WEDNESDAY MORNING, FEBRUARY 10, 1932

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 LEGAL NOTICES 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-

DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OFrected contest proceedings against FICE, Carson City, Nevada, Jan. 15, 1932. To: Guy E. Pierson, his heirs, certain purported mining locations made upon lands of the United personal representatives or assigns, States in the County of Clark, State of dress is unknown and you cannot be Nevada, namely the Teddy Bear No. Whereas it appears that your adfound, now, therefore, you and each 4 Mining Claim, which was made Deof you are hereby notified that pur- cember 20, 1906, situated in a wide suant to the provisions of section wash with a portion of it running behalf of the United States by his letter "N" dated May 8, 1931 direct-ceedings: 1. That the land within ain purported mining locations made upon lands of the United States in the County of Clark, State of Neva-da, namely the Guy E. Pierson Plac-ter Claim which was located July 12, 1928, not recorded, described as situ-ated in Sec. 4, T. 23 S., R. 64 E., M D M M. D. M.

NOTICE OF CONTEST NO. 1361

been discovered within the limits of the claims to constitute a valid dis-covery. 3. That the mining loca-tions have been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations deafter the fifth publication of this

notice, as shown below, your answer under oath, specifically responding

1932. To: J. W. Farris, his heirs, 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 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. State of Nevada, namely the Obie 64 E., M. D. M.

Mining claim, made June 6, 1928, not It is alleged in the contest prorecorded, described as situated in ceedings: 1. That the land within This alleged in the contest pro-ceedings: 1. That the land within the limits of the claims is nomin-als in sufficient quantities have not been discovered within the limits of the claims to constitute a valid dis-been discovered within the limits of the claims to constitute a valid dis-othes allegations will be taken as tions have been abandoned. You attem share the refore, notified that the said alle-ting tions have been abandoned. You are therefore, notified that the said alle-sations will be taken as confessed, and the said locations de-tright to be heard, either before this attem sufficient quartities and will be taken as confessed. and void without further tright to be heard, either before this attem sufficient the said alle-sations have been abandoned. You are therefore, notified that the said alle-sations will be taken as confessed. That the land without further the bein discovered without further the taken as confessed. That the said alle-sations to constitute a valid discovery. That the mining loca-tions have been abandoned. You are therefore, notified that the said alle-sations have been abandoned. You are tright to be heard, either before this pations have been abandoned. You are tright to be heard, either before this pations have been abandoned. You are therefore, therefore the said alle-sations have been abandoned. You are therefore this pations have been abandoned. You are Sec. 11, T. 23 S., R. 63 E., M. D. M. the limits of the claims is nonmin-

behalf of the United States by his letter "N" dated May 22, 1931 di- 3, 10, 17, 1932.

confessed, and the said locations de- of Nevada, namely the Mesaba Exclared null and void without furth- tension Nos. 1, 2, 3, 4, 5, 6, 7, and 8, notice as shown below, your answer vada which are described as situ-

name 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 procations in which you are herein in- the limits of the claims is nonmin-

NOTICE OF CONTEST No. 1410 DEPARTMENT OF THE INTERhave been abandoned. You are, 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 FICE, Carson City, Nevada, Jan. 15, said allegations will be taken as Statutes of the United States, the name of the postoffice to which you 1932. To: R. B. Sproul (deceased). confessed, and the said locations de- Commissioner of the General Land desire further notices to be sent to you and make reference to the loca-tions in which you are herein indi-cated to hold interests. CLARA M. CRISLER, Register.Pub. Jan 20, 27, Feb. 3, 10, and 17, 1932. NOTICE OF CONTEST No. 1363 DEPARTMENT OF THE INTER-Nother Management of the your and you can not be found, DEPARTMENT OF THE INTER-Nother Management of the your and you can not be found, Notice of contest. You hown and you can not be found, DEPARTMENT OF THE INTER-should state in your answer the nown and you can not be found, States by his letter "N" dated Mrs. F. N. Tilford (Florence), O. A. Sproul, (deceased), Frank Sproul, Sproul, their heirs, personal repre-should state in your answer the hould state in your answer the Notice of contest. You hown and you can not be found, States by his letter "N" dated Mrs. F. N. Tilford (Florence), O. A. Sproul, States by his letter "N" dated August 17, 1931 directed contest pro-ceedings against certain purported tice, as shown below, your answer the Blue Bell Quartz Mining Claim hown and you can not be found. desire further notices to be sent to J. A. Delameter, Richard M. Sproul, clared null and void without further Office for and in behalf of the Unit-

known and you can not be found, should state in your answer the IOR. UNITED STATES LAND OF- now, therefore, you and each of you name of the post office to which FICE, Carson City, Nevada, Jan. 15, 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 personal representatives and assigns, the Revised Statutes of the United locations in which you are herein in-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,

County, Nevada.

desire further notices to be sent to abandoned. you and make reference to the lo- further notified that the said alle-

IOR. UNITED STATES LAND OF-FICE, Carson City, Nevada January claims to constitute a valid discov- can not be found, now, therefore, tified that pursuant to the provi-

> made July 4, 1908 about 23 miles south of Las Vegas and 7 miles west now, therefore, you and each of from the Colorado River in approxi- you are hereby notified that pursumately Sec. 33, T. 22 S., R. 64 E., M.

IOR, UNITED STATES LAND OF- in sufficient quantities have not FICE, Carson City, Nevada, January been discovered within the limits 15, 1932. To: R. B. Sproul (de- of the claims to constitute a valid Altemus, John P. Altemus, Mrs. er right to be heard, either before approximately Sec. 12, T. 23 S., R. Altemus, John P. Altemus, Mis. er right to be heard, either belore Blair Horner, Nannie O. Ream, O. A. Sproul (deceased), Mrs. O. A. Sproul, Frank Sproul, James Sproul, after publication of this notice, as after publication of this notice, as C. M. D. M. Bigged in the contest pro-ceedings: 1. That the land with-ber 16, 1908, in Book A-1, page 139

NOTICE OF CONTEST No. 1459 DEPARTMENT OF THE INTERconfessed, and the said locations de-United States, the Commissioner of which you are herein indicated to R. 63 ½ E., M.D.M., recorded Sep- United States by his letter "N" FICE, Carson City, Nevada, Januthe General Land Office for and in hold interests. CLARA M. CRIS- tember 11, 1908, in Book A-1, page dated August 17, 1931 directed con- ary 15, 1932. To: Mrs. P. H. Mack, er right to be heard, either before LER, Register, Pub. Jan. 20, 27, Feb. 128, county records of Lincoln test proceedings against certain and L. H. Crane, their heirs, per- this office or on appeal, if you fail This alleged in the contest proto file in this office within 20 days 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 NOTICE OF CONTEST No. 1413 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 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 IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, January 15, 1932 To: W. R. Groff his heirs 15, 1932. To: W. R. Groff, his heirs, claims to constitute a valid discov-personal representatives and as-signs, Whereas it appears that your state a valid discov-signs, Whereas it appears that your a bar abandoned with the mining locations described as located two miles east of the United States, the have been abandoned with the mining locations described as located two miles east of the United States, the bar abandoned with the mining locations described as located two miles east of the United States, the personal representatives and as-

suant to the provisions of section 2335 of the Revised Statutes of the 2335 of the Revised Statutes of the 2335 of the Revised Statutes of the 335 of the General Land 335 of the General La NOTICE OF CONTEST No. 1545

office or on appeal, if you fail to file in this office within 20 days aft-er the fifth publication of this no-tice, as shown below, your answer DEPARTMENT OF THE INTERbeen discovered within Mining Records and described as C. H. Howland, F. C. Howland, Will conferred frequently on possible the limits of the claims to consti-tute a valid discovery. 3. That and six miles west of the Colorado F M Barnes, E. S. Christy, Jr., N. Christy, J. ways to eliminate suspected and in some cases obvious evasions of Netute a valid discovery. 3. That and six miles west of the Colorado F. M. Barnes, E. S. Christy, their should state in your answer the the mining locations have been River in approximately Sec. 33, T. heirs, personal representatives and value a valid discovery. That and six miles west of the Colorado F. M. Barnes, E. S. Christy, their some cases obvious evasions of value are the mining locations have been River in approximately Sec. 33, T. heirs, personal representatives and value are said to be able to b You are, therefore, 22 S., R. 64 E., M. D. M.

the limits of the claims is nonmin-eral in character. 2. That miner-als in sufficient quantities have not been discovered within the limits to be neard, either before als in sufficient quantities have not been discovered within the limits to be neard, either before als in sufficient quantities have not been discovered within the limits to be neard, either before this offto be heard, either before this of-fice or on appeal, if you fail to have not been discovered within Revised Statutes of the United solely for operating farm machinfile in this office within 20 days the limits of the claims to consti- States, the Commissioner of the ery and other machinery used in NOTICE OF CONTEST No. 1428 DEPARTMENT OF THE INTER-DEPARTMENT OF THE INTER-wer under oath, specifically re-abandoned. You are, therefore, ter "N" dated Sept. 14, 1931, di-ter "N" dated Sept. 14, 1931, di-NOTICE OF CONTEST No. 1428 after the fifth publication of this tute a valid discovery. 3. That sponding to these allegations of con- further notified that the said alleyou 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 ans-gations will be taken as confessed. William Ritzel (or Retzel), their wer the name of the post office to and the said locations declared null clared null and void without furth-er right to be heard, either before to hold interests. CLARA eral in character. 2. That minerals heirs, personal representatives and be cont you are herein in-which you are herein in-be heard, either before this office er right to be heard, either before this office or on appeal, if you fail ti file in this office within 20 days claims to constitute a valid discov-cry. 3. That the mining locations have been abandoned. You are, the bar been abandoned. You are, bar been abandoned. You are, the bar been abandoned. You are, the bar been abandoned. You are, the bar been abandoned been aban should state in your answer the DEPARTMENT OF THE INTER- name of the post office to which Sec. 3, T. 21 S., R. 67 E., M. D. M.

DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OFant to the provisions of section FICE. Carson City, Nevada, Janumately Sec. 33, T. 22 S., R. 64 E., M. D. M., recorded December 10, 1908 in Book A-1, page 356, Mining Rec-ords of Lincoln County, Nevada. It is alleged in the contest pro-ceedings: 1. That the land within **NOTICE OF CONTEST No. 1415** DEPARTMENT OF THE INTER-DEPARTMENT OF THE United States in the County of Revised Statutes of the United Clark, State of Nevada, namely the Space Quartz made January 9, General Land Office for and in Reased), John R. Sterner, Blanche H. Peaslee, Carrie L. Sproul, Minnie M. Sproul, Richard M. Sproul, Mrs. are, therefore, further notified that M. Sproul, Richard M. Sproul, Mrs. are, therefore, further notified that "N" dated August 18, 1931 M. Sproul, Richard M. Sproul, Mrs. are, therefore, in there not not that that Nellie Drossel (Mrs. L. L.), Mrs. F. N. (Florence) Tilford, Frances O. Sproul, Mildred L. Sproul, Ralph N. Clared null and void without furth-clared null and void without furth-clared null and void without furth-sproul, Mildred L. Sproul, Ralph N. State of Nevada, namely the Bronze 3-10-17, 1932.

tions of contest.

hold interests. CLARA M. CRIS-

LER, Register. Pub. Jan. 20-27 Feb.

therefore, further notified that the said allegations will be taken as WOULD BLOCK **EVASION OF** TAXES

CARSON CITY, Nev., Feb. 9. (AP) -State officials, including the governor, figuratively are scratching their heads in their efforts to solve the perplexing problem of how to cope with gasoline tax evasions.

Since the last report of state controller showed an increase of \$57,466.26 in gasoline tax rebates for 1931 over 1930,

assigns. Whereas it appears that Now, it was said today, they are your addres is unknown and you going after the so-called "little

General Land Office for and in be- industry. The Nevada gasoline tax law provides that refunds can be claimed rected contest proceedings against only when the gasoline is used for certain purported mining locations purposes other than propelling made upon lands of the United motor vehicles on public highways Governor Balzar said today he could see only two possible solutions to the problem: either some specifically responding to Lincoln County, Nevada, and de- or the refund privilege be with these allegations of contest. You scribed as situated adjoining the drawn entirely, whether the gas-should state in your answer the Ohio placer claim in approximately oline is purchased for industrial purposes or not.

Principal violations of the tax are known to be occurring in such border towns as Baker in White Pine county and Contact, Montello erals in sufficient quantities have and Jarbidge in Elko county, acnot been discovered within the lim- cording to Statistician Pohe of the tax commission. Pohe agreed with Governor Balzar, he said, that il some system of inspection could

ing locations have been abandoned. You are, therefore, further notified be worked out, most of the evasions would be prevented. that the said allegations will be He suggested that the state potaken as confessed, and the said locations declared null and void lice and inspectors of the departwithout further right to be heard, ment of weights and measures either before this office or on ap- might be persuaded to cooperate peal, if you fail to file in this office with the tax commission to the extent of making personal visits within 20 days after the fifth pubto suspected violators and checklication of this notice, as shown being at first hand the uses to which

low, your answer under oath, specithey put their gasoline. fically responding to these allega-You should state E., M. D. M., by transfer on Noin your answer the name of the ember 20, 1896. post office to which you desire furpage 644, records of Lincoln ther notices to be sent to you and County, Nevada, Thomas Haynes make reference to the locations in conveyed this mining claim to D. H. which you are herein indicated to

Ainsworth. It is alleged in the contest proceedings: 1. That the land within he limits of the claims is nonnineral in character. 2. That min-

PAGE SEVEN

therefore, notified that the said alle-gations will be taken as confessed, and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal, if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declared null office or on appeal if you fail to file and the said locations declare 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 now, therefore, you and each of you on appeal, if you fail to file in this shown below, your answer under to the providence of the pursuant publication of this notice, as shown allegations of contest. You should the revised statutes of the follow, your answer under oath, spe-cifically responding to these allega-ting your answer the name of the in your answer the name of the not in your answer the notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in ther notices to be sent to you and make reference to the locations in the post office to which you are herein indicated to of Nevada, namely the Manganese office within 20 days after the fifth oath, specifically responding to these to the provisions of section 2335 of hold interests. CLARA M. CRIS-

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

NOTICE OF CONTEST No. 1370 DEPARTMENT OF THE INTER-1932. To: R. B. Sproul, deceased, five miles south of Las Vegas and August 17, 1931 directed contest pro-FICE, Carson City, Nevada, Jan. 15. Miller, Harry W. Altemus, Ralph N. rado River and one and one-half mining locations made upon lands rice, Carson City, Nevada, Jan. 15. Miller, Harry W. Altemus, Ralph N. rado River and one and one-half mining locations made upon lands of the United States in the County heirs, personal representatives and Blair Horner, Nannie O. Ream. M. approximately Sec. 28, T. 22 S., R. Brooke Altemus, Carrie L. Sproul. 64 E., M. D. M. It is alleged in the contest pro-

Clark, State of Nevada, namely the address is unknown and you can not right to be heard, either before this of Railroad Pass, in approxi-Delta and Big War Mining Claims be found, now, therefore, you and office or on appeal, if you fail to file office within 20 days after which embrace land in approximate. Delta and Big War Mining Claims be found, now, therefore, you and office or on appeal, if you fail to file mately Sec. 12, T. 23 S., R. 63 E., M. upon lands of the United States in the County of Clark, State of Ne-in this office within 20 days after b. M. upon lands of the United States in the County of Clark, State of Ne-vada, namely the Mayflower, Virly Secs. 11 and 12, T. 23 S., R. 63 E., pursuant to the provisions of sec-M. D. M., and situated near the tion 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 Janu- sioner of the General Land Office allegations of contest. You should 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.

been abandoned. You are, there- Mining Claims, made April 1 and 2. NOTICE OF CONTEST No. 1427 fore, further notified that the said 1909 and recorded April 26, 1909 in 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, Netions 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

Feb. 3, 10, 17, 1932.

FICE, Carson City, Nevada, Jan. 15. 1932. To: J. F. Brown, his heirs, personal representatives and assigns, the post office within 20 days after the fifth publication of this notice, as shown personal representatives and assigns, the post office within 20 days after the fifth publication of this notice, as shown personal representatives and assigns, the post office within 20 days after the fifth publication of this notice, as shown personal representatives and assigns, the post office within 20 days after the fifth publication of this notice, as shown personal representatives and assigns, the post office within 20 days after the fifth publication of this notice, as shown personal representatives and assigns, the post office within 20 days after the fifth publication of this notice, as shown personal representatives and assigns, the post office within 20 days after the fifth publication of this notice, as shown below, your answer under oath. Mining Claim made August 23, and tions in which you are herein indicated to the found, now, therefore, you and tions in which you are herein indicated to the found, now, therefore, you and tions in which you are herein indicated to the found, now, therefore, you and tions in which you are herein indicated to the found, now, therefore, you and tions in which you are herein indicated to the found, now, therefore, you and tions in which you are herein indicated to the found, now, therefore, you and tions in which you are herein indicated to the found, now, therefore, you and tions in which you are herein indicated to the found, now, therefore, you and tions in which you are herein indicated to the found, now, therefore, you and the found, now, therefore, you and the found of the post of where as it appears that your and which you are hereby notified dicated to hold interests. CLARA M. CRIS-be found, now, therefore, you and be found, now, therefore, you and to the provisions of the rest. The provisions of the rest is the provision of the provi

LER, Register, Pub. Jan. 20, 27, Feb. 3, 10, 17, 1932. NOTICE OF CONTEST No. 1433 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada January Mathematical and the said locations declared null and vold without further right to be heard, either before this office or on appeal, if you fail to file in this office within 20 days after the fifth publication of this notice, as way Wash; Black Cloud, Black States, the Commissioner of the States, the Commissioner of the tions of contest. You should etch

NOTICE OF CONTEST No. 1412 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 15, King Quartz Mining Claim made November 28, 1917, recorded No-vember 30, 1917 in Book 5, page 18 of the records of Clark County, Ne-vada, described as located twenty-

It is alleged in the contest pro-ceedings: 1. That the land within made October 12. 1906. 24 miles the limits of the claims is nonmin-eral in character. 2. That min-east of Railroad Pass in approxiary 1, 1911 but not placed of record. It is alleged in the contest pro-States by his letter "N" dated Aug. It is alleged in the contest pro-States by his letter "N" dated Aug. It is alleged in the contest pro-states by his letter "N" dated Aug. It is alleged in the contest pro-states by his letter "N" dated Aug. not been discovered within the lim-its, of the claims to constitute a in Book U, pages 86, 87, 88, mining eral in character. 2. That minerals in sufficient quantities have not been found to constitute a valid discovery. 3. That the mining locations have been abandoned. 3. That the mining locations have been abandoned. 3. That the mining locations have been abandoned. 4. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the mining locations have been abandoned. 5. CLARA M. CRIS-1. That the said allegations will be tak-1. Clark, State of Nevada, namely the 1. Clark, State of Nevada, namely the 1. And 2. Cuartz 3. 10. 17, 1932

tions declared null and void without J. Stanton an undivided 1/2 interest further right to be heard, either be- in said claims.

DEPARTMENT OF THE INTER- fore this office or on appeal, if you It is alleged in the contest pro-IOR, UNITED STATES LAND OF- fail to file in this office within 20 ceedings: 1. That the land with-FICE, Carson City. Nevada January days after the fifth publication of in the limits of the claims is nonyou and make reference to the loca-claims to constitute a valid discovery visions of section 2335 of the Re- Jan 20, 27, Feb. 3, 10, 17, 1932.

CRISLER, Register, Pub. Jan 20, 27. further notified that the said alle- Land Office for and in behalf of the DEPARTMENT OF THE INTER-

IOR. UNIETD STATES LAND OF- abandoned. FICE, Carson City, Nevada, Jan- further notified that the said al-

> NOTICE OF CONTEST No. 1469 heirs, 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 your address is unknown and you 3-10-17, 1932. can not be found, now, therefore,

you and each of you are hereby no- NOTICE OF CONTEST No. 1554 corded January 27, 1887, in Book B. tified that pursuant to the provi- DEPARTMENT OF THE INTERsions 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 minthis office or on appeal, if you fail this office within 20 days West in approximately West in approximately and one mile northerly from Graves, M. S. answer under oath, specifically re-the office in this office within 20 days West in approximately and in approximately and in approximately and within the line of the output of the outpu this office of on appear, 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 file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding 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 file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to file in the limits of the claims to constitute a sentatives and assigns, the Alunite wer the name of the post office to the land within of Clark, State of Nevada, namely to file you are hereby to file y Whereas it appears which you desire further notices to the mining locations have been abandoned. You are, therefore. You are, therefore. The Little Giant and Mayor Mine notified that pursuant to the pro- You are, therefore, further notified to the locations in which you are therefore. to these allegations of contest. You she limits of the claims is nonmin-should state in your and make reference abandoned. You are, therefore, further notified that the said alle-should state in your answer the real in character. 2. That minerals name of the post office to which you described as low to be sent to the united states and the said allegations will be taken as confessed, and the said allegations will be taken as confessed, and the said allegations will be taken as confessed, and the said allegations will be taken as confessed, and the said allegations will be taken as confessed, and the said allegations will be taken as confessed. desire further notices to be sent to void mitheut further void mitheut further right to cated 25 miles south of Las Veras be heard, either before this office or and 6 miles west of the Colorado the United States by his letter "N" either before this office or on ap-NOTICE OF CONTEST No. 1436, DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-

gations will be taken as confessed. United States by his letter "N" dat-below. your answer under oath, 376, records of Lincoln County, Ne-upon lands of the United States in low, your answer under oath, speciand void without further right to be fore this office or DEARTMENT OF THE INTER-DEARTMENT OF THE INTER-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 fur-

States in the County of Clark, State of Nevada, namely the Manganese King Quartz Mining Claim made NOTICE OF CONTEST No. 1569 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-

the limits of the claims to consti-tute a valid discovery. 3. That mouth of Rio Virgin River in ap-tute a valid discovery. 3. That mouth of Rio Virgin River in ap-DEPARTMENT OF THE INTER- the mining locations have been proximately Sec. 3, T. 21 S., R. 67 Harey Gentry, Thomas J. Jones, Samuel Kelsey, J. W. Crosby, John You are, therefore, E., M. D. M. It is alleged in the contest pro- Monsen, Brig. Whitmore, Andrew uary 15, 1931. To: Robert D. Dever- legations will be taken as confess- ceedings: 1. That the land within McNeill, John Monsen, Isiah Cox. ell and C. J. Stanton, their heirs, ed, and the said locations declar- the limits of the claims is nonassigns, Whereas it appears that your address is unknown and you can not be found, now, therefore, Mildred L. Sproul, Richard M. Sproul, Richard M address is unknown and you can office or on appeal, if you fail to not been discovered within the lim-not be found, now, therefore, you file in this office within 20 days its of the claims to constitute a fore, you and each of you are hereyou and each of you are hereby no-tified that pursuant to the provi-sions of section 235 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the Unit-ed States by his letter "N" dated May 12, 1931 directed contex pro-ceeding against certain purported mining locations made upon lands of the United States in the County of creating against certain purported mining locations made upon lands of the United States in the County of the United Sta within 20 days after the fifth pub-lication of this notice, as shown be-the County of Clark, State of Nelow, your answer under oath, speci- vada, namely the Overton Salt

fically responding to these allega- Ledge Claim which was made Jantions 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 IOR. 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

> 1500 feet, etc., in approximately Sec. 4, T. 20 S., R. 68 E., M. D. M., repages 265-66, county records of Lin-

It is alleged in the contest pro-