LEGAL NOTICES

NOTICE OF CONTEST NO. 1361 IOR, UNITED STATES LAND OF- letter "N" dated May 22, 1931 di- 3, 10, 17, 1932. FICE, Carson City, Nevada, Jan. 15, rected contest proceedings against 1932. To: Guy E. Pierson, his heirs, certain purported mining locations personal representatives or assigns, made upon lands of the United dress is unknown and you cannot be of Nevada, namely the Teddy Bear of you are hereby notified that pur- cember 20, 1906, situated in a wide 2335 of the Revised Statutes of the into a low butte and embracing land

clared null and void without furth- cations in which you are herein iner right to be heard, either before dicated to hold interests. CLARA this office or on appeal, if you fail M. CRISLER, Register. Pub. Jan. 20, ti file in this office within 20 days 27, Feb. 3, 10, 17, 1932. after the fifth publication of this notice, as shown below, your answer under oath, specifically responding Feb. 3, 10, and 17, 1932.

State of Nevada, namely the Obie 64 E., M. D. M.

which you are herein indicated to 3, 10, 17, 1932. hold interests. CLARA M. CRIS-LER, Register. Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932.

NOTICE OF CONTEST No. 1370 to file in this office within 20 days Hemingway Wash in approximately Beal, their heirs, personal repre-sponding to these allegations of conafter the fifth publication of this Sec. 32, T. 22 S., R. 64 E., M. D. M. sentatives and assigns, the Alunite test. You should state in your ansnotice, as shown below, your answer It is alleged in the contest pro- Mining Company, its successors were the name of the post-office to the mining locations have been under oath, specifically responding ceedings: 1. That the land within and assigns, Whereas it appears which you desire further notices to to these allegations of contest. You the limits of the claims is nonmin- that your address is unknown and be sent to you and make reference should state in your answer the eral in character. 2. That minerals you can not be found, now, there- to the locations in which you are further notified that the said allename of the post office to which you in sufficient quantities have not been fore, you and each of you are here-herein indicated to hold interests. desire further notices to be sent to discovered within the limits of the by notified that pursuant to the pro- CLARA M. CRISLER, Register. Pub. and the said location declared null

NOTICE OF CONTEST No. 1376

behalf of the United States by his It is alleged in the contest protain purported mining locations made al in character. 2. That minerals ceedings: 1. That the land within er right to be heard, either before eral in character. 2. That miner- to file in this office within 20 days als in sufficient quantities have not after the fifth publication of this been discovered within the limits of notice as shown below, your answer the said allegations will be taken as desire further notices to be sent to

NOTICE OF CONTEST No. 1410 DEPARTMENT OF THE INTERto these allegations of contest. You IOR, UNITED STATES LAND OF- therefore, further notified that the sions of section 2335 of the Revised should state in your answer the FICE, Carson City, Nevada, Jan. 15, said allegations will be taken as Statutes of the United States, the name of the postoffice to which you 1932. To: R. B. Sproul (deceased), confessed, and the said locations de- Commissioner of the General Land desire further notices to be sent to J. A. Delameter, Richard M. Sproul, clared null and void without further Office for and in behalf of the Unityou and make reference to the loca- Mrs. F. N. Tilford (Florence), O. A. right to be heard, either before this ed States by his letter "N" dated tions in which you are herein indi- Sproul, (deceased), Frank Sproul, office or on appeal, if you fall to August 17, 1931 directed contest procated to hold interests. CLARA M. James Sproul, S. V. Sproul (deceas- file in this office within 20 days aft- ceedings against certain purported CRISLER, Register.Pub. Jan 20, 27, ed) John R. Sproul. Samuel E. er the fifth publication of this no-mining locations made upon lands NOTICE OF CONTEST No. 1363 appears that your address is un-DEPARTMENT OF THE INTER- known and you can not be found, should state in your answer the made July 4, 1908 about 23 miles IOR, UNITED STATES LAND OF- now, therefore, you and each of you name of the post office to which south of Las Vegas and 7 miles west FICE, Carson City, Nevada, Jan. 15, are hereby notified that pursuant to you desire further notices to be sent from the Colorado River in approxi-1932, To: J. W. Farris, his heirs, the provisions of section 2335 of personal representatives and assigns, the Revised Statutes of the United locations in which you are herein in- D. M., recorded December 10, 1908 whereas it appears that your adStates, the Commissioner of the dicated to hold interests. CLARA in Book A-1, page 356, Mining Recdress is unknown, and you can not be General Land Office for and in be- M. CRISLER, Register. Pub. Jan 20. ords of Lincoln County. Nevada. found, now, therefore, you and each half of the United States by his 27, Feb. 3, 10, 17, 1932. of you are hereby notified that pur- letter "N" dated Aug. 7, 1931 directsuant to the provisions of section ed contest proceedings against cer-2335 of the Revised Statutes of the tain purported mining locations United States, the Commissioner of made upon lands of the United the General Land Office for and in States in the County of Clark, State behalf of the United States by his of Nevada, namely the Copper Reef letter "N" dated May 8, 1931 direct- Quartz Mining Claim made January ed contest proceedings against cer 1, 1913, recorded March 31, 1913 in tain purported mining locations Book 2, page 362 of the records of upon lands of the Unit- Clark County, Nevada, is described ed States in the County of Clark, as situated in Sec. 28, T. 22 S., R.

NOTICE OF CONTEST No. 1412 DEPARTMENT OF THE INTER-DEPARTMENT OF THE INTER- 1932. To: R. B. Sproul, deceased, five miles south of Las Vegas and August 17, 1931 directed contest pro-IOR. UNITED STATES LAND OF- Charles Herbst, Mrs. Mary Alternus six miles westerly from the Colo- ceedings against certain purported IOR. UNIETD STATES LAND OF- after the fifth publication of this FICE, Carson City, Nevada, Jan. 15, Miller, Harry W. Altemus, Ralph N. rado River and one and one-half mining locations made upon lands FICE. Carson City, Nevada, Jan. 15, Miller, Harry W. Altemus, Ralph N. rado River and one and one-half mining locations made upon lands FICE. Carson City, Nevada, Jan. 15, Miller, Harry W. Altemus, Ralph N. rado River and one and one-half mining locations made upon lands FICE. To: Phillip Richards, his Altemus, John P. Altemus, Mrs. mile north of Hemingway Wash in of the United States in the County wary 15, 1931. To: Robert D. Dever- wer under oath, specifically reheirs, personal representatives and Blair Horner, Nannie O. Ream, M. approximately Sec. 28, T. 22 S., R. of Clark, State of Nevada, namely ell and C. J. Stanton, their heirs, sponding to these allegations of assigns, Whereas it appears that Brooke Altemus, Carrie L. Sproul, 64 E., M. D. M. your address is unknown and you Minnie M. Sproul, Frances O. Sproul, can not be found, now, therefore, Mildred L. Sproul, Richard M. Sproul, recedings: 1. That the land within you and each of you are hereby hoyou are hereby hoyou and each of you are hereby hoyou tified that pursuant to the provi- Peaslee, O. A. Sproul, deceased, Mrs. eral in character. 2. That minerals cords of Lincoln County, Nevada, and each of you are hereby noti- reference to the locations in which sions of section 2335 of the Revised O. A. Sproul, Frank Sproul, James in sufficient quantities have not been described as located about 20 miles fied that pursuant to the provisions you are indicated to hold interests. Statutes of the United States, the Commissioner of the General Land Mrs. S. V. Sproul, John R. Sterner, claims to constitute a valid discovered within the limits of the southeast of Las Vegas and 1½ of section 2335 of the Revised States. The Jan. 20, 27, Feb. 3, 10, 17, 1932. Office for and in behalf of the United States by his letter "N" dated
A. Sproul, Herbert V. Sproul, Mrs.
A. Sproul, Herbert V. Sproul, Mrs.
May 12, 1931 directed contest proOlive R. McLaughlin, Mrs. Blanche
May 12, 1931 directed contest proceeding against certain purported L. Tyre, Clara E. Taylor, their heirs, said allegations will be taken as records of Lincoln County, Nevada, dated August 18, 1931 directed con- IOR, UNITED STATES LAND OFmining locations made upon lands of personal representatives and as- confessed, and the said locations de- described as located about 20 miles test proceedings against certain FICE, Carson City, Nevada, Januthe United States in the County of Signs, Whereas is appears that your clared null and void without further clark, State of Nevada, namely the address is unknown and you can not right to be heard, either before this east of Railroad Pass, in approxi- uncn lands of the United States in George P. Johnson, D. W. Gill, their Clark, State of Nevada, namely the address is unknown and you can not right to be heard, either before this east of Railroad Pass, in approximately Sec. 12, T. 23 S., R. 63 E., M. the County of Clark, State of Ne-heirs, personal representatives and half of the United States by his which embrace land in approximateland 12, T. 23 S., R. 63 E.,
ly Secs. 11 and 12, T. 23 S., R. 63 E.,
ly Secs. 12, 1. 23 S., R. 63 E.,
ly Secs. 14 and 15 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 15 and 16 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 16 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 17 and 18 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 11 and 12, T. 23 S., R. 63 E.,
ly Secs. 11 and 12, T. 23 S., R. 63 E.,
ly Secs. 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 11 and 12, T. 23 S., R. 63 E.,
ly Secs. 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 11 and 12, T. 23 S., R. 63 E.,
ly Secs. 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 11 and 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 11 and 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 11 and 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 11 and 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 11 and 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 12 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 13 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 15 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 16 In this office within 20 days after
letter "N" dated September 14, 1931,
ly Secs. 17 In this office within 20 days after
letter "N" dated September 14, M. D. M., and situated near the base of the southerly end of River of the United States, the Common lands of the United States and the United States and the United States and Range of mountains, located January 1, 1911 but not placed of record.

It is alleged in the contest proIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest. You should each of Railroad Pass in approxiIt is alleged in the contest in the Counter of Railroad Pass in approxiIt is alleged in the contest in the Counter of Railroad Pass in approxiIt is alleged in It is alleged in the contest proceedings: 1. That the land within 7, 1931 directed contest proceedings further notices to be sent to you tis of the claims to constitute a the limits of the claims is nonminderived by the limits of the claims is nonmining against certain purported mining eral in character. 2. That minerals locations made upon lands of the claims to constitute a the post office for the United States of the United States of the United States, the placer which was made November 16, 1896, recorded November 16, 1896, recorded November 16, 1896, recorded November 16, 1896, recorded November 11, but I recorded Country Nevada, and make reference to the locations and make reference to the locations have been abandoned. The contest proceedings for the United States of the United States o in sufficient quantities have not been United States in the County of hold interests. CLARA M. CRIS- You are, therefore, further notified 1906 in Roox X, page 323 of Mining Aug. 18, 1931 directed contest pro- ed as situated 5 miles below the found to constitute a valid discovery. Clark, State of Nevada, namely the LER, Register, Pub. Jan. 20, 27, Feb. that the said allegations will be tak- deeds, Lincoln County. Nevada, ceedings against certain purported mouth of Rio Virgin River in ap-3. That the mining locations have Post Dispatch Nos. 1 and 2 Quartz 3, 10, 17, 1932. been abandoned. You are, there- Mining Claims, made April 1 and 2. fore, further notified that the said 1909 and recorded April 26, 1909 in NOTICE OF CONTEST No. 1427 further right to be heard, either be- in said claims. allegations will be taken as con- Book C-1, pages 208-209 of the min- DEPARTMENT OF THE INTER- fore this office or on appeal, if you It is alleged in the contest professed, and the said locations de- ing records of Lincoln County, Ne- IOR, UNITED STATES LAND OF- fail to file in this office within 20 ceedings: 1. That the land with- Quartz located January 1, 1907 and the limits of the claims is nonclared null and void without furth- vada and described as located about FICE. Carson City. Nevada January days after the fifth publication of in the limits of the claims is non- January 5, 1907, respectively, record- mineral in character. 2. That miner right to be heard, either before seven miles west of the Colorado 15, 1932. To: P. B. Hill, Clifford L. this notice, as shown below, your mineral in character. 2. That ed April 5, 1907 and described as lo- erals in sufficient quantities have er right to be heard, either before seven miles west of the Colorado 15, 1932. To: P. B. Hill, Chilofd L. this notice, as shown below, your minerals in sufficient quantities have this office or on appeal, if you fail River and one mile northerly from Graves, Frank W. Graves, M. S. answer under oath, specifically re-

you and make reference to the loca- claims to constitute a valid discovery visions of section 2335 of the Re- Jan 20, 27, Feb. 3, 10, 17, 1932. tions in which you are herein indi- 3. That the mining locations have vised Statutes of the United States, cated to hold interests. CLARA M. been abandoned. You are, therefore, the Commissioner of the General CRISLER, Register. Pub. Jan 20, 27, further notified that the said alle- Land Office for and in behalf of the DEARTMENT OF THE INTER- heard, either before this office or ed mining locations made upon lands and Ray Rays, their heirs, person- state in your answer the name of TOR, UNITED STATES LAND OF- on appeal, if you fail to file in this of the United States in the County al representatives and assigns, the post office to which you desire PICE, Carson City, Nevada, Jan. 15. office within 20 days after the fifth of Clark, State of Nevada, namely Whereas it appears that your adjusted to be sent to you 1932. To: J. F. Brown, his heirs, publication of this notice, as shown the Golden Crown No. 2, Quartz dress is unknown and you can not and make reference to the locapersonal representatives and assigns below, your answer under oath, Whereas it appears that your adspectifically responding to these allegations of contest. You should dress is unknown and you can not legations of contest. You should east of Las Vegas and 2½ miles east of Las Vegas eas be found, now, therefore, you and state in your answer the name of of Railroad Pass; joined on east side section 2335 of the Revised Sta- 20, 27, Feb. 3, 10, 17, 1932.

NOTICE OF CONTEST No. 1413 address is unknown and you can not have been abandoned. vada which are described as situ- 20, 27, Feb. 3, 10, 17, 1932. the claims to constitute a valid dis- under oath, specifically responding ated about six miles west of the Colcovery. 3. That the mining locations of contest. You orado River and six miles south of the tions have been abandoned. You should state in your answer the Vegas Wash in approximately Sec. are, therefore, further notified that name of the post office to which you 28, T. 33 S., R. 64 E., M. D. M. IOR. UNITED STATES LAND OFthe said allegations will be taken as desire further notices to be sent to the said allegations will be taken as desire further notices to be sent to the said allegations will be taken as desire further notices to be sent to the said allegations will be taken as desire further notices to be sent to the said allegations will be taken as desire further notices to be sent to the said allegations will be taken as desire further notices to be sent to the said allegations of content to the said allegations the limits of the claims is nonmin- William Ritzel (or Retzel), their which you desire further notice as shown below, your answer eral in character. 2. That minerals heirs, personal representatives and in sufficient quantities have not been assigns. Whereas it appears that discovered within the limits of the your address is unknown and you claims to constitute a valid discov- can not be found, now, therefore, CLARA M. CRISLER, Register. ery. 3. That the mining locations you and each of you are hereby no-have been abandoned. You are, tified that pursuant to the provi-Sproul, their heirs, personal repre- tice, as shown below, your answer of the United States in the County sentatives and assigns, Whereas it under oath, specifically responding of Clark, State of Nevada, namely

NOTICE OF CONTEST No. 1415 DEPARTMENT OF THE INTEReral in character. 2. That minerals
in sufficient quantities have not
been discovered within the limits
fore, you and each of the fore, you and each of the hereby notified that pursuant to
hereby notified t ceased). John R. Sterner, Blanche discovery. 3. That the mining lo- 1907, recorded March 19, 1907 in General Land Office for and in certain purported mining locations. M. Sproul, Richard M. Sproul, Minnie cations have been abandoned. You M. Sproul, Richard M. Sproul, Mrs. are, therefore, further notified that cords of Lincoln County. Nevada, letter "N" dated August 18, 1931 States in the County of Clark, State Nellie Drossel (Mrs. L. L.), Mrs. F. the said allegations will be taken as and described as located about 21/2 directed contest proceedings aminst of Nevada, namely the Ackron Plac-N. (Florence) Tilford, Frances O. confessed, and the said locations desproul, Mildred L. Sproul, Ralph N. clared null and void without furth25 miles southeast of Las Vegas in made upon lands of the United 1896, recorded November 16, 1896, in Mining claim, made June 6, 1928, not recorded, described as situated in the land within recorded, described as situated in the land within the limits of the claims is nonminated by Soc. 12, T. 23 S., R. States in the County of Clark. States in the County of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal, if you fail the limits of the claims is nonminated by Soc. 12, T. 23 S., R. States in the County of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal, if you fail the limits of the claims is nonminated by Soc. 12, T. 23 S., R. States in the County of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal, if you fail the limits of the claims is nonminated by Soc. 12, T. 23 S., R. States in the County of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal, if you fail the limits of the claims is nonminated by Soc. 12, T. 23 S., R. States in the County of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal, if you fail the limits of the claims is nonminated by Soc. 12, T. 23 S., R. States in the County of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal, if you fail the limits of the claims is nonminated by Soc. 12, T. 23 S., R. States in the County of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal, if you fail the county of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal if you fail the county of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal if you fail the county of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal if you fail the county of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal if you fail the county of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal if you fail the county of Clark. Blair Horner, Nannie O. Ream, O. this office or on appeal if you fail the county of Clark. Blair Horner, Nannie O. Ream, O. the county of Clark. Blair Horner, Nannie O. Ream, O. the county of Clark. Blair Horner, Nannie O. Ream, O. the cl recorded, described as situated in Sec. 11, T. 23 S., R. 63 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is nomminical in character. 2. That mineral in character. 2. That mineral in character. 2. That mineral in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered. 3. That the mining locations have been abandoned. You are therefore, notified that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this gations will be taken as confessed, and the said locations declared null and void without further right to be in this office or on appeal, if you fail to file within 20 days after the limits of the claims is nomminical in the themselves the limits of the claims is nomminical in the contest proceedings: 1. That the land within the limits of the claims is nomminical in character. 2. That mineral in sufficient quantities have not overy. 3. That the mining locations decedings: 1. That the land within the limits of the claims is nomminical in character. 2. That mineral in character. 2. That mineral in character 2. That mineral in character 2. That mineral in sufficient quantities have not overy. 3. That the mining locations decided the body of send the said locations decided the post office to which you desire therefore, nutrher notified that the said allegations of contest. You should be taken as confessed, and the said locations decided the body of the claims is nommineral in character. 2. That mineral to the claims is nommineral in sufficient quantities have not covery. 3. That the land within the limits of the claims is nommineral in character. 2. That mineral to the claims is nommineral in character and the said locations decided to which the limits of the claims is nommineral in sufficient quantities have not covery. 3. That the land within and the said locations 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 within 20 days after the fifth oppolication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the in this office and you can not be found, now, therefore, you and each of you are hereby notified that pursuant to the portion 233. To 1932.

NOTICE OF CONTEST No. 1433

NOTICE OF CO post office to which you desire furing which you are herein indicated to tain purported mining locations your address is unknown and you ther notices to be sent to you and hold interests. CLARA M. CRIST made upon lands of the United can not be found, now, therefore, make reference to the locations in LER, Register, Pub. Jan. 20, 27, Feb. States in the County of Clark, State you and each of you are hereby noof Nevada, namely the Manganese tified that pursuant to the proviherein indicated to hold interests, further notified that the said alsions of section 2335 of the Revised
King Quartz Mining Claim made
Store the United States the CLARA M. CRISLER. Register. November 28, 1917, recorded No- Statutes of the United States, the vember 30, 1917 in Book 5, page 18 Commissioner of the General Land IOR, UNITED STATES LAND OF- of the records of Clark County, Ne- Office for and in behalf of the Unit-FICE, Carson City, Nevada, Jan. 15. vada, described as located twenty- ed States by his letter "N" dated

gations will be taken as confessed, United States by his letter "N" dat- IOR, UNITED STATES LAND OF- below, your answer under oath, and the said locations declared null ed August 18, 1931 directed contest and void without further right to be proceedings against certain purport-

each of you are hereby notified that the post office to which you desire line by Golden Crown No. 1 and on tutes of the United States, the pursuant to the provisions of section further notice to be sent to you and west side line by Golden Crown No. Commissioner of the General Land County, Nevada.

ceedings: 1. That the land within the County of Clark, State of Ne- dress is unknown and you can not DEPARTMENT OF THE INTER- the limits of the claims is nonmin- vada, namely the Sunset and Sun- be found, now, therefore, you and Whereas it appears that your ad- States in the County of Clark, State IOR, UNITED STATES LAND OF- eral in character. 2. That minerals set Nos. 1. 2. 3. Quartz, made Aug- each of you are hereby notified FICE, Carson City, Nevada, January in sufficient quantities have not been ust 5, 1908 in Book A-1, pages 114, that pursuant to the provisions of found, now, therefore, you and each Mining Claim which was made De- 15, 1932. To: W. R. Groff, his heirs, discovered within the limits of the 115. 116, Mining Records of Lin- section 2335 of the Revised Stapersonal representatives and as- claims to constitute a valid discov- coln County, Nevada, each being tutes of the United States, the suant to the provisions of section wash with a portion of it running signs, Whereas it appears that your ery. 3. That the mining locations described as located two miles east Commissioner of the General Land United States, the Commissioner of in approximately Sec. 27, T. 22 S., be found, now, therefore, you and therefore, further notified that the southeast of Las Vegas in approximately Sec. 27, T. 22 S., be found, now, therefore, further notified that the southeast of Las Vegas in approximately Sec. 27, T. 22 S., R. 63 E., August 18, 1931 directed contest pursuant to the provisions of sec- confessed, and the said locations de- M. D. M. letter "N" dated May 8, 1931 direct- ceedings: 1. That the land within tion 2335 of the Revised Statutes of clared null and void without further It is-alleged in the contest proed contest proceedings against cer- the limits of the claims is nonminer- the United States, the Commission- right to be heard, either before this ceedings: 1. That the lands with- lands of the United States in the er of the General Land Office for office or on appeal, if you fail to in the limits of the claims is non- County of Clark, State of Nevada, upon lands of the United States in in sufficient quantities have not and in behalf of the United States file in this office within 20 days aft- mineral in character. 2. That namely the Nevada Pioute Quartz the County of Clark, State of Nevabeen discovered to constitute a valid by his letter "N" dated Aug. 7, 1931 er the fifth publication of this nominerals in sufficient quantities Mining Claim recorded June 6, 1907 then Mrs. Fitzgibbon, who slipped
the County of Clark, State of Nevaminerals in sufficient quantities Mining Claim recorded June 6, 1907 then Mrs. Fitzgibbon, who slipped
the County of Clark, State of Nevaminerals in sufficient quantities Mining Claim recorded June 6, 1907 then Mrs. Fitzgibbon, who slipped da, namely the Guy E. Pierson Placdiscovery. 3. That the mining lodirected contest proceedings against tice, as shown below, your answer have not been discovered within er Claim which was located July 12, cations have been abandoned. You certain purported mining locations under oath, specifically responding the limits of the claims to constier Claim which was located July 12, cations have been abalitoried. For the claims to consultant the limits of the claims to consultant the claims to consultant the claims to consultant the claims to consultant the It is alleged in the contest pro-clared null and void without furth-tension Nos. 1, 2, 3, 4, 6, 7, and 8, desire further notified that the said alle-er right to be heard, either before eedings: 1. That the land within this effect or on appeal if you fail the limits of the claims is nonminthis office or on appeal, if you fail ary 1, 1909, recorded March 14, 1909 cations in which you are herein inand the said locations declared ceedings: 1. That the land within in Book 2, pages 372 and 373, Mindicated to hold interests. CLARA null and void without further right the limits of the claims is non-ing Records of Lincoln County, Ne-M. CRISLER, Register. Pub. Jan. to be heard, either before this of-mineral in character. 2. That

NOTICE OF CONTEST No. 1428 DEPARTMENT OF THE INTERto you and make reference to the mately Sec. 33, T. 22 S., R. 64 E., M.

NOTICE OF CONTEST No. 1436,

2335 of the Revised Statutes of the make reference to the locations in 3, in approximately Sec. 12, T. 23 S., Office for and in behalf of the IOR, UNITED STATES LAND OF-United States, the Commissioner of which you are herein indicated to R. 631/2 E., M.D.M., recorded Sep- United States by his letter "N" FICE, Carson City, Nevada, Januthe General Land Office for and in hold interests. CLARA M. CRIS- tember 11, 1908, in Book A-1, page dated August 17, 1931 directed con- ary 15, 1932. To: Mrs. P. H. Mack. DEPARTMENT OF THE INTER- behalf of the United States by his LER, Register, Pub. Jan. 20, 27, Feb. 128, county records of Lincoln test proceedings against certain and L. H. Crane, their heirs, perpurported mining locations made sonal representatives and asisgns, It is alleged in the contest pro- upon lands of the United States in Whereas it appears that your ad-You are, of Railroad Pass and 20 miles Office for and in behalf of the Unit-

> fice or on appeal, if you fail to minerals in sufficient quantities bers of the Barbers Union, for the file in this office within 20 days have not been discovered within sympathy and courtesy shown durantees the fifth multistance of the first the first the fifth multistance of the first the fifth multistance of the first the firs after the fifth publication of this the limits of the claims to constilling the recent illness and subsenotice, as shown below, your ans- tute a valid discovery, 3. That quent death of my dear husband, sponding to these allegations of con- abandoned. Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932.

> NOTICE OF CONTEST No. 1437 DEPARTMENT OF THE INTERt appears that your address is un- 20, 27, Feb. 3, 10, 17, 1932. known and you can not be found. now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the FICE Carson City, Nevada. Janu- your addres is unknown and you United States, the Commissioner of the General Land Office for and his heirs, personal representatives fore, you and each of you are herein behalf of the United States by and assigns. Whereas it appears by notified that pursuant to the his letter "N" dated August 17. that your address is unknown and provisions of section 2335 of the

> name of the post office to which the limits of the claims to constiyou desire further notices to be tute a valid discovery. 3. That fically responding to these allegacent to you and make reference to the mining locations have been tions of contest. You should state the locations in which you are abandoned.

NOTICE OF CONTEST No. 1450 DEPARTMENT OF THE INTERthe Lusitania Nos 1 and 2 Quartz; personal representatives and as- contest. en as confessed, and the said loca- Robert D. Deverell conveyed to C. tions declared null and void without J. Stanton an undivided 1/2 interest of the United States in the County E., M. D. M.

abandened. gations wil be taken as confessed. and void without further right to be heard either before this office or on appeal, if you fail to file in this office within 20 days after the fifth DEPARTMENT OF THE INTER- nublication of this notice, as shown

NOTICE OF CONTEST No. 1459 DEPARTMENT OF THE INTER- NOTED DANCER

proceedings against certain purported mining locations made upon

wer under oath, specifically re- the mining locations have been Arthur Charles Hamberg You are, therefore, be sent you and make reference to and void without further right to to these allegations of contest. You the locations in which you are be heard, either before this office should state in your answer the hereby indicated to hold interests. Gr on appeal, if you fail to file in name of the post office to which you shown below, your answer under oath, specifically responding to cated to hold interests. CLARA M. these allegations of contest. You CRISLER, Register. Pub. Jan. 20-27 should state in your answer the TOR UNITED STATES LAND OF- name of the post office to which FICE. Carson City, Nevada. Jan- vou desire further notices to be uary 15, 1932. To: John T. Hayes, sent to you and make reference to deceased. J. E. Driscoll, John F. the locations in which you are in-Quillen, their heirs, personal re-dicated to hold interests. CLARA FICE, Carson City, Nevada, Janupresentatives and assigns, Whereas M. CRISLER, Register Pub. Jan.

NOTICE OF CONTEST No. 1462 TOR UNITED STATES LAND OF- assigns. ary 15. 1932. To: F. E. McGhan.

file in this office within 20 days 3-10-17, 1932. You should state in your

NOTICE OF CONTEST No. 1469 DEPARTMENT OF THE INTERbeen discovered within and 6 miles west of the Colorado its of the claims to constitute a You are, therefore, 376, records of Lincoln County, Ne- that the said allegations will be

er right to be heard, either before which you are herein indicated to this office or on appeal, if you fail hold interests. CLARA M. CRISto file in this office within 20 days; LER, Register. Pub. Jan. 20-27 Feb. after the fifth publication of this 3-10-17, 1932.

WINS DIVORCE

Echoes of a career in the continental theater were heard here on Tuesday when Jean Fitzgibbon, noted dancer, was granted a decree of divorce from David Fitzgibbon by Judge H. W. Edwards.

Although little is known here about the young and blonde performer, client of Salter and Marshall, it was learned from authentic sources that Mrs. Fitzgibbon was a featured solo dancer in a London theater and at one time gave a command performance before King George and the royal family. Since

CARD OF THANKS

I sincerely wish to thank our 2. That many friends, and especially mem-Mrs. Helen Hamberg.

this office within 20 days after the desire further notices to be sent to fifth publication of this notice. as you and make reference to the locations in which you are herein indi-Feb. 3-10-17, 1932. NOTICE OF CONTEST No. 1545

DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OFary 15, 1932. To: George Sackett, C. H. Howland, F. C. Howland, Will Christy, J. Christy, Jr., N. Christy, F. M. Barnes, E. S. Christy, their DEPARTMENT OF THE INTER- heirs, personal representatives and Whereas it appears that can not be found, now, thereceedings: 1. That the land within the letter "N" dated August 17. that your address is unknown and provisions of section 2335 of the limits of the claims is nonminegainst certain purported mining fore, you and each of you are States, the Commissioner of the

that the said allegations will be taken as confessed, and the said locations declared null and void without further right to be heard, either before this office or on ap-That peal, 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, speci-You are, therefore, in your answer the name of the Pub. Jan 20, 27, Feb. 3, 10, 17, 1932, ed. and the said locations declar- make reference to the locations in ed null and void without further which you are herein indicated to right to be heard, either before this hold interests. CLARA M. CRISoffice or on appeal, if you fail to LER, Register, Pub. Jan. 20-27 Feb. NOTICE OF CONTEST No. 1547

> DEPARTMENT OF THE INTER IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, January 15, 1932. To: C. H. Howland, F. C. Howland, F. M. Barnes, J. Christy, Jr., M. W. Roller, Will Christy, George Sackett, A. H. Roller, their heirs, personal representatives and assigns. Whereas, it appears that your address is unknown and you can not be found, now, therefore, 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 bemining locations made upon lands proximately Sec. 3, T. 21 S., R. 67

> of Clark, State of Nevada, namely It is alleged in the contest prothe Little Giant and Mayor Mine ceedings: 1. That the land within 22 S., R. 64 E., M. D. M., said claims ing locations have been abandoned. are recorded in Book V, pages 375- You are, therefore, further notified taken as confessed, and the said It is alleged in the contest pro- locations declared null and void ceedings: 1. That the land within without further right to be heard, the limits of the claims is nonmin- either before this office or on aperal in character. 2. That minerals peal, if you fail to file in this office in sufficient quantities have not been within 20 days after the fifth pubdiscovered within the limits of the lication of this notice, as shown beclaims to conststitute a valid dis- low, your answer under oath, specicovery. 3 .That the mining loca- fically responding to these allegations have been abandoned. You are, tions of contest. You should state therefore, further notified that the in your answer the name of the said allegations will be taken as post office to which you desire furconfessed, and the said locations de- ther notices to be sent to you and clared null and void without furth- make reference to the locations in

Air Innovator



leader, shown as he reached the mainland from Honolulu aboard the City of Los Angeles after leading a recent "half way around the world" radio hookup. His music went on the air in the Hawaiian capital and was heard all over America. He also got quite a tan on Waikiki beach.

MAN KILLED IN THEATRE

HAZLETON, Pa., Jan. 19. (U.P)-The absorption of 500 patrons in a motion picture at the Feeley theater was shattered tonight by a pistol shot in the semi-dark balcony A man's body slumped to the floor A near panic followed, enabling

Chester Perlinsky, 28, a laborer, to escape down the stairs and into the street. Citizens and a policeman overtook him after a chase of 12



\$1000.00 in cash prizes and one thousand other prizes are offered for ex-amples of skill with a jackknife. Entries may be any kind of model, figure or special carving, requiring skill and ingenuity, made entirely of wood, and with no other tools than a jackknife.

int Prize	 	 	\$250
econd Prize	 	 	\$100
hird Prize	 	 	\$75
ourth Prize	 	 	\$50
ifth Prize	 	 	\$25
d also there are			

ackknives will be distributed to all wi cash awards and to those receiving honorable mention. In case of ties duplicate prizes will be

All rules and details of this contest are in the issue of Popular Mechanics Magazine now on sal Buy a copy at any newsstand or consult one your library. You do not have to be a regul-

POPULAR MECHANICS MAGAZINE 200 East Ontario Street CHICAGO, ILL.



Behind every economical heating plan is a COAL pile. When you're planning your battle against the cold weather remember that COAL gives the biggest pile of heat for the smallest amount of cash. Know!-Don't guess!

There Is NO COAL Better Than the Famous CASTLE GATE and KING COAL

Let Us Tell You the Best Grade for Your Stove

PHONE 34

LAS VEGAS

COAL & ICE CO.