LEGAL NOTICES

NOTICE OF CONTEST No. 1545 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada. Janu- lication of this notice, as shown be- E., M. D. M. by notified that pursuant to the LER, Register. Pub. Jan. 20-27 Feb. therefore, further notified that the 63 E., M. D. M. provisions of section 2335 of the 3-10-17, 1932. Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his let-"N" dated Sept. 14, 1931, directed contest proceedings against certain purported mining locations made upon lands of the United Samuel Kelsey, J. W. Crosby, John as shown below, your allowed ing locations have been abandoned. States in the County of Clark, State Monsen, Brig. Whitmore, Andrew Oath, specifically responding to the You are, therefore, further notified McNeill. John Monsen, Isiah Cox, allegations of contest. You should that the Said allegations will be

er which was made November 2. 1896, recorded November 16, 1896, in It is alleged in the contest pro-

ceedings: 1. That the land within either before this office or on appeal, if you fail to file in this office lication of this notice, as shown below, your answer under oath, specifically responding to these allega-

NOTICE OF CONTEST No. 1547 known and you can not be found. to the provisions of section 2335 of

made upon lands of the United 3-10-17, 1932. States in the County of Clark, State of Nevada, namely the Coronado

It is alleged in the contest proing locations have been abandoned. You are, therefore, further notified taken as confessed, and the said locations declared null and void without further right to be heard. either before this office or on aplication of this notice, as shown bepost 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

NOTICE OF CONTEST No. 1554 IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, January 15, 1932. To: Thomas Haynes, heirs, personal representatives and purported mining locations made which you are herein indicated to the County of Clark, State of Ne- Register. Pub. Jan. 27, Feb. 3, 10, 17, vada, namely the Lone Star Placer 24, 1932. Claim made February 1, 1896, recorded February 13, 1896, in Book G, pages 378-9, records of Lincoln County, Nevada, described as situ- IOR, UNITED STATES LAND OF- the post office to which you desire legations of contest. You should specifically responding to these alated about 1670 feet north of the FICE, Carson City, Nevada, Jan. 23. further notices to be sent to you state in your answer the name of Colorado River and about 600 yards 1932. To: H. P. Kuhn, F. L. Reber, and make reference to the locathe post office to which you desire E., M. D. M., by transfer on No- and assigns, Whereas it appears M. CRISLER, Register, Pub. Jan. tions in which you are herein invember 20, 1896, recorded in Book that your address is unknown and 27, Feb. 3, 10, 17, 24, 1932.

2010

NOTICE OF CONTEST No. 1569 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OFthe Commissioner of the General Land Office for and in behalf of mineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a purported mining locations made upon lands of the United States in the United Stat valid discovery. 3. That the mining locations have been abandoned.

You are, therefore, further notified
the County of Clark, State of Nevada, namely the Overton Salt
sentatives and assigns. Whereas it
that the said allegations will be
uary 19, 1887, commencing at a notaken as confered and the county of the United States in L. Gayhart, William Burkhart (detions in which you are herein indicated to hold interests. CLARA
M. CRISLER, Register, Pub. Jan.

27, Feb. 3, 10, 17, 24, 1932. that the said allegations will be uary 19, 1887, commencing at a no- known and you can not be found. without further right to be heard, corporators of his U.S. Survey and hereby notified that pursuant peal, if you fail to the in this office erly direction to a monument of ed States, the Commissioner of the 1932.

lication of this notice, as shown below, your answer under oath, speciknown and you can not be found, now, therefore, you and each of you are, have been abandoned. You are, are hereby notified that pursuant are hereby notified that pursuant to be found, specifically responding to these allegations will be taken as constant to ban shipment of arms of Nevada, namely the Sheridan, therefore, further notified that the land with not be found. Hongkong, Wednesday, Feb. 3 and munitions to warring countries therefore, further notified that the land with not be found. Hongkong, we discovered within the land with not be found. States in the County of Carlos, States in the Country of Nevada, namely the Sheridan, and munitions to warring countries therefore, further notified that the land with not be found. The countries are hereby notified that pursuant to be found. The countries are hereby notified that pursuant to be found. The countries are hereby notified that pursuant to be found. The countries are hereby notified that pursuant to be found. The countries are hereby notified that pursuant to be found. The countries are hereby notified that the land with You should state tions of contest.

mouth of Rio Virgin River in approximately Sec. 3, T. 21 S., R. 67 vour address is unknown and 24, 1932. your address is unknown and 24, 1932. you can not be found, now, therefore, you and each of you are hereby NOTICE OF CONTEST No. 1392 ceedings: 1. That the land within notified that pursuant to the provithe limits of the claims is non- sions of section 2335 of the Revised IOR, UNITED STATES LAND OFmineral in character. 2. That minerals in sufficient quantities have
not been discovered within the limto of the claims to constitute a

sions of section 2335 of the Revised Royal Commission of the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the Unitty of the claims to constitute a

type of the claims to constitute and the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the United States, the FICE, Carson City, Nevada, Jan. 23,
commissioner of the General Land 1932. To: F. L. Reber, James Brown,
office for and in behalf of the United States, the FICE, Carson City, Nevada, Jan. 24,
commissioner of the General Land 1932. To: F. L. Reber, Jan. 24,
commissioner of the General Land 1932. To: F. L. Reber, Jan. 24,
commissioner of the General Land 1932. To: F. L. Reber, Jan. 24,
commissioner of the General Land 1932. To: F. L. Reber, Jan. 24,
commissioner of the General Land 1932. To: F its of the claims to constitute a ed States by his letter "N" dated representatives and assigns. Wherevalid discovery. 3. That the min- July 29, 1931 directed contest pro- as it appears that your address is that the said allegations will be of the United States in the County are hereby notified that pursuant the Owens Nos. 1 and 2, Quartz min-ing claims, made June 29, 1906, re-States, the Commissioner of the peal, if you fail to file in this office within 20 days after the fifth pubwithin 20 days after the cated twenty-two miles southeast of ed contest proceedings against cerunknown and you can not be found, sions of section 2335 of the Revised lagranged and the said your address is unknown and you can not be found, sions of section 2335 of the Revised lagranged and the said your address is unknown and you can not be found, sions of section 2335 of the Revised lagranged and the said your address is unknown and you can not be found, sions of section 2335 of the Revised lagranged and the said your address is unknown and you can not be found. low, your answer under oath, specifically responding to these allegations of Railroad Pass, the Owens No. 1, in your answer the name of the name of the name of the south side, and the Owens No. 2 of Nevada, namely the Buster of Nevada, namely the Statutes of the United States of the United S

hold interests. CLARA M. CRIS- ceeding: 1. That the land within of Lincoln County, Nevada, describ- ed contest proceedings against cer- of Clark, State of Nevada, namely LER, Register. Pub. Jan. 20-27 Feb. the limits of the claims is non-min
del as being located twenty - two the limits of the claims is non-min
del contest proceedings against cer
the Dreadnaught Quartz Mining locations the Dreadnaught Quartz Mining locations the post office to which you desire tain purported mining locations to composers asked patent committee ery. 3. That the mining locations been abandoned. You are, therefore, further notified that the 23 S., R. 63 E., M. D. M. have D. H. Ainsworth, R. H. Corbet, de-said allegations will be taken as conceased, Wright and Wright, their fessed and the said locations defended by the contest pro-said allegations will be taken as conceedings: 1. That the land with fessed and the said locations definitely sec. 1, T. 23 assigns. Whereas it appears that clared null and void without further your address is unknown and you right to be heard, either before this can not be found, now, therefore, office or on appeal, if you fail to file you and each of you are hereby in this office within 20 days after notified that pursuant to the provisions of section 2335 of the Revis- as shown below, your answer under ed Statutes of the United States, oath, specifically responding to these the Commissioner of the General allegations of contest. You should Land Office for and in behalf of state in your answer the name of the United States by his letter "N" the postoffice to which you desire dated Sept. 14, 1931, directed con- further notices to be sent to you and test proceedings against certain make reference to the locations in upon lands of the United States in hold interests. CLARA M. CRISLER,

NOTICE OF CONTEST No. 1388 DEPARTMENT OF THE INTERnorthwest of Mormon Temple in ap- J. Brown, S. B. West, W. G. Preston, tions in which you are herein in- further notices to be sent to you proximately Sec. 3, T. 22 S., R. 69 their heirs, personal representatives dicated to hold interests. CLARA and make reference to the loca-Q, page 644, records of Lincoln you can not be found, now, there-Nevada, Thomas Haynes fore, you and each of you are hereby conveyed this mining claim to D. H. notified that pursuant to the provisions of section 2335 of the Revised IOR, UNITED STATES LAND OFthe contest pro- Statutes of the United States, the FICE Carson City, Nevada, Jan. 23, That the land within Commissioner of the General Land

IOR. UNITED STATES LAND OFFIGH to be fleard, either before

FIGE, Carson City, Nevada, January 15, 1932. To: Edward Syphus, the fifth publication of this notice.

In the flear distribution is sufficient quantities have shown; both claims are said to be not been discovered within the limnot been discovered within the limits of the claims to constitute a lits of the claims to constitute a lit Harey Gentry, Thomas J. Jones, as shown below, your answer under valid discovery. 3. That the min-valid discovery. 3. T of Nevada, namely the Ackron Placof Nevada, namely the Ackron Placof Nevada, namely the Ackron Plactheir heirs, personal representatives state in your answer the name of that the said allegations will be that the said allegations will be mineral in character. 2. That minersonal representatives state in your answer the name of that the said allegations will be mineral in character. 2. That minprotested to the Japanese consulate growing out of the roping and dragtaken as confessed, and the said taken as confessed, and taken as con and assigns. Whereas it appears the postoline to which you desire and assigns. Whereas it appears the postoline to which you and locations declared null and void that your address is unknown and further notices to be sent to you and without further right to be heard, without further right to be heard, without further right to be heard, without further right to be heard. Book H, page 210, in the records of Lincoln County, Nevada, and described as situated adjoining the Ohio placer claim in approximately Sec. 3, T. 21 S., R. 67 E., M. D. M.

It is allocated in the records of Lincoln County, Nevada, and described as situated adjoining the Ohio placer claim in approximately Sec. 3, T. 21 S., R. 67 E., M. D. M.

It is allocated in the records of Lincoln County, Nevada, and described as situated adjoining the Ohio placer claim in approximately provisions of section 2335 of the Resister. Pub. Jan. 27, Feb. 3, 10, 17, vised Statutes of the United Status 24, 1932

> NOTICE OF CONTEST No. 1391 tice and monument of stone built now, therefore, you and each of you cornerstone of his U. S. Survey and to the provisions of section 2335 of running along his line in a norththe Revised Statutes of the Uniterly direction to a monument of ed States, the Commissioner of the
> 1932. To: Tom Brown and Clark
> 1932. To: Oscar Rehbehn, his heirs, stone built by the side of Daniel General Land Office for and in be- Kendall, their heirs, personal re- personal representatives and assigns, Bonelli's NE corner, a distance of half of the United States by his let-1500 feet, etc., in approximately Sec. ter "N" dated July 29, 1931 directed as it appears that your address is dress is unknown and you can not

said allegations will be taken as con-fessed and the said locations de-in the limits of the claims is non-its of the claims to constitute a ed March 13, 1915 in Book 3, page terday for Shanghai under orders to half of the United States by his lands reference to the locations have been abandoned.

half of the United States by his lands reference to the locations have been abandoned. It will be directed contest proceedings against hold interests.

CLARA M. CRIState of the claims to constitute a shown below, your answer under locations have been abandoned locations have be

oath, specifically responding to these You are, therefore, further notified without further right to be heard, is described as located 19 miles NOTICE OF CONTEST No. 1382 allegations of contest. You should that the said allegations will be either before this office or on apsoutheasterly from the town of Las NOTICE OF CONTEST No. 1382 allegations of contest. Four should taken as confessed, and the said peal if you fail to file in this office of on appeal if you fail to file in th Placer which was made November 2, 1896, recorded November 16, 1896, notice, recorded November 16, 1896, notice, recorded November 16, 1896, notice, as shown in Book H, page 208, recorded November 208, recor Lincoln County, Nevada, is described as situated 5 miles below the mouth of Rio Virgin River in ap
lincoln County, Nevada, is described to the locations in peal if you fail to file in this office within 20 days after the fifth publications of contest. You should

DEPARTMENT OF THE INTERceedings against certain purported unknown and you can not be found mining locations made upon lands now, therefore, you and each of you of Clark, State of Nevada, namely to the provisions of section 2335 of IOR. UNITED STATES LAND OF- heirs, personal representatives and not been discovered within the limcorded July 2, 1906, in Book T. pages General Land Office for and in bethe south side, and the Owens No. 2 Joining the Owens No. 1 on the joining the Owens No. 1 on the south side both in approximately Sec. 1, T. 23 S., R. 63 E., M.D.M.

It is alleged in the contest pro
The dated Brown Nos. 1 and 2, Quartz Mining States, the Commissioner of the States by his letter "N" dated States of the United States by his letter "N" dated August 2, 1906, in Book T. pages 259 and 260, records ter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United States by his letter "N" dated August 7, 1931 direct
The dated States of the United eral in character. 2. That minerals miles southeast of Las Vegas, Nevain sufficient quantities have not been ing with Lucullus and Cassar

States in the County of Clark, State

Orded March 26, 1910 in Book 1, discovered within the limits of the claims, the Jeff Davis overlapping of Nevada, namely the Ching Chow Quartz Mining Claim which was lovada, and described as located about the end line of the Buster Brown cated on March 24, 1928 in the Alu-No. 2, in approximately Sec. 1, T. nite Mining District in approximate- gas and about one and one-half

specifically responding to these allegations of contest. You should

NOTICE OF CONTEST No. 1396 DEPARTMENT OF THE INTER-

that the said allegations will be Claim made July 5, 1906, recorded Statutes of the United States, the tior 2335 of the Revised Statutes of you and each of you are hereby nothat the said allegations will be Claim made July 5, 1906, recorded taken as confessed, and the said July 7, 1906, in Book T, page 188. Commissioner of the General Land the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United States, the Commissioner tified that pursuant to the provisions of the Revised States of the United S ocations declared null and void records of Lincoln County, Nevada. Office for and in behalf of the Unit- of the General Land Office for and of section 2335 of the Revised Stawithout further right to be heard, described as being 23 miles southeast ed States by his letter "N" dated in behalf of the United States by his tutes of the United States, the Comeither before this office or on aport Las Vegas and one mile east of Aug. 6, 1931 directed contest pro-letter "N" dated Aug. 7, 1931 direct-missioner of the General Land Ofpeal, if you fail to file in this office Railroad Pass wagen road in ap- ceedings against certain purported ed contest proceedings against cer- fice for and in behalf of the United within 20 days after the fifth pub- proximately Sec. 1, T. 23 S., R. 63 mining locations made upon lands of tain purported mining locations States by his letter "N" dated Aug. the United States in the County of made upon lands of the United 7, 1931 directed contest proceedings FICE, Carson City, Nevada, January 15, 1932. To: George Sackett.

C. H. Howland, F. C. Howland, Will
Christy, J. Christy, Jr., N. Christy,
Christy, Jr., N. Christy,
Carson City, Nevada, Janulication of this notice, as shown below, your answer under oath, specilow, your answ F. M. Barnes, E. S. Christy, their heirs, personal representatives and because the name of the heirs, personal representatives and because the name of the heirs and the country of the country of the country of the country of the name of the heirs and the country of the c heirs, personal representatives and assigns. Whereas it appears that your addres is unknown and you can not be found, now, therefore, you and each of you are here-fore, you are h

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

NOTICE OF CONTEST No. 1399 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OFery. 3. That the mining locations approximately Sec. 11, T. 23 S., R. in the limits of the claims is non- States in the County of Clark, State

below. tions in which you are herein in-M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1401

in the limits of the claims is non- It is alleged in the contest pro- S., R. 631/2 E., M. D. M. mineral in character. 2. That min- ceedings: 1. That the land witherals in sufficient quantities have in the limits of the claims is nonnot been discovered within the limmineral in character. 2. That minin the limits of the claims is nontheir heirs, personal representatives rado River; the Lucky Mae adjoins land & Noland for defendant. On its of the claims to constitute a erals in sufficient quantities have mineral in character. 2. That min- and assigns, Whereas it appears that the Jumbo claim, and the Jumbo ordered that the several demurrers valid discovery. 3. That the minnot been discovered within the limerals in sufficient quantities have
your address is unknown and you adjoins the Allerton No. 2 on the
ordered that the several demurrers ing locations have been abandoned. its of the claims to constitute a not been discovered within the lim-You are, therefore, further notified valid discovery. 3. That the minthat the said allegations will be ing locations have been abandoned. Valid discovery. 3. That the mintified that pursuant to the proviAllerton No. 2 on the southeast, all days in which to file an answer. taken as confessed, and the said You are, therefore, further notified locations declared null and void that the said allegations will be without further right to be heard, taken as confessed, and the said either before this office or on ap-locations declared null and void peal if you fail to file in this office without further right to be heard without further right to be heard, within 20 days after the fifth pub- either before this office or on aplication of this notice, as shown peal if you fail to file in this office below, your answer under oath, within 20 days after the fifth publication of this notice, as shown below, your answer under oath, state in your answer the name of specifically responding to these al-27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1407 DEPARTMENT OF THE INTER-1932. To: P. J. Sullivan, Las Vegas, IOR, UNITED STATES LAND OF-

ty. Nevada

clared null and void without further in the limits of the claims is non-right to be heard, either before this mineral in character. 2. That min-mineral in character. 2. That min-mineral in character. 2. That min-description of Rainbow No. 2 is not ing locations have been abandoned. | ceedings: 1. That the land with-You are, therefore, further notified in the limits of the claims is non- Cunningham announced he had charges of assault and battery, 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 y within 20 days after the fifth publication of this notice, as shown that the said allegations will be below, your answer under oath, taken as confessed, and the said specifically responding to these al- locations declared null and void legations of contest. You should without further right to be heard, state in your answer the name of the post office to which you desire peal if you fail to file in this office further notices to be sent to you within 20 days after the fifth puband make reference to the loca- lication of this notice, as shown

NOTICE OF CONTEST No. 1409

DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OFtions 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 which you are herein indicated to hold interests. CLARA M. CRISTORY CLARA M. 4, T. 20 S., R. 68 E., M. D. M., re- contest proceeding against certain unknown and you can not be found, be found, now, therefore, you and hold interests. CLARA M. CRIS-mineral in character. 2. That min-page 374, Mining Records of Lincoln half of the United States by his letter "N" dated August 7, 1931 di-erals in sufficient quantities have County. Nevada, and described as letter "N" dated August 7, 1931. rected contest proceedings against appears that your address is unnot been discovered within the lim- situated in a section lying between directed contest proceedings against certain purported mining locations known and you can not be found, NOTICE OF CONTEST No. 1547

Its of the claims to constitute a purported mining locations and you can not be found, only the certain purported mining locations and J. C. on the south in approximately provided by the contest proceedings against certain purported mining locations and you can not be found, only therefore, you and each of you and J. C. on the south in approximately provided mining locations and J. C. on the south in approximately provided mining locations and J. C. on the south in approximately provided mining locations and you can not be found, only the certain purported mining locations and you can not be found. DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFIOR, DEPARTMENT OF JOR, UNITED STATES LAND OFFICE, Carson City, Nevada, January 15, 1932. To: C. H. Howland,
F. C. Howland, F. M. Barnes,
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 unseptember of the limits of the claims is nonmine sentatives and assigns. Whereas, it
appears that your address is unlimited to the provisions of section 2335 of the
You are, therefore, further notified of Nevada, namely the Columby of Clark, State of Nevada, namely the Columby of Clark, State of Nevada, namely the Girlle Quartz
by Manuel States in the County of Clark, State of Nevada, namely the Girlle Quartz
by Mou are, therefore, further notified of Nevada, namely the Columby of Clark, State of Nevada, namely the Columbia of N

dicated to hold interests. CLARA NOTICE OF CONTEST No. 1416 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF- ceedings: 1. That the land with- 27, Feb. 3, 10, 17, 24, 1932. FICE, Carson City, Nevada, Jan. 23, in the limits of the claims is non-1932. To: Thomas Williamson, John mineral in character. 2. That min-DEPARTMENT OF THE INTER- W. Wilson, C. C. Ronnow, their erals in sufficient quantities have FICE, Carson City, Nevada, Jan. 23, assigns, Whereas it appears that its of the claims to constitute a IOR, UNITED STATES LAND OF-1932. To: Moe Workman and Grace E. Rehbehn, their heirs, personal representatives and assigns. Wherely Sec. 11, T. 23 S., R. 63 E., M. D. miles east of Railroad Pass, joins

ceedings: 1. That the land with- 1932. To: C. Shroder and J. A. Felix, Vegas and 6 miles west of the Colo- for plaintiff; Louis Cohen and Noits of the claims to constitute a you and each of you are hereby no-northwest, the Mohawk adjoins the sustained and the plaintiff given ten ing locations have been abandoned. sions of section 2335 of the Revised in approximately Sec. 2, T. 23 S., F. M. Gaylord, plaintiff and rethat the said allegations will be taken as confessed, and the said Office for and in behalf of the Unit-ceedings: 1. That the land with-pray, attorney for plaintiff and rewithout 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 publication of this notice, as shown below, your answer under oath, legations 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. CRISLER, Register, Pub. Jan.

and make reference to the locations in which you are herein indicated to hold interests. CLARA

M. CRISLER, Register, Pub. Jan.

and make reference to the locations in which you are herein indicated to hold interests. CLARA

Table 1002

And make reference to the locations in which you are herein indicated to hold interests. CLARA

M. CRISLER, Register, Pub. Jan.

And make reference to the locations in which you are herein indicated to hold interests. CLARA

M. CRISLER, Register, Pub. Jan.

And make reference to the locations in which you are herein indicated to hold interests. CLARA

Without further right to be neard,
proximately Sec. 2, T. 23 S., R. 63

Without further right to be neard,
proximately Sec. 2, T. 23 S., R. 63 M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No 1417 DEPARTMENT OF THE INTER- mineral in character. 2. That min- legations of contest. You should order. Objection by Mr. McNamee. the claims of the claims is nonthe claims of the claims of the claim of the claim of the claim of the claim of the personal representatives and the claims of the claim not been discovered within the lim- ceedings against certain purported your address is unknown and you Whereas it appears that your address is unknown and you whereas it appears that your address is unknown and your address is unknown and you whereas it appears that your address is unknown and you whereas it appears that your address is unknown and you whereas it appears that your address is unknown and you whereas it appears that your address is unknown and you whereas it appears that your address is unknown and you whereas it its of the claims to constitute a mining locations made upon can not be found, now, therefore, and ing locations have been abandoned.

You are, therefore, further notified that pursuant to the provisions of section 2335 of the Revised pursuant to the provisions and the provisions of the Revised pursuant to the provisions of section 2335 of the Revised pursuant to the provisions of the Revised pursuant to the provisions and the provisions and the provisions and the provisions are provided pursuant to the provisions and the provision and the provision and the provision and the provision and

located about 22 miles southeast of therefore, further notified that contest prosaid allegations will be taken as considered in the contest prosaid allegations will be taken as constant and allegations will be taken as constant and allegation and about 2 miles east of the Japanese legation announced fessed and the said locations decedings: 1. That the land with roads into lake that at 11:30, the Nire, steaming small settlements. It is alleged in the contest pro- Las Vegas and about 2 miles east of The Japanese legation announced roads into lake resorts and other

either before this office or on apbelow, 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. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICT OF CONTEST No. 1470 DEPARTMENT OF THE INTERnull and void without further mineral in character. 2. That min- valid discovery. 3. That the min- 305, mining records of Clark Coun- proceed to Nanking to defend the urged military affairs committee to claim is situated in the same locality lication of this notice, as shown state in your answer the name of as the Sheridan Nos. 1 and 2. Said below, your answer under oath, and the status of which is the same your answer under oath, the post office to which you desire claims were transferred on Februspecifically responding to these al- further notices to be sent to you ary 20, 1915, records of Clark Co., legations of contest. You should legations of contest. You should and make reference to the loca- Book 4, page 178 of Deeds, by W. state in your answer the name of tions in which you are herein inthe post office to which you desire dicated to hold interests. CLARA
Harmon who transferred the claims further notices to be sent to you further notices to be sent to you M. CRISLER, Register, Pub. Jan. on March 12, 1915 as recordeed in and make reference to the loca-Book 4 of Deeds, page 179, to the tions in which you are herein in-Nevada Del Oro Syndicate.

within 20 days after the fifth pub- Revised Statutes of the United able report on the Reed resolution lication of this notice, as shown States, the Commissioner of the directing the tariff commission to below, your answer under oath, General Land Office for and in be- investigate the effect of deprespecifically responding to these al- half of the United States by his let- ciated foreign currencies on Amerlegations of contest. You should ter "N" dated August 19, 1931 direct- ican trade. state in your answer the name of ed contest proceedings against cer- Prominent authors, poets and further notices to be sent to you made upon lands of the United to amend the copyright law to give and make reference to the loca- States in the County of Clark, State them added protection. tions in which you are herein in- of Nevada, namely the Lucky Mae, dicated to hold interests. CLARA Jumbo and Mohawk which were M. CRISLER, Register, Pub. Jan. made November 2, 1906 and Novem-27, Feb. 3, 10, 17, 24, 1932.

IOR, UNITED STATES LAND OF- 1906, respectively, and described as FICE, Carson City, Nevada, Jan. 23, situated 21 miles southeast of Las et al. Ham & Taylor, attorneys Statutes of the United States, the R. 63 E., M. D. M Commissioner of the General Land It is alleged in the contest pro- fendant and appellant. E. F. Dued States by his letter "N" dated in the limits of the claims is non-spondent; Lewis & Ragsdale, attor-August 19, 1931 directed contest pro- mineral in character. 2. That minceedings against certain purported erals in sufficient quantities have mining locations made upon lands not been discovered within the lim- to substitute findings of fact and of the United States in the County its of the claims to constitute a conclusions of law. of Clark, State of Nevada, namely valid discovery. 3. That the minthe Vienna and Vienna No. 1, min- ing locations have been abandoned. ing claims, located June 8, 1922, re- You are, therefore, further notified for plaintiff. Decree granted. corded August 3, 1922 in Book 6, that the said allegations will be pages 267-268, mining records of taken as confessed, and the said M. Nowell. Louis Cohen, attorney Clark County, Nevada and described locations declared null and void for plaintiff. Decree granted, as situated about 23 miles east of without further right to be heard, Lillian C. Dupray vs. Edg

ceedings: 1. That the land with- below, your answer under oath, modify order of court heretofore in the limits of the claims is non- specifically responding to these al- entered. Mr. Noland moves to vacate

NEW ATTACK IN MOUNTAINS

(Continued from Page One) erty of the Shanghai municipal council's volunteer corpo

ON NEUTRAL GROUND Thus the Japanese were actually settlements in the west.

Several hundred persons temporconducting their fighting from The Japanese destroyer Nire and neutral ground.

Chinese in the Woosung forts at the mouth of the Yangtze river crews and snowplows were fighting were engaged in a battle at noon. their way through snowblocked past the fort, was fired upon by Chinese. The ship halted and re-At 12.20 p. m. the number of

Japanese planes over the city had increased to 15

U. S. Consul General Edwin S. protested to the Japanese consu- gorwing out of the roping and dragment. Admiral Shiosawa promised complied.

falling in increasing numbers in o'clock Thursday morning. many places in the city.

Earlier in the day United States Nearly 1,000 army officers and sol-Consul General Edwin S. Cunning- diers will be on the transport U. S. American flag had been desecrated Thursday for the Orient. by Japanese at the Methodist the rumors.

Dr. J. C. Hawk, head of the civilians warned him "they won't eral staff corps, bound for China." be there long." Later Hawks discovered the flags had disappeared. "Nobody saw the flags disap-

pear and all efforts to obtain testimony of what became of them is unavailing." Cunningham said. LADIES FROM HELL' The British cruiser Berwick,

bringing the first of large British reinforcements en route to Shanghai, arrived today from Hongkong and moored at an oil company wharf. The cruiser was surrounded by

SAN FRANCISCO, Feb. 2. (U.P.) -

within 20 days after the fifth pubdicated to hold interests. CLARA It is alleged in the contest pro- M. CRISLER, Register, Pub. Jan.

NOTICE OF CONTEST No. 1486

1932. To: Edward Mac Dermott, his committee the distress among the heirs, personal representatives and farmers and urged help in refinber 5, 1906, respectively, recorded in Book U, pages 241-242, mining re-NOTICE OF CONTEST No. 1483 cords of Lincoln County, Nevada on DEPARTMENT OF THE INTER- December 12, 1906 and December 17,

within 20 days after the fifth pub- land, attorneys for defendant. Time It is alleged in the contest pro- lication of this notice, as shown set for hearing notice of motion to

BATTLE SNOW

sation of heavy storms of the previous 48 hours today was the signal for widespread activity toward opening roads and reaching marooned

arily isolated in the mountains near San Bernardino were expected to be liberated by tomorrow. Highway

WILL SENTENCE BURGESS TODAY

Entering a plea of guilty to

Burgess was represented by Attor-You are, therefore, further notified to withdraw the marines, Cunning- ney H. H. Austin, of the law firm ham said, but so far he had not of Duffill and Austin, who entered his guilty plea for him. Deputy Fighting in the North station District Attorney Roger Foley reparea was continuing unabated at resented the state. Judge Frank M. 1:15 p. m., with shrapnel shells Ryan set time for sentence for ten

> ham investigated reports that the Grant when it sails from here on Army authorities here denied that Young-Allen mission establishment the heavy movement of troops has and found no evidence to support anything to do with the situation in

> the Far East. Included among the officers will Methodist district, said he had be Brig. Gen. Edwin D. Bricker, hung two flags on the school build- ordinance corps, en route to Manila, ings and that a group of Japanese and Lieut. Col. Karl Truesdell, gen-

MONDAY IN CONGRESS

By United Press

Adopted amendment reducing appropriation for United States' participation in Chicago world fair from \$1,725,000 to \$1,000,000. Voted to ban all pay increases

among 700,000 federal employes The reinforcements will march and filling of vacancies until July, Resolution empowering the President to ban shipment of arms

American Legion representatives

of Treasury Mellon's defense impeachment charges brought against him by Rep. Wright Pat-

by Rep. French, Repn., Idaho. representatives of oil and illum-

inating gas industries opposed to the proposed taxes on these indus-SENATE

Prohibition Director Amos W. W. Woodcock defended prohibition enforcement before the senate beer

committee. Judge Paul Linebarger, legal adviser to the Chinese national government, told judiciary committee Japan would seek to subjugate China and might use her man DEPARTMENT OF THE INTER- power against the United States. Three representatives of the far-

PROCEEDINGS IN DISTRICT COURT

Hon. Wm. E. Orr presiding. W. R. Cozart vs. Joseph Allsop,

spondent, vs. Theresa Doolittle, doneys for lefendant and appellant Hearing on motion for new trial and

Minnie E. Eubanks vs. James O. Eubanks. Fred S. Alward, attorney William Gilbert Nowell vs. Mabel