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 of you are hereby notified that pur- cember 20, 1906, situated in a wide

after the fifth publication of this notice, as shown below, your answer under oath, specifically responding

LER, Register, Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932.

DEARTMENT OF THE INTER-

dress is unknown and you can not legations of contest. You should east of Las Vegas and 2½ miles east that pursuant to the provisions of the Revised Stable found, now, therefore, you and state in your answer the name of Railroad Pass; joined on east side section 2335 of the Revised Stable 20, 27, Feb. 3, 10, 17, 1932.

been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations decounts of the post office to which you and make reference to the locations decounts. The said allegations will be taken as confessed, and the said locations decounts of the post office to which you and make reference to the locations decounts. The said allegations will be taken as confessed, and the said locations decounts are allegations of contest. You are the post office to which you are the post of the post of the post of the post office to which you are the post of the pos

DEPARTMENT OF THE INTER- have been abandoned. to 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 name of the postoffice to which you desire further notices to be sent to you and make reference to the locations of the locatio tions in which you are herein indicated to hold interests. CLARA M. James Sproul, S. V. Sproul (deceased), Frank Sproul, office or on appeal, if you fail to August 17, 1931 directed contest proceedings against certain purported cated to hold interests. CLARA M. James Sproul, S. V. Sproul (deceased), Frank Sproul, office or on appeal, if you fail to August 17, 1931 directed contest proceedings against certain purported cated to hold interests. CRISLER, Register Pub. Jan 20, 27, ed) John R. Sproul, Samuel E. Sproul, their heirs, personal representatives and assigns, Whereas it appears that your address is under oath, specifically responding to these allegations of contest. You appears that your address is under oath, specifically responding to these allegations of contest. You appears that your address is under oath, specifically responding to these allegations of contest. You appears that your address is under oath, specifically responding to these allegations of contest. You should state in your answer the should state in your answer. IOR, UNITED STATES LAND OFnow, 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 to you and make reference to the mately Sec. 33, T. 22 S., R. 64 E., M. personal representatives and assigns, the Revised Statutes of the United locations in which you are herein inWhereas it appears that your address is unknown, and you can not be

General Land Office for and in beM. 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, described ed States in the County of Clark, as situated in Sec. 28, T. 22 S., R.

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 nonminated in sufficient quantities have not the limits of the claims is nonminated been discovered within the limits of the claims to constitute a valid displayment of the claims to be neard, either before on appeal, if you fail this office or on appeal, if you fail the contest of the claims of the limits of the claims is nomineral in character. 2. That minerals 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 within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims to constitute a valid discovered within the limits of the claims is non-all legations of contest. You should mineral in character. 2. That the mining locations 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 without further gations will be taken as confessed, and the said locations declared null and void without further gations will be taken as confessed, and the said locations declared null and void without further gations will be taken as confessed, and the said locations declared null and void without further gations will be taken as confessed and the said locations declared null in this office within 20 days after the and void without further right to be in this office within 20 days after the heard, either before this office or fifth publication of this notice, as are hereby notified that pursuant heard, either before this office of hith publication of this notice, are hereby notined that pursuant on appeal, if you fail to file in this shown below, your answer under to the provisions of section 2335 of of the office within 20 days after the fifth oath, specifically responding to these of contest. You should not the contest of t

DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Carson City, Nevada, Jan. 15,
DEPARTMENT OF THE INTERDEPARTMENT OF THE INTER1932. To: R. B. Sproul, deceased, five miles south of Las Vegas and DEPARTMENT OF THE INTER1932. 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 Altemus six miles westerly from the Colo-ceedings against certain purported TOR. UNITED STATES LAND OF- bandoned. 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. To: Phillip Richards, his Altemus, John P. Altemus, Mrs. mile north of Hemingway Wash in of the United States in the County wash in the land within McNeill, John Monsen, Islah Cox. Phillip Richards, his Altemus, John P. Altemus, Mrs. mile north of Hemingway Wash in of the United States in the County wash in the land within McNeill, John Monsen, Islah Cox. heirs, personal representatives and Blair Horner, Nannie O. Ream, M. approximately Sec. 28, T. 22 S., R. 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, It is alleged in the contest proyour address is unknown and you Minnie M. Sproul, Frances O. Sproul, can not be found, now, therefore, you and each of you are hereby not tified that pursuant to the provilife that pursuant to the pursuant to the
life that pursuant t sions of section 2335 of the Revised O. A. Sproul, Frank Sproul, James in sufficient quantities have not been abandoned. Provisions of section 2335 of the Revised O. A. Sproul, Frank Sproul, James in sufficient quantities have not been abandoned. Provisions of section 2335 of the Revised O. A. Sproul, Frank Sproul, James in sufficient quantities have not been abandoned. Statutes of the United States, the E. Sproul. S. V. Sproul, deceased, discovered within the limits of the Southeast of Las Vegas and 1½ of section 2335 of the Revised Statutes of the United States Commissioner of the General Land Office for and in behalf of the General Land Office for and in behalf of the General Land Office for and the said allegations of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land Office for and in behalf of the General Land Contest. You should state in your taken as confessed, and the said land office for and in behalf of the General Land Contest. You should state in your taken as confessed and the said land office for and in behalf of the General Land Contest. You should state in your taken as confessed as the contest of the General Land Contest ed States by his letter "N" dated A. Sproul, Herbert V. Sproul, Mrs. have been abandoned. May 12, 1931 directed contest pro- Olive R. McLaughlin, Mrs. Blanche therefore, further notified that the 1910 in Book 1, page 153, mining United States by his letter "N" to which you desire further not without further right to be heard, dated September 26, 1931, directed ceeding against certain purported L. Tyre, Clara E. Taylor, their heirs, said allegations will be taken as mining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of personal representatives and asmining locations made upon lands of the said locations in which
mining locations made upon lands of the locations in which
peal, if you fail to file in this office
purported mining locations made upon lands of the United States in
mining locations made upon lands of the upon lands of the United States in
mining locations made upon lands of the upon lands of the United States in
mining locations made upon lands of the upon Clark, State of Nevada, namely the address is unknown and you can not right to be heard, either before this Delta and Big War Mining Claims be found, now, therefore, you and office or on appeal, if you fail to file which embrace land in approximate- each of you are hereby notified that in this office within 20 days after D. M. ly Secs. 11 and 12, T. 23 S., R. 63 E., pursuant to the provisions of sec- the fifth publication of this notice. M. D. M., and situated near the tion 2335 of the Revised Statutes as shown below, your answer under ceedings: 1. That the land within made October 12. 1906. 24 miles base of the southerly end of River of the United States, the Commis- oath, specifically responding to these the limits of the claims is nonmin- southeast of Las Vegas and 2 miles Range of mountains, located Janu- sioner of the General Land Office allegations of contest. You should ary 1, 1911 but not placed of record. for and in behalf of the United state in your answer the name of It is alleged in the contest pro- States by his letter "N" dated Aug. the post office to which you desire not been discovered within the lim- M. D. M. recorded October 29, 1906 That the land within 7, 1931 directed contest proceedings further notices to be sent to you its of the claims to constitute a in Book U, pages 86, 87, 88, mining the limits of the claims is nonmin- against certain purported mining and make reference to the locations eral in character. 2. That minerals locations made upon lands of the in which you are herein indicated to ing locations have been abandoned. By transfer recorded December 11, in sufficient quantities have not been United States in the County of hold interests. CLARA M. CRIS- You are, therefore, further notified 1906 in Book X, page 323 of Mining 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. 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 minfessed, and the said locations de-ing records of Lincoln County, Ne-clared null and void without furth-vada and described as located about er 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 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- minerals in sufficient quantities to file in this office within 20 days Hemingway Wash in approximately Beal, their heirs, personal repre- sponding to these allegations of con- have not been discovered within after 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 ans- the limits of notice, as shown below, your answer It is alleged in the contest pro- Mining Company, its successors wer the name of the post office to tute a valid discovery. 3. under oath, specifically responding ceedings: 1. That the land within and assigns, Whereas it appears which you desire further notices to the mining locations have been to these allegations of contest. You the limits of the claims is nonmintary that your address is unknown and be sent to you and make reference abandoned. You are, therefore 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 are desire further notices to be sent to desire further notices to be sent to discovered within the limits of the by notified that pursuant to the protocological process. In the limits of the locations in which you are herein indicated to hold interests. In the said affects within the limits of the by notified that pursuant to the protocological process. In the locations in which you are herein indicated to hold interests. In the said affects within the limits of the by notified that pursuant to the protocological process. In the locations in which you are herein indicated to hold interests. In the said affects within the limits of the by notified that pursuant to the protocological process. In the locations in which you are herein indicated to hold interests. In the said affects within the limits of the by notified that pursuant to the protocological process. In the locations in which you are herein indicated to hold interests. In the said affects with the said affects with the said affects and the said affects with the said affects with the said affects with the said affects with the said affects. In the said affects with the said affects within the limits of the protocological process. In the locations in which you are herein indicated to hold interests. In the said affects with the said affects within the said affects within the limits of the protocological process. In the locations in which you are herein indicated to hold interests. In the said affects within the said affects within

NOTICE OF CONTEST No. 1410 ery. 3. That the mining locations you and each of you are hereby no-

FICE, Carson City, Nevada, January been discovered within the limits United States in the County of 15, 1932. To: R. B. Sproul (de- of the claims to constitute a valid Clark, State of Nevada, namely the Mining claim, made June 6, 1928, not It is alleged in the contest prorecorded, described as situated in ceedings: 1. That the land within Sec. 11. T. 23. S. R. 63. F. M. D. M. now, therefore, you and each of you publication 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 post office to which you desire further notices to be sent to you answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRIS-wish of the Revised Statutes of the United States of the United States of the United States. The River and 4 mile north of Heming-way Wash: Black Cloud. Black states, the Commissioner of the General Land Office for and in below, your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRIS-wish of the Revised Statutes of the United States of the United States, the Commissioner of the General Land Office for and in below, your answer under oath, specifically responding to these allegations of contest. You should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRIS-wish of the United States of the United States in the name of the post office within 20 days after the fifth publication of this notice, as shown below, your answer the name of the post office within 20 days after the fifth publication of this notice, as shown below, your answer the name of the post office within 20 days after the fifth publication of this notice, as should state in your answer the name of the post office within 20 days after the fifth publication of this notice, as should state in your answer the name of the post office to which you desire further notices to be sent to you and make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRIS-with the notice and the publication of this notice, as s NOTICE OF CONTEST No. 1412

NOVEMBER 28, 1917, recorded NoDEPARTMENT OF THE INTER
King Quartz Mining Claim made sions of section 2335 of the Revised berein indicated to hold interests. Statutes of the United States, the CIAPA M. CRISLER. Register commissioner of the General Land Pub. 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 DEPARTMENT OF THE INTERgations will be taken as confessed, United States by his letter "N" dat- IOR, UNITED STATES LAND OFand the said locations declared null ed August 18, 1931 directed contest FICE, Carson City, Nevada, Janand void without further right to be proceedings against certain purport- uary 15, 1932. To: heard, either before this office or ed mining locations made upon lands and Ray Rays, their heirs, person-IOR, 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 FICE, Carson City, Nevada, Jan. 15, office within 20 days after the fifth of Clark, State of Nevada, namely Whereas it appears that your adpute and publication of this notice, as shown the Golden Crown No. 2, Quartz dress is unknown and you can not personal representatives and assigns below, your answer under oath, Mining Claim made August 23, and be found, now, therefore, you and the found, now, therefore, you are herein in-Whereas it appears that your ad- specifically responding to these al- September 3, 1908, 23 miles south- each of you are hereby notified dicated to hold interests. CLARA

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

1923, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1928, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1928, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1928, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1929, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1920, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1920, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1920, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1921, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1922, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1923, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1924, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1925, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1926, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1927, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1928, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1929, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

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1920, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1920, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1921, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1922, not recorded described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1923, not recorded described as situated in Sec. 4, T. 23 S., R. 64 E., M. D. M.

1924, not recorded described as situated in Sec. 4, T. 2

ciared null and void without furth-er right to be heard, either before this office or on appeal, if you fail ti file in this office within 20 days

Cations in which you are herein in-discovered within the limits of the after the fifth publication of this

Cations in which you are herein in-discovered within 15. 1931. To: F. L. Wardlow and the said alle-verties and discovered within the limits of the assigns. Whereas it appears that after the fifth publication of this claims to constitute a valid discov- can not be found, now, therefore, lereby indicated to hold interests. That the mining locations you are hereby not have been abandoned. You are, tifled that pursuant to the proving the locations of this notice, as leave the locations in which was made November 2, back to senate where amendment the locations which was made November 2, back to senate where amendment the locations was made November 16, 1896, in the records of the proving the proving the locations are locations and locations are locations and locations are locations in which was made November 2. back to senate where amendment the locations in which was made November 2. back to senate where amendment the locations are locations and locations are locations are locations and locations are locations are locations and locations are locations are locations are locations and locations are locations are locations are locations are locations. The locations are locations. The locations are locations. The locations are locations. The locations are locations. The locations are locations are locations are locations are locations are locations are locations. The locations are locations are locations are locations are locations are locations are locations. The locations are locations. The locations are locations are locations are locations are locations are locations are locations. The locations are locations are locations

It is alleged in the contest pro-

DEPARTMENT OF THE INTER- fore this office or on appeal, if you It is allered in the contest pro-

NOTICE OF CONTEST No. 1436 Thomas Brown

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 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, Janu- clared null and void without furththe 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, er right to be heard, either before DEPARTMENT OF THE INTERDehalf of the United States by his LER, Register, Pub. Jan. 20, 27, Feb. 128, county records of Lincoln
DR, UNITED STATES LAND OFLetter "N" dated May 22, 1931 diJICE, Carson City, Nevada, Jan. 15, rected contest proceedings against

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LER, Register, Pub. Jan. 20, 27, Feb. 128, county records of Lincoln

LER, Register, Pub. Jan. 20, 27, Feb. NOTICE OF CONTEST No. 1413 | ceedings: 1. That the land within the County of Clark, State of Ne- dress is unknown and you can not notice, as shown below, your answer DEPARTMENT OF THE INTER- the limits of the claims is nonmin- vada, namely the Sunset and Sun- be found, now, therefore, you and under oath, specifically responding Whereas it appears that your ad- States in the County of Clark, State of 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 to these allegations of contest. You dress is unknown and you cannot be found, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. which was made Defound, now, therefore, you and each 4 Mining Claim. personal representatives and assigns, Whereas it appears that your ery. 3. That the mining locations address is unknown and you can not have been abandoned. You are, described as located two miles east of the United States, the colon County, Nevada, each being address is unknown and you can not have been abandoned. You are, described as located two miles east of the United States, the colon County, Nevada, each being commissioner of the General Land described as located two miles east of the United States. suant to the provisions of section into a low butte and embracing land address is unknown and you can not be found, now, therefore, you and the General Land Office for and in behalf of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated and the General Land Office for and in behalf of the United States by his letter "N" dated and least of the General Land Office for and in behalf of the United States by his letter "N" dated and least of the General Land Office for and in behalf of the United States by his letter "N" dated and least of the General Land Office for and in behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., behalf of the United States by his letter "N" dated and least of the United States by his letter "N" dated and least of the United States by his letter "N" dated and least of the United States by his letter "N" dated and least of the United States by his letter "N" dated and least of the United States by h retter "N" dated May 8, 1931 directed contest proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Guy E. Pierson Placed, namely the Guy E. Pierson Placed as namely the Guy E. Pierson Placed, namely the Guy E. Pierson Placed as namely the Guy E. Pierson Placed in Sec. 4. T. 23 S., R. 63 E., Droceedings against certain purported mining locations made upon lands of the United States, the Commission-right to be heard, either before this the United States, the Commission-right to be heard, either before this of the United States, the Commission-right to be heard, either before this office or on appeal, if you fail to ceedings: 1. That the lands within office within 20 days aftime the United States in the United States in

file in this office within 20 days the limits of the claims to consti-after the fifth publication of this tute a valid discovery. 3. That notice, as shown below, your ans-Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932.

NOTICE OF CONTEST No. 1437 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-FICE. Carson City, Nevada. January 15, 1932. To: John T. Hayes, deceased, J. E. Driscoll, John F. Quillen, 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 NOTICE OF CONTEST No. 1415

NOTICE OF CONTEST No. 1415

DEPARTMENT OF THE INTER
The limits of the claims is nonmineral in character. 2. That minerals against certain purported mining in the limits of the claims is nonmineral in character. 2. That mineral is against certain purported mining in the contest pro
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the limits of the claims is nonmineral in the claims is nonm DEPARTMENT OF THE INTEReral in character. 2. That minerals against certain purported mining bereby notified that pursuant to lication of this notice, as shown below. UNITED STATES LAND OFin sufficient quantities have not locations made upon lands of the low, your answer under oath, speci-15, 1932. To: R. B. Sproul (decassed), John R. Sterner, Blanche discovery. 3. That the mining losace Guartz made January 9 (ations have been abandoned. You have been abandoned have been abandoned have been abandoned. You have been abandoned have been abandoned have been abandoned have been abandoned. You have been abandoned have been abandoned have been abandoned have been abandoned have been abandoned. You have been abandoned have been abandoned

NOTICE OF CONTEST No. 1433 be heard, either before this office ated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, speciated about 6 miles west of Colorado to the provisions of section 2335 of low, your answer under oath, your answer under oath, your answer under oath, your answer un

NOTICE OF CONTEST No. 1450 DEPARTMENT OF THE INTERof Clark, State of Nevada, namely ell and C. J. Stanton, their heirs and and the said locations declarthe limits of the claims is non-their heirs, personal representatives and assigns. Whereas it appears the Lusitania No. 1 was made Janthe Lusitania No. 1 was made Jan-signs. Whereas it appears that your You are, ary 22, 1910, recorded March 25, Office for and in behalf of the answer the name of the post office locations declared null and void the United States by his letter "N records of Lincoln County, Nevada, dated August 18, 1931 directed con- tices to be sent to you and make either before this office or on ap- contest proceedings against certain east of Railroad Pass, in approxi- upon lands of the United States in CLARA M CRISLER. Resister. Pub. lication of this notice, as shown be- the County of Clark, State of No. mately Sec. 12, T. 23 S., R. 63 E. M. the County of Clark. State of Ne- Jan. 20, 27, Feb. 3, 10. 17, 1932. vada, namely the Mavflower, Vir-It is alleged in the contest pro- ginius and Black Jack Quartz eral in character. 2. That min- east of Railroad Pass in approxierals in sufficient quantities have mately Sec. 12. T. 23 S., R. 63 E. valid discovery. 3. That the min- records of Lincoln County, Nevado en as confessed, and the said loca- Robert D. Deverell conveved to C. tions declared null and void without J. Stanton an undivided 15 interest

be heard either before this 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 rada. specifically responding to these allegations of contest. You should state in your answer the name of further notices to be sent to you

tions in which you are herein in

NOTICE OF CONTEST No. 1459

the mining locations have been and the said locations declared hull and void without further right to be heard, either before this office of Nevada remain the County of Clark, State construction finance corporation os neard, either before this office of Nevada, namely the Ackron Plac-necessitating measure being sens oath, specifically responding to Lincoln County, Nevada, and defett told naval affairs committee these allegations of contest. You scribed as situated adjoining the rumors that there were defects in shown below, your answer under should state in your answer the Ohio placer claim in approximately the dirigible Akron were false. name of the post office to which Sec. 3, T. 21 S., R. 67 E., M. D. M. vou desire further notices to be It is alleged in the contest pro- saving devices during the unemsent to you and make reference to ceedings: 1. That the land within ployment emergency, recommended the locations in which you are indicated to hold interests. CLARA mineral in character. 2. That minner, Dem., Texas. M. CRISLER, Register Pub. Jan. erals in sufficient quantities have 20, 27, Feb. 3, 10, 17, 1932.

arv 15, 1932. To: F. E. McGhan. his heirs, personal representatives and assigns. Whereas it appears without further right to be heard, of what they believe to be whiskey that your address is unknown and either before this office or on apvou can not be found, now, there- peal, if you fail to file in this office 307 North Main street at 1:15 p the provisions of section 2335 of the low, your answer under oath, speci- with possession of liquor. Revised Statutes of the United fically responding to these allega-States, the Commissioner of the tions of contest. You should state E., M. D. M., by transfer on No. letter "N" dated August 18, 1931 ther notices to be sent to you and County, Nevada, Thomas Haynes directed contest proceedings against make reference to the locations in conveyed this mining claim to D. H. certain purported mining locations which you are herein indicated to Ainsworth. made upon lands of the United hold interests. CLARA M. CRIS- It is alleged in the contest pro-States in the County of Clark, LER, Register. Pub. Jan. 20-27 Feb. ceedings: 1. That the land within State of Nevada, namely the Bronze | 3-10-17, 1932. Metal Bronze Metal Nos 2 and 3, made July 1, 1908, recorded September 16, 1908, in Book A-1, page 139 Nevada: Black Cloud. Black Cloud FICE, Carson City, Nevada. Janu- valid discovery. 3. That the minNos. 1 and 2. made October 24, 1908. ary 15, 1932. To: C. H. Howland, ing locations have been abandoned.

"ecorded January 20, 1909, in Book F. C. Howland, F. M. Barnes, J. You are, therefore, further notified B-2, pages 133 and 134, records of Christy, Jr., M. W. Roller, Will that the said allegations will be Uncoln County, Nevada: Treasure Christy, George Sackett. A. H. taken as confessed, and the said A-1. page 138, records of Lincoln appears that your address is un-either before this office or on ap Gronze Metal Nos. 2 and 3, and now, therefore, you and each of you within 20 days after the fifth pub River and 4 mile north of Heming- the Revised Statutes of the United fically responding to these allega mineral in character. 2. minerals in sufficient quantities in Book H, page 208, records of have not been discovered within Lincoln County, Nevada, is describ- IOR, UNITED STATES LAND OF the limits of the claims to consti- ed as situated 5 miles below the FICE, Carson City, Nevada, James the mining locations have been proximately Sec. 3, T. 21 S., R. 67 Harey Gentry, Thomas J. Jone bandoned. You are, therefore, E. M. D. M. further notified that the said al. It is alleged in the contest pro-

your address is unknown and you 3-10-17, 1932. can not be found, now, therefore. tified that pursuant to the provi-Quartz located January 1, 1907 and visions of section 2335 of the Revis- that the said allegations will be and 6 miles west of the Colorado the United States by his letter "N" either before this office or on ap-River in approximately Sec. 33, T. dated Sept. 14, 1931, directed con- peal, if you fail to file in this office 22 S., R. 64 E., M. D. M., said claims test proceedings against certain within 20 days after the fifth pub-176, records of Lincoln County, Ne- upon lands of the United States in low, your answer under oath, speci-

therefore, further notified that the DEPARTMENT OF THE INTER- said allegations will be taken as desire further not ces to be sent to Cut rate practices of chain stores you and make reference to the loca- attacked before interstate comtions in which you are herein indi- merce committee by representatives cated to hold interests. CLARA M. of small business men. CRISLER, Register, Pub. Jan. 29-27 Feb. 3-10-17, 1932;

NOTICE OF CONTEST No. 1545

C. H. Howland, F. C. Howland, Will American industry. Christy, J. Christy, Jr., N. Christy, Resolution introduced by Rep F. M. Barnes, E. S. Christy, their Howard, Dem., Neb., calling upon heirs, personal representatives and President Hoover to submit the assigns. Whereas it appears that names of persons who certified your addres is unknown and you that Harvey W. Couch, of Arkancan not be found, now, there- sas, appointed a director of the fore, you and each of you are here- reconstruction finance corporation. by notified that pursuant to the was a bonafide Democrat, provisions of section 2335 of the Voted to forbid use of convict Revised Statutes of the United labor on federal aid highway pro-States, the Commissioner of the jects. General Land Office for and in be- | Judiciary committee approved half of the United States by his let- bill creating an additional perter "N" dated Sept. 14, 1931, di- manent federal judgeship in New Book H, page 210, in the records of Rear-Admiral William A. Mof-

not been discovered within the lim- CITY POLICE HIT its of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned. DEPARTMENT OF THE INTER-You are, therefore, further notified TOR UNITED STATES LAND OFthat the said allegations will be FICE Carson City, Nevada, Janutaken as confessed, and the said fore, you and each of you are within 20 days after the fifth pub- m. and five bottles of "evidence General Land Office for and in in your answer the name of the vember 20, 1896, recorded in Book behalf of the United States by his post office to which you desire fur- Q, page 644, records of Lincoln

NOTICE OF CONTEST No. 1547 DEPARTMENT OF THE INTERthe records of Lincoln County IOR, UNITED STATES LAND OF- its of the claims to constitute ty, Nevada: The Bronze Metal known and you can not be found, peal, if you fail to file in this office That |2, 1896, recorded November 16, 1896 'ute a valid discovery. 3. That mouth of Rio Virgin River in ap- ary 15, 1932. To: Edward Syphu

right to be heard, either before this erals in sufficient quantities have that your address is unknown and low, your answer under oath, speci- vada, namely the Overton Sall NOTICE OF CONTEST No. 1469 tions of contest. You should state uary 19, 1887, commencing at a no DEPARTMENT OF THE INTER- in your answer the name of the tice and monument of stone built OR. UNITED STATES LAND OF- post office to which you desire fur- by the side of Daniel Bonelli's SE FICE, Carson City, Nevada, Janu- ther notices to be sent to you and cornerstone of his U. S. Survey and ary 15, 1932. To: D. S. Latham, make reference to the locations in running along his line in a north-George P. Johnson, D. W. Gill, their which you are herein indicated to erly direction to a monument of neirs, personal representatives and hold interests. CLARA M. CRIS- stone built by the side of Daniel assigns. Whereas it appears that LER, Register, Pub. Jan. 20-27 Feb. Bonelli's NE corner, a distance of

tions of section 2335 of the Revised IOR, UNITED STATES LAND OF- coln County, Nevada. Statutes of the United States, the FICE, Carson City, Nevada, Janu-Commissioner of the General Land ary 15, 1932. To: Thomas Haynes, ceedings: 1. That the land within Office for and in behalf of the Unit- D. H. Ainsworth, R. H. Corbet, de- the limits of the claims is noned States by his letter "N" dated ceased. Wright and Wright, their mineral in character. 2. That min-Aug. 18, 1931 directed contest pro- heirs, personal representatives and erals in sufficient quantities have eedings against certain purported assigns. Whereas it appears that not been discovered within the limnining locations made upon lands your address is unknown and you its of the claims to constitute a of the United States in the County can not be found, now, therefore, valid discovery. 3. That the minof Clark, State of Nevada, namely you and each of you are hereby ing locations have been abandoned the Little Giant and Mayor Mine notified that pursuant to the pro- You are, therefore, further notified January 5, 1907, respectively, record- ed Statutes of the United States, taken as confessed, and the said ed April 5, 1907 and described as lo- the Commissioner of the General locations declared null and void cated 25 miles south of Las Vegas Land Office for and in behalf of without further right to be heard, are recorded in Book V, pages 375- purported mining locations made lication of this notice, as shown bethe County of Clark, State of Ne- fically responding to these allegations alleged in the contest pro- vada, namely the Lone Star Placer tions of contest. You should state eedings: 1. That the land within Claim made February 1, 1896, re- in your answer the name of the he limits of the claims is nonmin- corded February 13, 1896, in Book post office to which you desire fureral in character. 2. That minerals G. pages 378-9, records of Lincoln ther notices to be sent to you and n sufficient quantities have not been County, Nevada, described as situ- make reference to the locations in liscovered within the limits of the ated about 1670 feet north of the which you are herein indicated to laims to consistitute a valid dis- Colorado River and about 600 yards hold interests. CLARA M. CRIS-

## **TUESDAY IN CONGRESS**

By United Press

Bankers urged subcommittee to act favorably upon administration's home loan bank bill HOUSE

DEPARTMENT OF THE INTER-Postoffice committee told by Rep. IOR, UNITED STATES LAND OF- Cellar, Dem., N. Y., that postal FICE, Carson City, Nevada, Janu- savings system prevented \$500,000,ary 15, 1932. To: George Sackett, 000 from being withdrawn from

Suspension of patents on labor

## TWO MORE CLUBS

Following on the heels of Mon day morning's raids. local police raided the Motor club yesterday afttaken as confessed, and the said ernoon at 1:14 o'clock and arrested locations declared null and void Sam King, 58, and seized a quantity Ray Martin, 42, was arrested at seized. Both men were charged

the limits of the claims is non mineral in character. 2. That min erals in sufficient quantities have Vault, made September 12, 1908, re-Roller, their heirs, personal repre-locations declared null and void corded September 16, 1906, Book sentatives and assigns. Whereas, it without further right to be heard,

DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-Samuel Kelsey, J. W. Crosby, John Monsen, Brig. Whitmore, Andrey fically responding to these allega- Ledge Claim which was made Jan-1500 feet, etc., in approximately Sec. 4, T. 20 S., R. 68 E., M. D. M., reyou and each of you are hereby no- NOTICE OF CONTEST No. 1554 | corded January 27, 1887, in Book B. DEPARTMENT OF THE INTER- pages 266-66, county records of Lin-

covery. 3 .That the mining loca-ions have been abandoned. You are, proximately Sec. 3. T. 22 S. R. 69, 3-10-17, 1932.