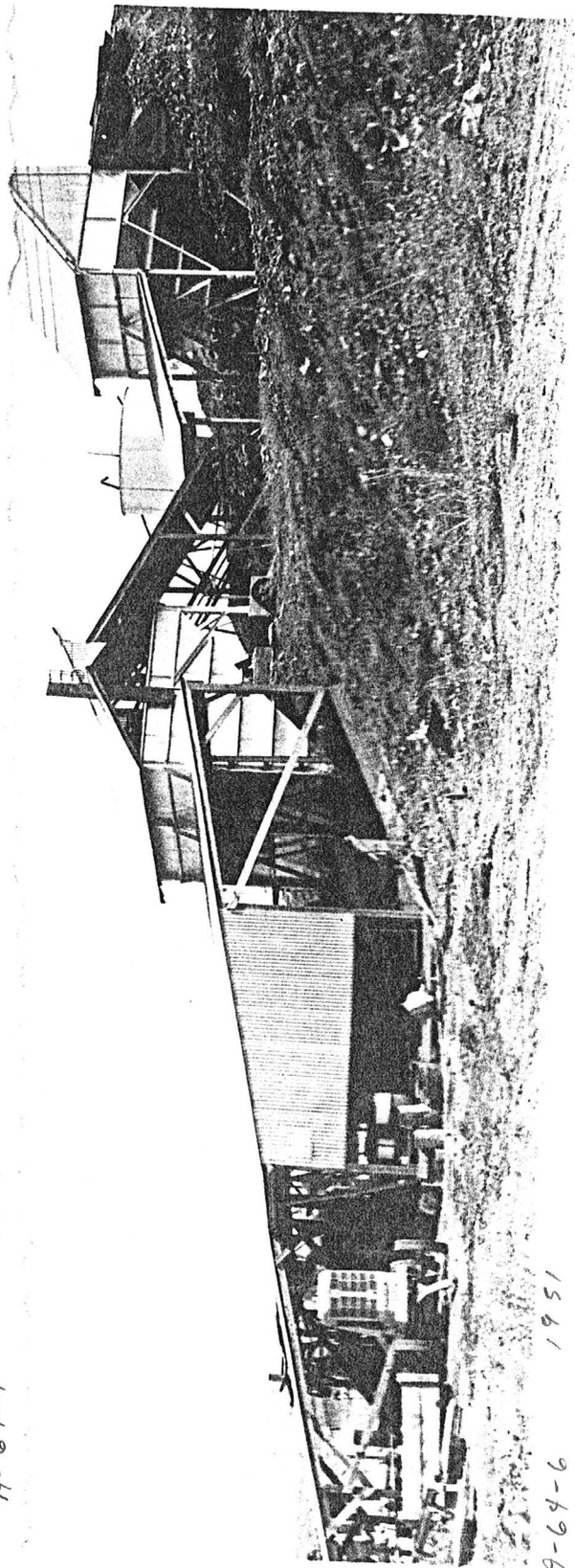


A-64-59 CHIRICAHUA MINE - SAN TAY MINING CO.
MEXICO 12 MILES S.E. CHIRICAHUA ADJOINING POTOSI MINE

C-1910



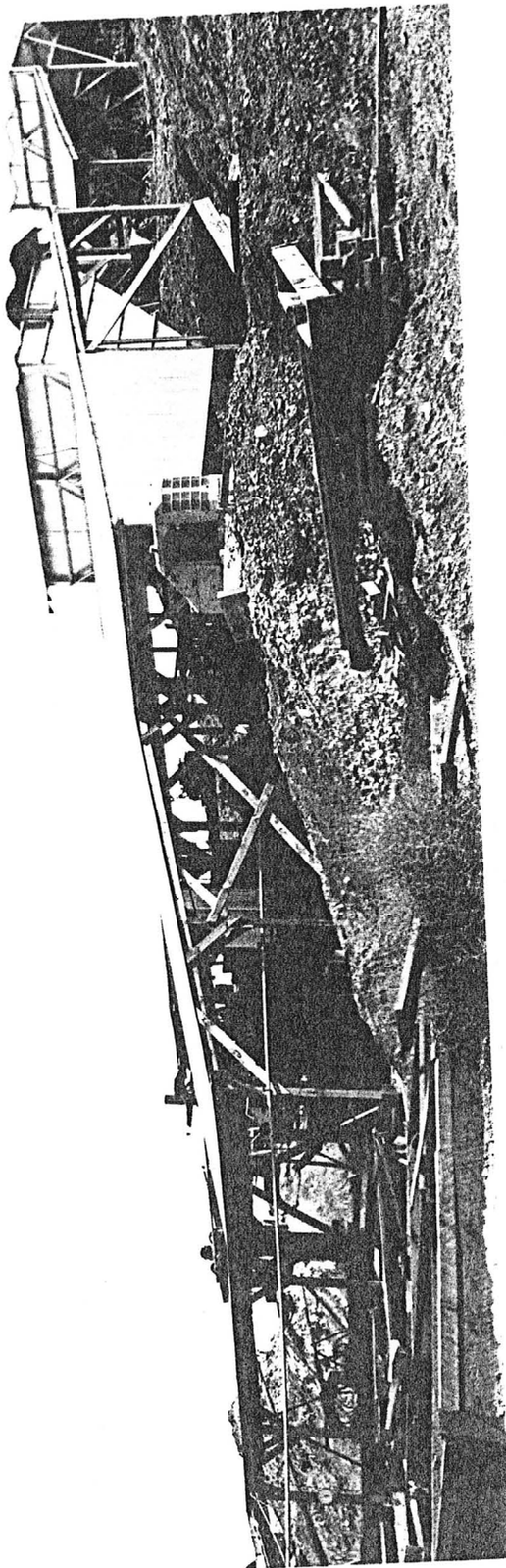
A-64-1 1951



A-64-6 1951



A-64-3 1951



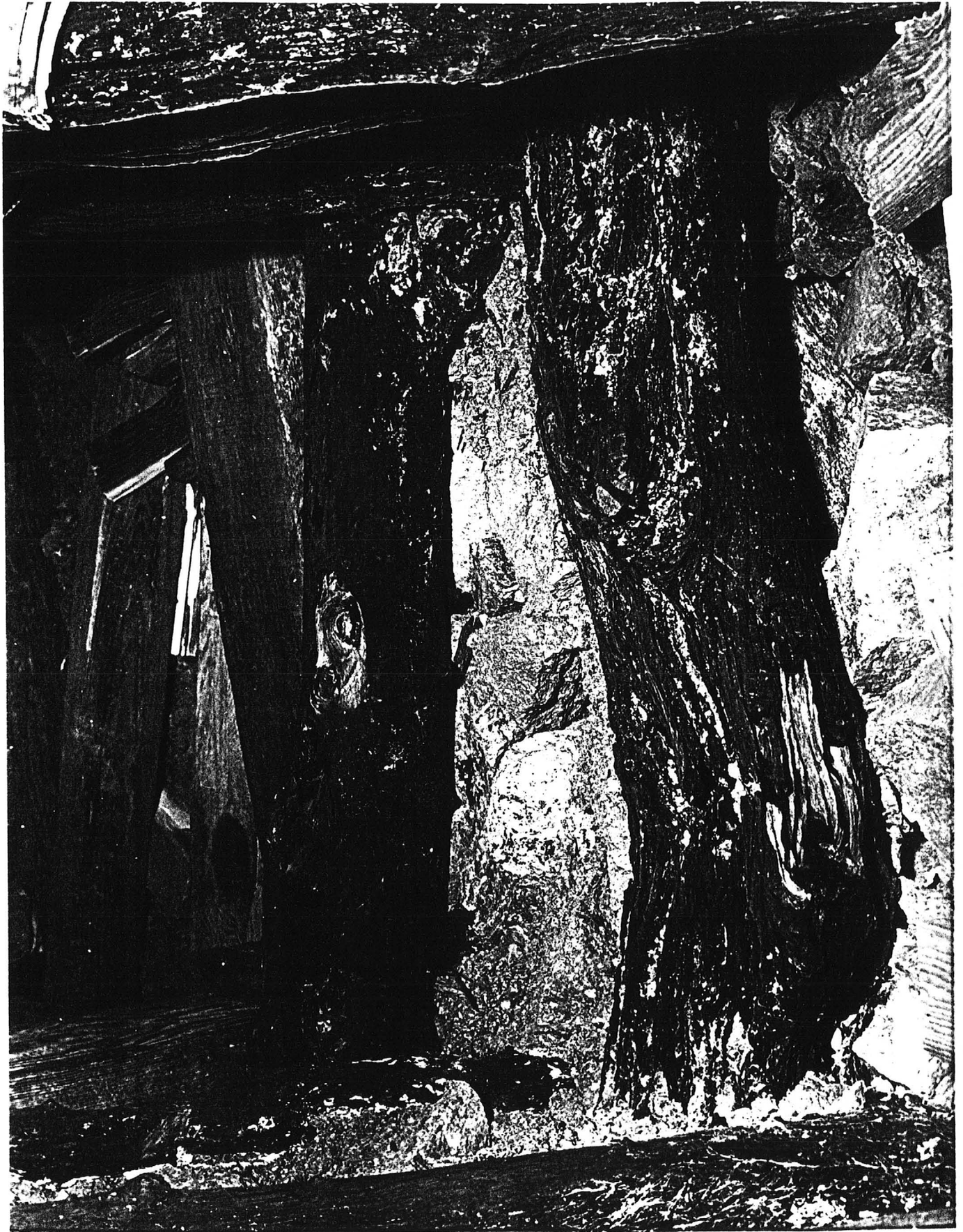
A-64-5 1951



MAX KEGLEY - PHOTO A-64-D



MAX KEGLEY - PHOTO A-64-9



MAX KEGLEY - PHOTO A-64-8