LEGAL NOTICES

NOTICE OF CONTEST NO. 1361 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 15, 1932. To: Guy E. Pierson, his heirs, personal representatives or assigns, Whereas it appears that your address is unknown and you cannot 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 behalf of the United States by his letter "N" dated May 8, 1931 directed contest proceedings against cerain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Guy E. Pierson Placer Claim which was located July 12, 1928, not recorded, described as situated in Sec. 4, T. 23 S., R. 64 E.,

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 declared null and void without further right to be heard, either before this office or on appeal, if you fail ti file in this office within 20 days after the fifth publication of this notice, as shown below, your answer

FICE, Carson City, Nevada, Jan. 15, 1932. To: J. W. Farris, his heirs. personal representatives and assigns.

make reference to the locations in which you are herein indicated to hold interests. CLARA M. CRIS- tain purported mining locations made upon lands of the United which you are herein indicated to hold interests. CLARA M. CRIS- tain purported mining locations in LER, Register. Pub. Jan. 20, 27, Feb. States in the County of Clark, State which you are herein indicated to hold interests. CLARA M. CRIS- tain purported mining locations and assigns, Whereas it appears that made upon lands of the United can not be found, now, therefore, sent to you and make reference to the locations in the County of Clark, State which you are herein indicated to hold interests. CLARA M. CRIS- tain purported mining locations and assigns, whereas it appears that such as the post office to which you are herein indicated to hold interests. CLARA M. CRIS- tain purported mining locations are the post office to which you are herein indicated to hold interests. CLARA M. CRIS- tain purported mining locations in the country of the upon lands of the United state in your address is unknown and you are herein indicated to hold interests. CLARA M. CRIS- tain purported mining locations are the post office to which you are herein indicated to you are her hold interests. CLARA M. CRIS-LER, Register. Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932.

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 in sufficient quantities have not been United States in the County of hold interests. CLARA M. CRISfound to constitute a valid discovery. Clark, State of Nevada, namely the LER, Register, Pub. Jan. 20, 27, Feb. 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 after the fifth publication of this Sec. 32, T. 22 S., R. 64 E., M. D. M. sentatives and assigns, the Alumite test. You should state in your ansnotice, as shown below, your answer It is alleged in the contest prounder 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

Whereas it appears that your adspectifically responding to these alseptember 3, 1908, 23 miles souther each of you are hereby notified that pursuant to the provisions of the Revised State in your answer the name of of Railroad Pass; joined on east side section 2335 of the Revised State in your answer the name of providing the representatives and assigns below. You and state in the provisions of the representatives and assigns below. You and section in which you are herein indicated that pursuant to the provisions of the provisions of the representatives and assigns below. You are herein indicated that pursuant to the provisions of the provisions of the representatives and assigns below. You are herein indicated that pursuant to the provisions of the representatives and assigns below. You are herein indicated that pursuant to the provisions of the provisions of the provisions of the provisions of the representatives and assigns below. You are herein indicated that pursuant to the provisions of the provisio

letter "N" dated May 22, 1931 directed contest proceedings against

ceedings: 1. That the land within the limits of the claims is nonmineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims of the claim to these allegations of contest. You oracle River and six miles south of should state in your answer the Vegas Wash in approximately Secname of the post office to which you 28, T. 22 S., R. 64 E., M. D. M. desire further notices to be sent to It is alleged in the contest pro-27, Feb. 3, 10, 17, 1932.

to these allegations of contest. You IOR, UNITED STATES LAND OF therefore, further notified that the should state in your answer the FICE, Carson City, Nevada. Jan. 15, said allegations will be taken as name of the postoffice to which you 1932. To: R. B. Sproul (deceased). confessed, and the said locations dedesire further notices to be sent to J. A. Delameter, Richard M. Sproul, right to be heard allegations before the you and make reference to the loca- Mrs. F. N. Tilford (Florence), O. A. right to be heard, either before this tions in which you are herein indi-cated to hold interests. CLARA M. James Sproul, S. V. Sproul (deceas-file in this office within 20 days aft-CRISLER, Register Pub. Jan 20, 27, ed) John R. Sproul, Samuel E. Sproul, their heirs, personal representatives and assigns, Whereas it IOR, UNITED STATES LAND OF- now, therefore, you and each of you name of the post office to which Whereas it appears that your ad- States, the Commissioner of the dicated to hold interests. CLARA dress is unknown, and you can not be General Land Office for and in be- M. CRISLER, Register, Pub. Jan 20, found, now, therefore, you and each of the United States by his 27, Feb. 3, 10, 17, 1932 letter "N" dated Aug. 7, 1931 direct-United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated May 2, 1931 directed mining locations made upon lands of the United States by his letter "N" dated May 2, 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 Copper Reef letter "N" dated May 2, 1931 directed contest proceedings against certain purported mining locations made upon lands of the United States in the County of States in the County of States in the County of letter "N" dated May 2, 1931 directed contest proceedings against certain purported mining locations made upon lands of the United States in the County of States in the County of locations made upon lands of the United St letter "N" dated May 8, 1931 direct- Quartz Mining Claim made January

office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these publication of this notice, as shown below, your answer under oath, specifically responding to these publications of contest. You should state in your answer the name of cifically responding to these pulses. 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 LER, Register, Pub. Jan. 20, 27. Feb. made upon lands of the United States in your answer the name of the post office to which 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 LER, Register, Pub. Jan. 20, 27. Feb. made upon lands of the United States, the Commissioner of the General Land Office for and in beland office for and in belands of the United States by his letter. States, the Commissioner of the John City, Nevada January fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegation of contest. You should state in your answer the name of the post office to which you are herein indicated to in which you are herein indicated to your answer the name of the post office to which you are herein indicated to in which you are herein indicated to your address is unknown and you had assigns, whereas it appears that your address is unknown and you had assigns.

DEPARTMENT OF THE INTER- 1932. To: R. B. Sproul, deceased, five miles south of Las Vegas and August 17, 1931 directed contest pro-DEPARTMENT OF THE INTER1932. To: R. B. Sproul, deceased. Invented sandals. When Miss Greja is not continuous properties. The continuous properties of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. Department of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. Department of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. Department of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. Department of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. Department of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. Department of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. Department of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. Department of the United States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, State of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, States of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, States of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, States of Nevada, January 15, 1931. To: Robert D. States in the Coince of Clark, States of Nevada, January 15, 1931. To: Robert D. heirs, personal representatives and assigns, Whereas it appears that Brooke Altemus, Carrie L. Sproul. 64 E., M. D. M.

Brooke Altemus, Carrie L. Sproul. 64 E., M. D. M.

Winnie M. Sproul, Frances O. Sproul, It is alleged in the contest procan not be found, now, therefore, Mildred L. Sproul, Richard M. Sproul, ceedings: 1. That the land within you and each of you are hereby no- Mrs. Fred N. Tilford, Mrs. Blanche the limits of the claims is nonmintified that pursuant to the provi- Peaslee, O. A. Sproul, deceased, Mrs. eral in character. 2. That minerals sions of section 2335 of the Revised O. A. Sproul, Frank Sproul, James in sufficient quantities have not been Statutes of the United States, the E. Sproul, S. V. Sproul, deceased, discovered within the limits of the Commissioner of the General Land Mrs. S. V. Sproul, John R. Sterner, claims to constitute a valid discov-Office for and in behalf of the Unit- T. J. Sproul, Mrs. L. L. Drossel, Sarah ery. 3. That the mining locations ed States by his letter "N" dated A. Sproul, Herbert V. Sproul, Mrs. have been abandoned. You are, May 12, 1931 directed contest pro-Olive R. McLaughlin, Mrs. Blanche therefore, further notified that the 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 as- confessed, and the said locations dethe 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 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 late that the late of the pursuant to the provisions of section of this notice. M. D. M., and situated near the tien 2335 of the Revised Statutes as shown below, your answer under base of the southerly end of River of the United States, the Commis- oath, specifically responding to these Range of mountains, located Janusioner 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 ceedings: 1. That the land within 7, 1931 directed contest proceedings further notices to be sent to you That the mining locations have Post Dispatch Nos. 1 and 2 Quartz 3, 10, 17, 1932. 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- IOR, UNITED STATES LAND OF-

personal representatives and assigns below, your answer under oath, Mining Claim made August 23, and be found, now, therefore, you and tions in which you are herein in-

3, 10, 17, 1932.

under oath, specifically responding ated about six miles west of the Col-

cations in which you are herein in-the limits of the claims is nonmindicated to hold interests. CLARA cral in character. 2. That minerals M. CRISLER, Register, Pub. Jan. 20, in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discov-NOTICE OF CONTEST No. 1410 ery. 3. That the mining locations DEPARTMENT OF THE INTER- have been abandoned. You are. appears that your address is un- to these allegations of contest. You known and you can not be found, should state in your answer the are hereby notified that pursuant to you desire further notices to be sent the provisions of section 2335 of to you and make reference to the the Revised Statutes of the United locations in which you are herein in-

ceased). John R. Sterner, Blanche discovery. 3. That the mining lo- Space Quartz made letter "N" dated May 8, 1931 directed contest proceedings against cer tain purported mining locations made upon lands of the United States in the County of Clark, as situated in Sec. 28, T. 22 S., R.
State of Neyada, namely the Ohio

Space Quartz Mining Claim made January 9

1907, recorded March 19, 1907

H. Pesslee, Carrie L. Sproul, Minnie cations have been abandoned. You the Possel of County, Neyada, described as istuated in Sec. 28, T. 22 S., R.
N. (Florence) Tilford, Frances O. confessed, and the said locations described as located about 242

State of Neyada, namely the Ohio

Space Quartz Manch 19, 1907, recorded March 19, 1907, State of Nevada, namely the Obic of Mrs. A. Sproil, Frances O. N. (Florence) Tiliard, Frances O. N. (Florenc NOTICE OF CONTEST No. 1412

DEPARTMENT OF THE INTEROR, UNITED STATES LAND OFOf the records of Clerk Countries and the data pursuant to the providence of the United States, the Commissioner of the Countries IOR, UNITED STATES LAND OF- of the records of Clark County, Ne-

NOTICE OF CONTEST No. 1427 DEPARTMENT OF THE INTER-

United States, the Commissioner of which you are herein indicated to R. 6312 E., M.D.M., recorded Sep- United States by County, Nevada.

It is alleged in the contest pro- pursuant to the provisions of sec- confessed, and the said locations de- mately Sec. 12, T. 23 S., R. 63 E., ceedings: 1. That the land within tion 2335 of the Revised Statutes of clared null and void without further M. D. M. ceedings: 1. That the land within the limits of the claims is nonmineral in character. 2. That minerals in sufficient quantities have not been discovered 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 decorated and void without furthere right to be heard, either before this office or on appeal, if you fail to o

> your address is unknown and you the locations in which sions 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 IOR, UNITED STATES LAND OF-August 17, 1931 directed contest pro- FICE. Carson 'Sity, Nevada, Janceedings against certain purported uary 15, 1932. 'G: John T. Hayes, mining locations made upon lands deceased, J. E. Driscoll, John F of the United States in the County Quillen, their heirs, personal rethe Blue Bell Quartz Mining Claim it appears that your address is unmade July 4, 1908 about 23 miles known and you can not be found south of Las Vegas and 7 miles west now, therefore, you and each of frem the Colorado River in approxi- you are hereby rotified that pursumately Sec. 33, T. 22 S., R. 64 E., M. ant to the provisions of section D. M., recorded December 10, 1903 2335 of the Revised Statutes of the in Book A-1, page 356, Mining Rec- United States, the Commissioner ords of Lincoln County, Nevada. of the General Land Office for and

NOTICE OF CONTEST No. 1428

the limits of the claims is nonmin- 1931 directed contest proceedings

King Quartz Mining Claim made tified that pursuant to the provi-

further right to be heard, either be- in said claims. fore this office or on appeal, if you

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 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 the General Land Office for and in hold interests. CLARA M. CRIS- tember 11, 1908, in Book A-1, page dated August 17, 1931 directed conbehalf of the United States by his LER, Register, Pub, Jan. 20, 27, Feb. 128, county records of Lincoln test proceedings against certain purported mining locations made It is alleged in the contest pro- upon lands of the United States in certain purported mining locations NOTICE OF CONTEST No. 1413 ceedings: 1. That the land within the County of Clark, State of Nemade upon lands of the United DEPARTMENT OF THE INTER- the limits of the claims is nonmin-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-Nevada, namely the Teddy Bear No. FICE, Carson City, Nevada, January in sufficient quantities have not been ust 5, 1908, recorded September 4 Mining Claim, which was made De- 15, 1932. To: W. R. Groff, his heirs, discovered within the limits of the 7, 1908, in Book A-1, pages 114, cember 20, 1906, situated in a wide personal representatives and as-wash with a portion of it running signs. Whereas it appears that your ery. 3. That the mining locations coln County. Nevada, each being into a low butte and embracing land in approximately Sec. 27, T. 22 S., be found, now, therefore, you and approximately Sec. 27, T. 22 S., be found, now, therefore, you and therefore, further notified that the said allegations will be taken as southeast of Las Vegas, in approxIt is alleged in the contest pro-

office within 20 days after the fifth publication of this DEPARTMENT OF THE INTER- notice, as shown below, your ans-IOR, UNITED STATES LAND OF- wer under cath, specifically re-FICE, Carson City, Nevada January sponding to these a legations of conyou and make reference to the lo-ceedings: 1. That the land within 15, 1931. To: F. L. Wardlow and test. You should state in your anscations in which you are herein in-the limits of the claims is nonmin-William Ritzel (or Retzel), their wer the name of the post office to heirs, personal representatives and which you de are further notices to assigns. Whereas it appears that be sent you and make reference to can not be found, now, therefore, hereby indicated to hold interests, you and each of you are hereby notified that pursuant to the provi- Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932.

> NOTICE OF CONTEST No. 1437 DEPARTMEN TOF THE INTER-Clark, State of Nevada, namely presentatives and assigns, Whereas It is alleged in the contest pro- in behalf of the United States by ceedings: 1. That the land within his letter "N" dated August 17,

> IOR. UNITED STATES LAND OF- this office within 20 days after the

DEPARTMENT OF THE INTERthe Lusitania No. 1 was made Jan- signs. Whereas it appears that your uary 1, 1910, recorded March 26, address is unknown and you can ary 15, 1932. To: Mrs. P. H. Mack, elegant eighties 1910 in Book 1, page 153, mining re- net be found, now, therefore, you and L. H. Crane, their heirs, percords of Lincoln County, Nevada, and each of you are hereby noti- sonal representatives and asisgns, outside the family album - that described as located about 20 miles fied that pursuant to the provisions whereas it appears that your adsoutheast of Las Vegas and 1½ of section 2335 of the Revised Stades is unknown and of the control miles east of Railroad Pass; Lusi- tutes of the Onted States. The following the found, now, therefore, you and the torchlight parade for Grover tania No. 2 Quartz was made Janu- Commissioner of the General Land each of you are hereby notified and of Aunt Sue all that pursuant to the provisions of the Revised States by his letter "N" section 2335 of the Revised States and campfire. The Time to the Commissioner of the United States, the control of Lincoln County, Nevada. August 18, 1931 directed control of the United States, the control of the Commissioner of the General Land each of you are hereby notified that pursuant to the provisions of the Revised States and campfire. southeast of Las Vegas and 2 miles purported mining locations made cast of Railroad Pass, in approximately Sac. 12, T. 23 S., R. 63 E., M. the County of Clark, State of New Yada, namely the Mayflower, Viruse of the General Land Office for and in behalf of the United States in the County of Clark, State of New Yada, namely the Mayflower, Viruse of the General Land Office for and in behalf of the United States by his letter "N" dated August 13, 1931 directed contest proceedings against certain purdescribed as located about 20 miles test proceedings against certain Commissioner of the General Land It is alleged in the contest pro- ginius and Black Jack Quartz, ceedings: 1. That the land within made October 12, 1906, 24 miles the limits of the claims is nonmin-southeast of Las Vegas and 2 miles 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., not been discovered within the lim- M. D. M. recorded October 29, 1906 its of the claims to constitute a in Book U, pages 86, 87, 88, mining Mining Records and described as valid discovery. 3. That the min- records of Lincoln County, Nevada. ing locations have been abandoned. By transfer recorded December 11, You are, therefore, further notified 1906 in Book X, page 323 of Mining that the said allegations will be tak- deeds. Lincoln County, Nevada, en as confessed, and the said loca- Robert D. Deverell conveyed to C.

that the said allegations will be taken as confessed, and the said locaen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without

The said eleged in the contest proen as confessed, and the said locations declared null and void without proen as confessed, and the said locations declared null and void without proen as confessed, and the said locations declared null and void without proen as confessed, and the said locations declared null and void without proen as con the limits of the claims is non-It is alleged in the contest promineral in character. fail to file in this office within 20 ceedings: 1. That the land with- minerals in sufficient quantities you can not be found, now, theredays after the fifth publication of in the limits of the claims is non-have not been discovered within fore, you and each of you are the limits of the claims is non-have not been discovered within fore, you and each of you are the limits of the claims is non-have not been discovered within fore. ressed, and the said locations declared null and void without further right to be heard, either before
this office or on appeal, if you fall
River and one mile northerly from
Graves, Frank W. Graves, M. S.

TOR, UNITED STATES LAND OF
days after the fifth publication of the claims is nonthat this office or on appeal, if you fall
River and one mile northerly from
Graves, Frank W. Graves, M. S.

TOR, UNITED STATES LAND OF
days after the fifth publication of the claims is nonthat this office or on appeal, if you fall
River and one mile northerly from
Graves, Frank W. Graves, M. S.

Tory P. B. Hill, Clifford L.
States Land OF
days after the fifth publication of the claims is nonthat limits of the claims is nonthe limits of the claims to constithe limits of the claims to constithe limits of the claims is nonthe limits of the claims is this office or on appeal, if you fail River and one mile northerly from the first of the first of the first of 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 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 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 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 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 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 vali further notified that the said allelocations have been gations will be taken as confessed. behalf of the United States by his tions have been abandoned. You are, therefore, and the said locations declared null letter "N" dated August 18, 1931 therefore, further notified that the to these allegations of contest. You and make reference to the post office to which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan 20, 27, Feb. 3, 10, 17, 1932.

NOTICE OF CONTEST No. 1376

DEARTMENT OF THE INTER
NOTICE of CONTEST No. 1376

DEARTMENT OF THE INTER
NOTICE of CONTEST No. 1376

DEARTMENT OF THE INTER
NOTICE of CONTEST No. 1376

DEARTMENT OF THE INTER
NOTICE of CONTEST No. 1376

DEARTMENT OF THE INTER
Nous and make reference to the location sequence of the said locations and abandoned. You are, therefore, and has a 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 right to be heard, either before this office or on appeal, if you fail to file in 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, specifically responding to these allegations of contest. You should 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 or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this office or on appeal, if you fail to file in this and void IOR, UNITED STATES LAND OF- on appeal, if you fail to file in this of the United States in the County all representatives and assigns, the post office to which you desire the locations in which you are infice, Carson City. Nevada, Jan. 15, office within 20 days after the fifth of Clark, State of Nevada, namely Whereas it appears that your adfurther notices to be sent to you dicated to hold interests. CLARA 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 loca- M. CRISLER, Register, Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932.

NOTICE OF CONTEST No. 1462 DEPARTMENT OF THE INTER- County, Nevada: The Bronze Metal, Feb. 3-10-17, 1932.

"MERRILY WE ROLL ALONG" -YESTERDAY AND NOW



At just about the turn of the century grandfathers wagged their heads ominously at young women feik who burnt up the roads with their new fangled "wheels." There were cycling clubs everywhere, for the gay young blades and the girls who thought they'd look sweet upon the seat of a bicycle built for two-or even one.



Down in Palm Beach where the bicycle club idea is staging a comeback, new fashions are dressing it up a bit. Here Dorothy Greja of Brooklyn it wearing a bicycle suit of white cabana cloth with a double-breasted jacket and white sandals. When Miss Greja is not

idea good.

DEPARTMENT OF THE INTER- longer may superior moderns rate FICE. Carson City, Nevada, Janu- and mustache cups as relics of the perted mining locations made upon time under it. lands of the United States in the County of Clark, State of Nevada, namely the Nevada Pioute Quartz Mining Claim recorded June 6, 1907 in Book X. page 9, Lincoln County located 28 miles east of Las Vegas and six miles west of the Cclorado River in approximately Sec. 33, T. IOR, UNITED STATES LAND OF. River in approximately Sec. 33, T. 22 S., R. 64 E., M. D. M.

WITH SOUND, IS PORTAL FEATURE With the magic of sound added

NOTED FILM, NOW

to its thrills and drama, "The Big Parade," greatest achievement of the silent screen, is scoring new triumphs at El Portal Theater. where it is now showing. Popular demand induced Metro-Goldyn-Mayer to reissue it with complete record-4. lo a new talking picture screen form that has proved a revelation.

Thrills of battle are intensified as one hears the roar of the big guns. The excitement of the airplane convoy over the big trucks at the front is more breathless as their thunder issues from the screen.

And even the hilarious comedy, when Karl Dane, gigantic laughmaker, spits at the Highted candle, is made more hilarlous with the addition of the sound that goes with the sight.

The celebrated picture, epic of the World War, and internationally acclaimed as the greatest gift that screen ever gave adulences, is entirely new with the addition of sound recordings, which among other things include the original musical score at the Astor Theater New York, which sets a new mark for screen music.

CONTINUES TO SALT LAKE Horace Mann, who has been recovering from an automobile accident which occurred near Las Vegas last Saturday, was sufficiently able to continue on his way to Salt Lake City last night. Mann has been the house guest of Robert Montgomery, who will accompany him to

the cycling movement but also in devising new styles to give to pedaling that same fillip of the upto-date that came in with the safety bicycle and the coaster brakethe nearest the ancients came to free whiceling. They're Different Now

And so there'll be no leg o'mutton sleeves to make the cyclist lock like a square-rigger under full sail, nor endless yards of skirts and petticoat to get tangled up in the sprockets Instead, neat pajama costumes

key the new mode when milady pedals forth to scorch the pave-Which proves something or other

perhaps that, like the Wright brothers' airplane, you can't tell what will come out of a bicycle shop, or that styles run by cycles, Bronze Metal Nos. 2 and 3, and Treasure Vault are described as located about 6 miles west of Colorado River and a mile north of Hemingway Wash: Black Cloud, Black Cloud Nos. 1 and 2 are described as located about 6 miles south of Colorado River and 1/2 mile west of Hemingway Wash; all the said claims are situated in approximately Sec. 33, T. 22 S., R. 64 E., M. D. M. It is alleged in the contest proceedings: 1. That the land within the limits of the Claims is nonmineral in character. 2. minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3.

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 right to be heard, either before this ffice of on appeal, if you fail to the this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically respending 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 indicated to hold interests. CLARA M CRISLER. Register. Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932.

NOTICE OF CONTEST No. 1469 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, Janu-ary 15, 1932. To: D. S. Latham. George P. Johnson, D. W. Gill, their For now you'll find them awheel 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 behalf of the United States by his letter "N" dated Aug. 18, 1931 directed contest proceedings against certain purported mining locations made upon lands of the United States in the County Out Hollywood way, the movie of Clark. State of Nevada, namely fclk began unearthing old bicycles the Little Glant and Mayor Mains and ransacking the shops for new Quart leasted to pure 1 1007 and Quartz located January 1, 1907 and ones after Richard Arlen and his January 5, 1907, respectively, recordwife, Jobyna Ralston, thought the ed April 5, 1907 and described as lo-And Florida joined—not only in cated 25 miles south of Las Vegas and 6 miles west of the Colorado FICE, Carson City, Nevada, Janu- 22 S., R. 64 E., M. D. M., said claims ary 15, 1932. To: F. E. McGhan, are recorded in Book V, pages 375-

s is non-2. That that your address is unknown and It is alleged in the contest prohereby notified that pursuant to eral in character. 2. That minerals the provisions of section 2335 of the in sufficient quantities have not been General Land Office for and in covery. 3 .That the mining loca-B-2, pages 133 and 134, records of desire further notices to be sent to Lincoln County, Nevada: Treasure you and make reference to the loca-Vault, made September 12, 1908, re- tions in which you are herein indicorded September 16, 1908. Book cated to hold interests. CLARA M. A-1, page 138, records of Lincoln CRISLER, Register, Pub. Jan. 20-27