Notice of Proposed Improvement of of said day at the court-room of 132 Inch Durite Asphaltic Consaid court at the court-house in the crete (Coarce Aggregate) Wearing Dity of Las Vegas, County of Clark, Surface, or 1½ inch Asphaltic State of Nevada, has been fixed Concrete Wearing Surface, on and appointed as the time and Prepared Base Coarse, for Street place for the settlement of said Improvements in the City of Las Vegas, Nevada.

the City of Las Vegas, Clark Coun- his exceptions in writing, and show Nevada, hereby gives notice to parties concerned and interested. and especially to those parties owning property situate in the district to be assessed, as hereinafter described, that the said Board of City Commissioners of the City of Las Vegas intends to construct, 11/2 inch Durite Asphaltic Concrete (Coarse Aggregate) Wearing Surface or 11/2 Inch Asphaltic Concrete Wearing Surface, on Prepared Base Course. for Street Improvements, upon those certain streets and portions of streets hereinafter designated in accordance with plats, diagrams and estimates of cost, prepared under the direction of said Board of City Commissioners and on file in the office of the City Clerk for public examination.

The streets and portions of streets on which said improvements are to be done and the location of the work to be done, follows: **Cutline** of Improvement District Stewart street; from Main street

to Fifth street. Fremont street; from Eighth street to Twelfth street. The District to be assessed for

In Clark's Las Vegas Townsite Lots 1 to 8 inclusive, and 25 to

In Park View Addition Lots 17 to 24 inclusive, Block 1. Lots 9 to 24 inclusive, Block 2. In Buck's Subdivision

15 and 20. Lots 2 to 5 inclusive, and Lot H.

inclusive, Block 14. 2008 1 to 4 inclusive, and the Lots 7 and 8, in Block 21. All of Lots F and G.

In Pioneer Heights Addition Lots 23 and 24, Block 3. 24 inclusive, Block 2. in Ladd Addition

Lots 1 to 7 inclusive, Block 1. The Norhterly 200 feet of Block 2. In Fairview Tract Let 5, and Lots 13 to 16 inclu-

sive, Block 1. Lot 5, 10, and 13 to 18 inclusive, follows:

Parcels of Land Not in Any Subdivision Described as Follows: Parcel in SE% SW%, Sec. 27, T. and 33. 20 S., R 61 E., M. D. B. & M.

Beginning at a point in the Easterly line of Main street where it intersects with the Northerly line of Stewart street as said streets are nown and delineated on a map of 15 and 20. Clark's Las Vegas Townsite, as recorded in the office of the County in Block 22. Recorder of the County of Lincoln. Nevada, thence running along the easterly line of Main street produced 125 feet to a point; thence at right angles Easterly 140 Lots 7 and 8, in Block 21. feet; thence at right angles Southerly 125 feet; thence at right angles Westerly 140 feet to the place of beginning.

Percel in SE% SW%, Sec. 27, T. 23 S., R. 61 E., M. D. B. & M Beginning at a point in the Easterly prolongation of the Northwesterly line of Block 1. Clark's Las Vegas Townsite, as shown on the Plat Book 1, page 37, Clark County, Nevada, Records, distant N. 27° 45' sive, Block 1. E. 205 feet from the most Northerly corner of said Block 1; thence Block 2. 27° 45' E. 75 feet: thence N. 62° 15' W. 140 feet; thence S. 27° 45′ W. 75 Parcel in SE'4 SW'4, Sec. 27, T. Plat of said addition of record in feet to the point of beginning. 20 S., R. 61 E., M. D. B. & M. Beok 1 of Plats, page 107, Clark

That all the costs and expense of of Las Vegas.

The Board of Commissioners of the City of Las Vegas hereby gives 40 S., R. 61 E., M. D. B. & M. notice that on Friday, the 9th day of January, 1931, at the hour of erly prolongation of the Northwest-3 o'clock p. m., in the Board Room erly line of Block 1, Clark's Las Veof said Board, at the County Court gas Townsite, as shown on the Plat House, in the City of Las Vegas, it Book 1, page 37, Clark County, Newill hold a meeting for the purpose vada, Records, distant N 27° 45' E. In the Tenth Judicial District Court of considering any suggestions or 205 feet from the most Northerly objections that may be made by the Corner of said Block 1; thence S. parties interested with respect to 62° 15' E. 140 feet; thence N. 27° 45' arranged improvements.

Passed and adopted this 19th day of December, A. D. 1930. J. F. HESSE,

(Seal)

Attest: Viola Burns, City Clerk of the

City of Las Vegac. *

AND DICTRIBUTION

No. 244 In the District Court of the Tenth tain portions are required to be Judicial District of the State of Nevada, in and for the County

of Clark

as Saml. H. Wells, Deceased. 3 o'clock p. m., in the Board Room full neglect on the part of the de- Third publication Jan. 6, 1931.

win Gordon Wells, administrator will hold a meeting for the pur- plaintiff on file with the clerk of with the will annexed of the es- pose of considering any suggestions the above-entitled court, reference tate of Samuel Henry Welis, also or objections that may be known as Saml. H. Wells, deceased, the parties interested with respect has rendered and presented for final to the proposed improvements. settlement, and filed in said court. Passed and adopted this 19th day his first and final account of his of December, A. D. 1930. administration of said estate, to-.

LEGAL NOTICES gether with his report and petition for final distribution, and that Saturday, the 17th day of January. 1931, at ten o'clock in the forenoon State of Nevada, has been fixed account and the hearing of said report and petition, at which time and place any person interested in The Board of Commissioners of said estate may appear and file

> firmed and contest the same. Notice Is Further Given: That said account is for final settlement, and the said estate is ready for distribution, and on confirmation of of said first and final account final distribution of said estate will be immediately had.

cause why the account should not

be approved and allowed and con-

Dated this 23rd day of December, A. D. 1930. WM. L. SCOTT, Clerk.

By Dorothy Keeler, Deputy. (Sear) Stevens, Henderson & Noland,

Attorneys for said estate. d25 to j15, incl.

Notice of Proposed Improvement of Rough and Finish Grading with 21/2 Inch Durite Asphaltic Concrete (Coarse Aggregate) Base | Notice of Application for Permission Course or 214 Inch Asphaltic Concrete Base Course of Street Improvements in the City of Las Vegas, Nevada.

The Board of Commissioners of the City of Las Vegas, Clark County, Nevada, hereby gives notice to said improvements is described as all parties concerned and interested, and especially to those parties owning property situate in the District to be assessed, as hereinafter 32 inclusive, Blocks 1, 16, 17, 32 and described, that the said Board of City Commissioners of the City of Las Vegas intends to construct. Rough and Fininsh Grading with NW SW Sec. 20, T. 26 S.; R 212 Inch Durite Asphaltic Concrete (Coarse Aggregate) Base Course or o to in inclusive, in Blocks 212 Inch Asphaltic Concrete Base Course for Street Improvements. 61 E., bears N. 3° 25' W., 730 fee upon those certain streets and por- and N. 15° 44' W., 785 feet. Water tions of streets hereinafter desig-Lots 1 to 4 inclusive, and 13 to 16 nated in accordance with plats, diagrams and estimates of cost, prepared under the direction of said 20 S.; R. 61 E., and there used Northerly 100 feet of Lct 6, and Board of City Commissioners and on file in the office of the City Clerk for public examination.

The streets and portions of streets on which said improvement is to Lots 1 to 7 inclusive, and 17 to be done and the location of the work to be done, follows: Outline of Improvement District

Stewart street; from Main street to Fifth street. Fremont street; from Eighth street to Twelfth street.

The District to be assessed for said improvements is described as

In Clark's Las Vegas Townsite Lots 1 to 8 inclusive, and 25 te To Whom It May Concern: 32 inclusive, Blocks 1, 16, 17, 32

In Park View Addition Lots 17 to 24 inclusive, Block 1. Lots 9 to 24 inclusive. Block 2. In Buck's Subdivision

All of Lots F and G. In Pioneer Heights Addition Lots 23 and 24, Block 3. Lots 1 to 7 inclusive, and 17 to

24 inclusive, Block 2. In Ladd's Addition All of Lot A. Lots 1 to 7 inclusive, Block 1.

The Northerly 200 feet of Block ? In Fairview Trace Lot 5, and Lots 13 to 16 inclu-

Lot 5. 10, and 13 to 16 inclusive. 62° 15' E. 140 feet; thence N. Parcels of Land Not in Any Subdivision Described as Follows:

Beginning at a point in the East- County, Nevada, Records. constructing 1 Inch Durite As- erly line of Main street where : All persons holding or claiming phaltic Concrete (Coarse Aggre- intersects with the Northerly line liens under the provisions of saidgate) Wearing Surface or 11/2 Inch of Stewart street as said streets are Act on said premises are hereby Asphaltic Concrete Wearing Sur- shown and delineated on a map notified to be and appear at the face, on Prepared Base Course, for of Clark's Las Vegas Townsite, as Court Room of said Court at the Street improvements is to be de- recorded in the office of the County County County County County of the County of Clark, State of Nefrayed by special assessment to be Recorder of the County of Lincoln, Las Vegas, Clark County, State of vada, namely, the Henry Placer made according to benefits upon the State of Nevada; thence running Nevada, on the 21st day of Janu- which, according to the notice of loexable lots and premises situate in along the Easterly line of Main ary, 1931, at the hour of ten o'clock cation thereof recorded in the office the special assessment district above street produced 125 feet to a point; a. m. of said last mentioned date, to of the County Recorder at pages described, except whereby the Charthence at right angles Easterly 140 exhibit then and there the proof 195-196 of Book I of the record of ter of the City of Las Vegas, cer- feet; thence at right angles South- of their said liens. ain portions are required to be paid wiv 12 leet; thence at right angles from the General Fund of the City Westerly 140 feet to the place of ber, 1930. oeginning.

> Beginning at a point in the East-E. 75 feet; thence N. 62° 15' W. 140 feet; thence S. 27° 45' W. 75 feet

to the point of beginning. That all the costs and expense Mayor of the City of Las Vegas of constructing Rough and Finish The State of Nevada Sends Greetphaltic Concrete (Coarse Aggregate) You are hereby summoned to ap-Concrete Base Course for Street Im- ice upon you of this Summons if d23-25-27-30 11-3-6 provements is to be defrayed by served in said County, or within special assessment district above forty days (exclusive of the day of described, except whereby the Char- service), and defend the above enter of the City of Las Vegas, cer- titled action.

the City of Las Vegas hereby gives of matrimony heretofore and now In the matter of the estate of notice that on Friday, the 9th day existing between the plaintiff and Samuel Henry Wells, also known of January, 1931, at the hour of defendant, on the grounds of wil- Second publication Dec. 30, 1930. of said Board, at the County Court fendant, as will more fully appear Fourth publication Jan. 13, 1931. Notice Is Hereby Given: That Ed- House, in the City of Las Vegas, it from the verified complaint

ber, A. D. 1930. J. F. HESSE,

Mayor of the City of Las Vegas (Seal)

Attest Viola Burns, City Clerk of the City of Las Vegas. d23-25-27-30 j1-3-6

Notice of Regular Annual Stockholders' Meeting of Yellow Pine Mining Company

To the Stockholders of Yellow Pine Mining Company:

You and each of you will please take notice that in accordance with the by-laws of this corporation, the regular annual meeting of the stockholders of Yellow Pine Mining combany will be held on the third Wednesday in January, to-wit, the 21st day of January, 1931, at the office the company, at Goodsprings

Nevade, at the hour of 10 o'clock Said meeting is held for the purpose of holding the annual election of the directors of the corporation. and for the transaction of such other business as may properly come before the meeting

Dated: This 31s; day of December. 1930. W. H. Pike, President C. N. Magnuson, secretary.

APPLICATION NO. 9389

To Appropriate the Public Waters of the State of Nevada.

Notice is hereby given that on the 6th day of December, 1930, in accordance with Section 59, Chapter 59, of the Statutes of 1919, R. J. Oppedyk, of Las Vegas, County of Clark, State of Nevada, made application to the State Engineer of Nevada for permission to appropriate .5 of a second foot of the public waters of the State of Nevada, Diversion is to be made from Artesian Welis Nos. 1 & 2 at points in the 61 E. M. D. B. & M., or at points from which the 4 corner common to Sections 19 and 20, T. 20 S.; R. will be conveyed by means of ditches to portions of the NW4 SW4 Sec. 20, and the SE4 SE4 Sec. 21, T. for irrigation and domestic purposes from January 1st to December 31st of each year.

Signed: GEO. W. MALONE. State Engineer Date of first publication Jan. 1

Date of last publication Jan. 23 1931. j1-8-15-22-29

NOTICE OF FOECLOSURE OF LIENS

Notice Is Hereby Given that on the 26th day of December, 1930 there was filed in the District Court of the Tenth Judicial District of the State of Nevada, in and for the County of Clark, an action Lots 5 to 12 inclusive, in Blocks wherein E. C. Heckethorn is plaintiff, and Sunset Inns Company, Lots 2 to 5 inclusive, and Lot H. Ltd., a corporation, Ralph A. Lucchesi, also called Ralph Lacassi, Lots 1 to 4 inclusive, and 13 and William R. Ford. S. R. Whitehead and Gertrude Whitehead, his wife Lots 1 to 4, inclusive, and the are defendants, for the purpose of northerly 100 feet of Lot 6, and foreclosing certain liens under the provisions of an Act of the State of Nevada, entitled "An Act to Secure Liens to Mechanics and others. and to repeal all other acts in re- UNITED STATES LAND OFFICE lation thereto," approved March 2. 1875, and all acts and parts of acts amendatory thereof and supple

mentary thereto, upon the following described real property, to-wit: Lots numbers five (5), six (6) seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), and fourteen (14) in Block number three (3) in North Main Addition, Clark County, State of Nevada. Said land is more particularly described in the approved

All persons holding or claiming Dated this 27th day of Decem-

E. C. HECKETHORN, Plaintiff. Parcel in SE% SW%, Sec. 27, T. Stevens, Henderson & Noland, Attorneys for Plaintiff.

SUMMONS

of the State of Nevada, in and for the County of Clark

No. 2605

EVELYN S. DOUGHTY, Plaintiff,

ings to Said Defendant:

Base Course or 21/2 Inch Asphaltic pear within ten days after the serv- peal, if you fail to file in this office NOTICE OF SETTLEMENT OF special assessment to be made activenty days if served out of said below, your answer, under oath, specifically responding to these allots and premises situate in the tric, and in all other cases within legations of contest. special assessment to be made ac- twenty days if served out of said below, your answer, under oath,

> paid from the General Fund of the tiff against the defendant to pro-City of Las Vegas. cure a judgment and decree of this The Board of Commissioners of court forever dissolving the bonds made by to which is hereby made.

> > WM. L. SCOTT, Clerk of the Tenth Judicial District Court of the State of Nevada, in

and for Clark County, Nevada By Lucille Whitehead, Deputy

Leo A. McNamee and Frank McNamee, Jr. Attorneys for Plaintiff. d23-30 j6-13-20-27

(Seal)

NOTICE OF SHERIFF'S SALE No. 2472 In the Tenth Judicial District Court

of the State of Nevada, in and for the County of Clark BOULDER LUMBER & SUPPLY COMPANY, a corporation, Plaintiff

EUGENE L. SADOWSKI, and JANE DOE SADOWSKI, his wife and A. J. SCHUR, and MARY DOE SCHUR, his wife, and GER-ALD E. FOSTER, Defendants E. A. HONRATH and D. L. WIL-LIAMS, a co-partnership doing business under the firm name and style of NEVADA ELECTRIC Intervenors COMPANY.

Under and by virtue of a decree foreclosure of lien and judgmen and order of sale issued out of the District Court of the Tenth Judirial District of the State of Neada, in and for the County of 13-6-8-10-13-15-17-20 Clark, on the twenty-seventh day of October, A. D. 1930, in the above intitled action wherein the above named Plaintiff and Intervenor obtained a judgment and decreagainst the above named Defendunts. A. J. Schur and Mary Doc Schur, also known as P. D. Schur on the twenty-seventh day of Ocin November 22, 1930, recorded it Book of Judgments number 4, a pages 268 and 269. I am commander o sell certain real property and mildings and improvements locatd thereon, said premises being lo ated and situated in the City o Las Vegas, Clark County, Nevada

and described as follows, to-wit: All of that portion of Block One (1) lying north of the alley that runs Easterly and Westerly on the west side of the State Highway. across said Block One (1), and being all of lots One (1) to Ten (10), inclusive of said Block One (1), except any portion of said lots that may extend into said highway; also lots Thirty-seven (37) to Forty-three (43), inclusive, in said Block One (1), all the above described lots being in the Meadows Addition to the City of Las Vegas, Clark County, Nevada, as shown on the official plat thereof, recorded in Book One (1) of Plats, page Forty-three (43)

Clark County, Nevada, records. Notice Is Hereby Given, that or he Sixth day of January, A. D. 931, at 10:00 o'clock a. m. of saic late at the front door of the Cour House in the City of Las Vegas Dlark County, Nevada, I, in obedience with said Order of Sale and Judgment and Decree of Foreclos are of lien will sell the above de-scribed property or so much thereon as may be necessary to satisfy Plaintiffs' and Intervenors' jude ment with interest, costs and attor neys fee to the highest bidder for eash in lawful money of the United

States Dated this 15th day of December, 1930. SAM GAY, Sheriff of Clark County, Nevad.

NOTICE OF CONTEST (For Publication) DEPARTMENT Of The INTERIOR

Contest 1207 Carson City, Nevada Dec. 18, 1930. To H. L. Roberts, Henry Lovin, Ruby Lovin, J. S. Withers, M. Redman deceased. Richard Taggart, deceased, F. B. Rossiter, deceased Kingman, Arizona, E. R. Vat. Fleet, their heirs, personal repre-

sentatives and assigns. You and each of you are hereby notified that pursuant to the provisions of section 2335 of the Rerised Statutes of the United States the Commissioner of the Genera Land Office for and in behalf of the United States by his letter "N" lated August 26, 1920, directed contest proceedings against a certain purported mining location made upon lands of the United States in locations, was made March 7, 1898 and is described as bounded on the

south by the Eugene claim and loated approximately in Sec. 12, T. 21 S., R. 08 E., M. D. M. It is alleged in the contest prod30 j6-13 caedings:

1. That the land within the limits the claim is non-mineral ir character. 2. That minerals in sufficient quantities have not been discovered

within the limits of the claim to constitute a valid discovery. That the mining location has been abandoned.

You are, therefore, further noti-GEORGE F. DOUGHTY, Defendant fied that the said allegations will be taken as confessed, and the said location declared null and without further right to be heard within 20 days after the fifth publication of this notice, as shown

You should state in your answer the name of the post office to which you desire further notice to be sent This action is brought by plain- to you and make reference to the tiff against the defendant to pro- location in which you are herein cure a judgment and decree of this indicated to hold interests. CLARA M. CRISLER,

Register. First publication Dec. 23, 1930. of Fifth publication Jan. 20, 1931. NOTICE OF CONTEST

(For Publication) Contest 1208

notified that pursuant to the provisions of section 2335 of the Revised Stafutes of the United States the Commissioner of the General Land Office for and in behalf of he United States by his letter "N" fated August 25, 1930, directed entest proceedings against certain ourported mining locations made apon lands of the United States in he County of Clark, State of Ne-rada, namely, the Beatrice, Crown 3ar. Josephine, Laurie Queen and Marietta Placers, which, according o the notices of location thereof ecorded in the office of the County Recorder at pages 23, 25, 22, 20, 27, espectively, of Book O of the recand of locations, were made January 12, 1903, and are described as situsted from 31/2 to 5 miles above Rioille and embracing land in approxmately Sec. 12, T. 21 S., R. 68 E., M. D. M.

It is alleged in the contest pro-1. That the land within the limits of the claim is non-mineral in

tharacte: 2. That minerals in sufficient quantities have not been discovered vithin the limits of the claim to constitute a valid discovery. 3. That the mining locations

save been abandoned. You are, therefore, further notiober, 1930, which said Decree was led that the said allegations will ne taken as confessed, and the said ocations declared null and rithout further right to be heard ther before this office or on apeal, if you fall to file in this office leation of this notice, as shown selow, your answer, under oath pecifically responding to these alegations of contest.

> You should state in your answer ou desire further notice to be sent o you and make reference to the ocations in which you are herein ndicated to hold interests CLARA M. CRISLER.

First publication Dec. 23, 1930. second publication Dec. 30, 1930. Chird publication Jan. 6, 1931 Courth publication Jan. 13, 1931. 7ifth publication Jan. 20, 1931.

NOTICE OF CONTEST (For Publication) DEPARTMENT Of The INTERIOR JNITED STATES LAND OFFICE Contest 1190

Carson City, Nevada Dec. 18, 1930 To A. W. Bork, E. S. Campbell. Minnie Campbell, R. W. Eaton. L. E. Corbin, deceased, their heirs personal representatives and assigns, W. H. Lester, W. S. Park Nellie Lester. You and each of you are hereby

notified that pursuant to the pro-risions of section 2335 of the Rerised Statutes of the United States Commissioner of the General Land Office for and in behalf of he United States by his letter "N" lated August 19, 1930, directed montest proceedings against certain purported mining locations made apon lands of the United States in he County of Clark, State of Ne-quantities have not been discovered Castle Bar Extension Placers, which | constitute a valid discovery. hereof recorded in the office of the has been abandoned. You are, therefore, further noti- Fourth publication Jan. 6, 1931 page 71, respectively, of Book U of fled that the said allegations will Fifth publication Jan. 13, 1931. he records of locations, were made be taken as confessed, and the said September 8, 1906, and are decribed as situated in approximatey Sec. 22, T. 21 S., R. 65 E., M. D. lither before this office or on ap-M., the Green Tree being said to e 2 miles west of Boulder Canvon and adjoins the Jessica group on

he west. It is alleged in the contest pro-1. That the land within the limits

of the claim is non-mineral in haracter. 2. That minerals in sufficient uantities have not been discovered within the limits of the claim to

constitute a valid discovery. That the mining locations have been abandoned. You are, therefore, further notiled that the said allegations will is taken as confessed, and the said ocations declared null and void vithout further right to be heard ither before this office or on apheal, if you fail to file in this office vithin 20 days after the fifth pubication of this notice, as shown your answer, under oath specifically responding to these al-

egations of contest. You should state in your answer he name of the post office to which ou desire further notice to be sent o you and make reference to the locations in which you are herein ndicated to hold interests.

CLARA M. CRISLER. Register First publication Dec. 23, 1930 Second publication Dec. 30, 1930. Third publication Jan. 6, 1931. Fourth publication Jan. 16, 1931. Fifth publication Jan. 20, 1931.

NOTICE OF CONTEST (For Publication) DEPARTMENT Of The INTERIOR UNITED STATES LAND OFFICE Centest 1206 Carson City, Nevada. Dec. 18, 1930.

To H. L. Harris, Henry Lovin, Ruby Lovin, J. S. Withers, J. B. Withers, J. D. Withers, M. Redman. deceased, F. B. Rossiter, deceased, Richard Taggart, deceased, Kingman, Arizona, E. R. Van Fleet, their heirs, personal representa-

visions of section 2335 of the Revised Statutes of the United States, ceedings: the Commissioner of the General the United States by his letter "N" character. Dated this 22nd day of Decem- DEPARTMENT Of The INTERIOR upon lands of the United States in constitute a valid discovery. vada, namely, the Shimmy Placer, been abandoned. Carson City, Nevada. made March 7, 1898, and described You are, therefore, notified that Second publication. Dec. 23, 1930.

Dec. 13, 1930. Third publication, Dec. 30, 1930.

To Willis M. Kemper, David R. ville, bounded on the south by the as confessed, and the said loca- Fourth publication Jan. 6, 1931 Kelaper, L. A. Crozler, Howard W. Clawhammer Placer; the Eugene tion declared null and void with- Pifth publication Jan. 13, 1931. Kemper, Frank M. Kemper, J. E. Placer, made March 7, 1898, and de- out further right to be heard, either Carrow, E. M. Carrow, Frank Cul- scribed as situated 412 miles south- before this office or on appeal, if bertson, their heirs, personal rep- east of Rioville, bounded on the you fail to file in this office withresentatives and assigns.

South by Shimmy; the Mike, made in 20 days after the fifth publica- DEPARTMENT Of The INTERIOR tion of this notice, as shown be- UNITED STATES LAND OFFICE bounded on the south by Henry; low, your answer, under oath, spethe Riverside, made June 10, 1899, cifically responding to these allegated described as situated north of these of contest. the record of locations.

It is alleged in the contest proceedings: 1. That the land within the limits First publication Dec. 16, 1930.

character. 2. That minerals in sufficient mantities have not been discovered Fifth publication Jan. 13, 1931. vithin the limits of the claim to constitute a valid discovery.

have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void vithout further right to be heard. wither before this office or on apreal, if you fail to file in this office within 20 days after the fifth pubcation of this notice, as shown below, your answer, under oath specifically responding to these alegations of contest.

You should state in your answer the name of the post office to which dress is unknown and you can not D. M. It is alleged in the contest proo you and make reference to the each of you are hereby notified that ceedings: ceations in which you are herein pursuant to the provisions of section ndicated to hold interests. CLARA M. CRISLER.

First publication Dec. 23, 1920 second publication Dec. 30, 1930. Third publication Jan. 6, 1931. Fourth publication Jan. 13, 1931. Fifth publication Jan. 20, 1931.

NOTICE OF CONTEST (For Publication)

Contest 1219

Carson City, Nevada. Dec. 18, 1930. To B. F. Bonelli, J. F. Perkins, Alice McKesson, deceased, their heirs, personal representatives and as-

You and each of you are hereby ceedings: rised Statutes of the United States character. he Commissioner of the General he United States by his letter "N" lated August 27, 1930, directed constitute a valid discovery. contest proceedings against a certain been abandoned purported mining location made You are, there 21 S., R. 68 E., M. D. M.

It is alleged in the contest pro-

character. 2. That minerals in sufficient herein indicated to hold interests. vada, namely, the Green Tree and within the limits of the claim to

You are, therefore, further noti- Fourth publication Jan. 6, 1931 location declared null and void vithout further right to be heard. within 20 days after the fifth publication of this notice, as shown below, your answer, under oath, specifically responding to these al-

legations of contest. You should state in your answer the name of the post office to which you desire further notice to be sent o you and make reference to the location in which you are herein indicated to hold interests.

CLARA M. CRISLER. Register. First publication Dec. 23, 1930 Second publication Dec. 30, 1930. Third publication Jan. 6, 1931. Fourth publication Jan. 13, 1931. Fifth publication Jan. 20, 1931.

To F. A. Wait, Carson City Neva-

ed Statutes of the United States, 65E., M. D. M. vised Statutes of the United States, 65E., M. D. M. It is alleged in the contest pro- the name of the post office to the United States by his letter 1. That the land within the lim- which you desire further notice to Land Office for and in behalf of ceedings: contest proceedings against a cer- character. tain purported mining location States in the County of Clarz, within the limits of the claim to State of Nevada, namely the Warm constitute a valid discovery. Springs Lode, which according to the notice of location thereof in the office of the County Recorder

3. That the mining location has been abandoned.

Second publication, Dec. 23, 1930.
Third publication, Dec. 30, 1930.
Fourth publication Jan. 6, 1931. the office of the County Recorder You are, therefore, further noti-recorded at page 146 of Book 1 of fied that the said allegations will the Record of Locations was made February 5, 1910, and is described as situated about 4 miles below the head of Black Canyon on the bank of the Colorado River, at Warm Springs and as embracing land in

1. That the land within the lim- You should state in your answer Land Office for and in behalf of its of the claim is nonmineral in the name of the post office to the United States by his letter "N" character which you desire further notice to

UNITED STATES LAND OFFICE the County of Clark, State of Ne- 3. That the mining location has First publication Dec. 16, 1930.

the Mike claim; all lying in ap- You should state in your answer proximately Sec. 12, T. 21 S., R. 68 the name of the post office to S. M. D. M. All the claims are re- which you desire further notice to corded in the office of the County be sent to you and make reference Recorder a page 194 of Book I of to the location in which you are herein indicated to hold interests CLARA M. CRISLER.

Register. the claim is non-mineral in Second publication, Dec. 23, 1930. Third publication, Dec. 30, 1930. Fourth publication Jan. 6, 1931

NOTICE OF CONTEST That the mining locations DEPARTMENT Of The INTERIOR UNITED STATES LAND OFFICE tain purported mining location Contest 1181

United States, the Commissioner of character. Register, the General Land Office for and in 2. That minerals in sufficient behalf of the United States by his quantities have not been discovered letter "N" dated August 19, 1930 within the limits of the claim to directed contest proceedings against constitute of valid discovery. a certain purported mining location made upon lands of the United been abandoned. R. 65E., M. D. M.

It is alleged in the contest pro-

2. That minerals in sufficient quantities have not been discovered Land Office and in behalf of within the limits of the claim to

You are, therefore, further notiapon lands of the United States in fied that the said allegations will Fifth publication Jan. 13, 1931. he County of Clark, State of Ne- be taken as confessed, and the said rada, namely, the Navigator Placer, location declared null and void which, according to the notice of without further right to be heard. lice of the County Recorder at page peal, if you fail to file in this office DEPARTMENT Of The INTERIOR 329 of Book H of the record of loca- within 20 days after the fifth pub- UNITED STATES LAND OFFICE ions, was made January 18, 1897. Heation of this notice, as shown beand is described as situated in the low, your answer, under oath, spe-W NW , W NE SW , Sec. 6, T. difically responding to these allega-

tions of contest.
You should state in your answer the name of the post office to 1. That the land within the limits which you desire further notice to the claim is non-mineral in be sent to you and make reference to the location in which you are

CLARA M. CRISLER Register. First publication Dec. 16, 1930. according to the notices of location 3. That the mining location Second publication, Dec. 23, 1930. Third publication, Dec. 30, 1930.

> NOTICE OF CONTEST Contest 1183

dress is unknown and you can not be found, now, therefore, you and each of you are hereby notified that each of you are hereby notified that it is alleged in the contest propursuant to the provisions of section ceedings: 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in character. behalf of the United States by his NOTICE OF CONTEST

(For Publication)

DEPARTMENT Of The INTERIOR
UNITED STATES LAND OFFICE

A certain purported mining location made upon lands of the United states in the County of Clark.

States in the County of Clark.

State of Nevada, namely the Castle you are, therefore, further Contest 1133
Carson City, Nevad:
December 8, 1930.

To F. A. Wait, Carson City Nevad, and Las Vegas, Nevada, and to A. H. Phelps, deceased, his heirs, legal representatives and by 5230 feet, extending from 500.

State of Nevada, namely the Castle Bar Placer, which, according to the County Reflect that the said allegations will be taken as confessed, and the said location declared null and void without further right to be heard, either before this office or on appeal, if you fail to the office of the County Responses to the Record of Locations, was made to A. H. Phelps, deceased, his heirs, legal representatives and by 5230 feet, extending from 500.

2. That minerals in sufficient herein indicated to hold interest made upon lands of the United quantities have not been discovered

be taken as confessed, and the said location declared null and void without further right to be heard, either before this office or on appeal, if you fail to file in this office tives and assigns.

You and each of you are hereby notified that pursuant to the prorisions of section 2325 of the Po-It is alleged in the contest pro- cifically responding to these allegations of contest.

dated August 26, 1930, directed 2. That minerals in sufficient be sent to you and make reference contest proceedings against certain quantities have not been discovered to the location in which you are dress is unknown and you can not purported mining locations made within the limits of the claim to herein indicated to hold interests. CLARA M. CRISLER.

NOTICE OF CONTEST (For Publication) Contest 1213

Carson City, Nevada, December 8, 1930. You should state in your answer To William Compury or Compary (no address), R. R. Allison, deceased, E. F. Thompson, Los Angeles, California, G. W. Beecher, deceased (C. W. Herndon, Kingman, Arizona, administrator of the estate), their heirs, personal representatives and assigns.

You and each of you are hereby

notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 27, 1930, directed centest proceedings against a cermade upon lands of the United Carson City, Nevada. States in the County of Cla December 8, 1930. State of Nevada, namely, the Salt To James Christy, Jr., Will Christy, Well Placer, which, according to George Sackett, Charles H. How- the notice of location thereof reland, W. W. Roller, A. H. Roller, corded in the office of the County F. C. Howland, their heirs, per- Recorder at page 484 of Book I of sonal representatives and assigns, the Record of Locations, was made the Spanish Bar Mining Com- October 24, 1898, and is described pany, its successors and assigns, as situated due north from Stony F. M. Barnes, St. Thomas, Neva-da, and Salida, Colorado.

Whereas it appears that your ad-whereas it appears that your ad-limately Sec. 1, T. 21S., R. 68E., M.

1. That the land within the lim-

2335 of the Revised Statutes of the its of the claim is nonmineral in

3. That the mining location has

States in the County of Clark. You are, therefore, further noti-State of Nevada, namely, the Buck fied that the said allegations will Eye Placer, which, according to the be taken as confessed, and the said he name of the post office to which DEPARTMENT Of The INTERIOR notice of location thereof recorded location declared null and void UNITED STATES LAND OFFICE in the office of the County Record- without further right to be heard. er at page 229 of Book H of the either before this office or on ap-Record of Locations, was made No- peal, if you fail to file in this office vember 17, 1896, for land which ex- within 20 days after the fifth pub-To B. F. Bonelli, J. F. Perkins, Alice M. Bonelli, W. F. Perkins, A. L. tends 1320 by 5280 feet, one mile lication of this notice, as shown oeffrom old fort building at Callville. low, your answer, under oath, spe-In approximately Sec. 22, T. 21 S., cifically responding to these allegations of contest.

You should state in your answer the name of the post office to 1. That the land within the lim- which you desire further notice to notified that pursuant to the pro-its of the claim is nonmineral in be sent to you and make reference to the location in which you are herein indicated to hold interests

CLARA M. CRISLER. First publication Dec. 16, 1930. 3. That the mining location has Second publication, Dec. 23, 1930. Third publication, Dec. 30, 1930. Fourth publication Jan. 6, 1931

NOTICE OF CONTEST

Contest 1214 Carson City, Nevada. December 8, 1930 To A. L. McKesson, deceased, Kingman, Arizona, Lulu McKesson, Kingman, Arizona, John Schemmelpfennig, Goodsprings, Nevada. G. E. Gicker, A. N. Eaton, C. W. Smith, Lincoln Alspere, Nellie

Pollock, their heirs, personal representatives and assigns. You and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Slatutes of the United States the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 27, 1930, directed contest proceedings against a corither before this office or on appeal, if you fail to file in this office DEPARTMENT Of The INTERIOR made upon lands of the United UNITED STATES LAND OFFICE States in the County of Clark, Carson City, Nevada. State of Nevada, namely, the Mammoth Placer, which, according to December 8, 1930, the notice of location thereof re-To L. E. Corbin, deceased, King- corded in the office of the County man Arizona, A. W. Bork, their Recorder at page 198 of Book H of heirs, personal representatives and the Record of Locations, was made assigns, W. H. Lester, San Ber- September 14, 1896, and is describnardino, California.

Whereas it appears that your acwille post office, 8 miles below Tem-

1. That the land within the lim-

behalf of the United States by his letter "N" dated August 19, 1939 directed contest proceedings against a certain purported mining location within the limits of the claim to 3. That the mining location has

heirs, legal representatives and assigns.
You and each of you are hereby notified that pursuant to the provitions of section 2335 of the Revited Status of the United States.

November 4, 1905, for land 1320 feet beat first office or on appeal, if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer, under oath, specifically responding to these allegations of contest.

the United States by his letter 1. That the land within the limb be sent to you and make reference to the location in which you are character.

CLARA M. CRISLER. Register First publication Dec. 16, 1930,

NOTICE OF CONTEST (For Publication) DEPARTMENT Of The INTERIOR UNITED STATES LAND OFFICE Contest 1246

ry C. Kohler, Andrew Thorn, Robert. B. Woodward, Henry Kohler, sonal representatives and assigns. Whereas it appears that your ad-United States, the Commissioner of the General Land Office for and in

Bergen, Charles R. Fletcher, Har-Harry Lowenguth, their heirs, perbe found, now, therefore, you and each of you are hereby notified that Register, pursuant to the provisions of section 2335 of the Revised Statutes of the