URRAY TO TOSS

tat his announcement at that 63 E. M. D. M.

NOTICE OF CONTEST No. 1433 DEPARTMENT OF THE INTER-R. UNITED STATES LAND OF-CE, Carson City, Nevada January 1932. To: M. A. Lindley, Ernest ler. E. E. Jones, A. E. Wilson, ed that pursuant to the provins of section 2335 of the Revised catutes of the United States, the mmissioner of the General Land fice for and in behalf of the Unit-States by his letter "N" dated lugust 17, 1931 directed contest proredings against certain purported ining locations made upon lands

the United States in the County

n as confessed, and the said locaore this office or on appeal, if you mineral in character.

OR, UNITED STATES LAND OF- legations of contest. ICE, Carson City, Nevada, Jan-Vhereas it appears that your adress is unknown and you can not found, now, therefore, you and M. ch of you are hereby notified 20, 27, Feb. 3, 10, 17, 1932. hat pursuant to the provisions of ction 2335 of the Revised Statites of the United States, the mmissioner of the General Land ffice for and in behalf of the nited States by "t proceedings against certain rported mining locations made on lands of the United States in County of Clark. State of Neia, namely the Sunset and Sun-Nos. 1, 2, 3, Quartz, made Aug-

1908, recorded September 1908, in Book A-1, pages 114, 5. 116, Mining Records of Lin-'n County, Nevada, each being cribed as located two miles east Railroad Pass and 20 miles "theast of Las Vegas in approxmately Sec. 12, T. 23 S., R. 63 E.,

't is alleged in the contest prothe limits of the claims is noneral in character. 2. That erals in sufficient quantities e not been discovered within limits of the claims to constie a valid discovery. 3. That mining locations have been

ndoned ther notified that the said alleions will be taken as confessed. the said locations declared and void without further right be heard, either before this ofor on appeal, if you fail to in this office within 20 days ice, as shown below, your ansunder oath, specifically re-

ading to these allegations of consent you and make reference to Jan. 20, 27, Feb. 3, 10, 17, 1932.

OTICE OF CONTEST No. 1437 EPARTMENT OF THE INTER-UNITED STATES LAND OF-Carson City, Nevada, " 15, 1932. To: John T. Hayes, ased, J. E. Driscoll, John F. ten, their heirs, personal reentatives and assigns, Whereas pears that your address is unvn and vou can not be found

her on February 20 or 21, and 25 miles southeast of Las Vegas in State of Nevada, namely the Bronze governor feels, it was said, approximately Sec. 12, T. 23 S., R. Metal Bronze Metal Nos 2 and 3,

NOTICE OF CONTEST No. 1450 IOR, UNIETD STATES LAND OF- abandoned. nia No. 2 Quartz was made Janu- dated August 18, 1931 directed con- tices to be sent to you and make y 22, 1910, recorded March 25, test proceedings against certain reference to the locations in which 100 in Book 1, page 153, mining purported mining locations made you are indicated to hold interests. cords of Lincoln County, Nevada, upon lands of the United States in CLARA M CRISLER, Berister Pub. scribed as located about 20 miles the County of Clark, State of Ne- Jan. 20, 27, Feb. 3, 10, 17, 1932. utheast of Las Vegas and 2 miles vada, namely the Mayflower, Virof Railroad Pass, in approxi- ginius and Black Jack Quartz. mately Sec. 12, T. 23 S., R. 63 E., M. made October 12, 1906, 24 miles southeast of Las Vegas and 2 miles It is alleged in the contest pro- east of Railroad Pass in approxi-That the land within mately Sec. 12, T. 23 S., R. 63 E., ary 15, 1932. To: D. S. Latham, the limits of the claims is nonmin- M. D. M. recorded October 29, 1906 George P. Johnson, D. W. Gill, their 7al in character. 2. That min- in Book U. pages 86, 87, 88, mining heirs, personal representatives and als in sufficient quantities have records of Lincoln County, Nevada, assigns. Whereas it appears that ot been discovered within the lim- By transfer recorded December 11, your address is unknown and you of the claims to constitute a 1906 in Book X, page 323 of Mining can not be found, now, therefore, ralid discovery. 3. That the min-deeds, Lincoln County, Nevada, you and each of you are hereby nong locations have been abandoned. Robert D. Deverell conveyed to C. tifled that pursuant to the provi-

urther right to be heard, either be- in the limits of the claims is non- ed States by his letter "N" dated heirs, personal representatives and all to file in this office within 20 minerals in sufficient quantities ceedings against certain purported days after the fifth publication of have not been discovered within mining locations made upon lands his notice, as shown below, your the limits of the claims to consti- of the United States in the County nswer under oath, specifically retute a valid discovery. 3. That of Clark, State of Nevada, namely conding to these allegations of con- the mining locations have been the Little Giant and Mayor Mine cst. You should state in your ansabandoned. You are, therefore, Quartz located January 1, 1907 and wer the name of the post office to further notified that the said alle- January 5, 1907, respectively, recordhich you desire further notices to gations wil be taken as confessed, ed April 5, 1907 and described as lo- Land Office for and in behalf of state in your answer the name of sent to you and make reference and the said location declared null cated 25 miles south of Las Vegas the United States by his letter "N" the postoffice to which you desire to the locations in which you are and void without further right to heard, either before this office or notices to be sent to you and berein indicated to hold interests.

CLARA M. CRISLER, Register. Pub. on appeal, if you fail to file in this on 20, 27, Feb. 3, 10, 17, 1932.

The United States by his letter "N" the U NOTICE OF CONTEST No. 1436 , below, your answer under oath, yada. DEPARTMENT OF THE INTER- specifically responding to these al-You should state in your answer the name of ary 15, 1932. To: Thomas Brown the post office to which you desire nd Ray Rays, their heirs, person- further notices to be sent to you representatives and assigns, and make reference to the locations in which you are herein in-dicated to hold interests. CLARA CRISLER, Register. Pub. Jan.

NOTICE OF CONTEST, No. 1459 DEPARTMENT OF THE INTER-OR UNITED STATES LAND OF-FICE, Carson City, Nevada, January 15, 1932. To: Mrs. P. H. Mack. ated August 17, 1931 directed con- and L. H. Crane, their heirs, personal representatives and asisgns, 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 Stautes of the United States, the Commissioner of the General Land Office for and in behalf of the United States by his letter "N" dated August 18, 1931 directed contest proceedings against certain pur-ported mining locations made upon ands of the United States in the County of Clark, State of Nevada,

22 S., R. 64 E., M. D. M. mineral in character. You should state in your anstand void without further right to the name of the post office to the heard, either before this office or on appeal, if you fail to file in the recorded November 16, 1896, in the recorded November 18, 1896, in the recorded November 1 this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to Ohio placer claim in approximately provisions of section 2335 of the Re
Nam. 20, 27, Feb. 3, 10, 17, 1932.

This office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to Ohio placer claim in approximately provisions of section 2335 of the Re
Nam. CRISLER, Register.

Jan. 20, 27, Feb. 3, 10, 17, 1932.

This office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to Ohio placer claim in approximately provisions of section 2335 of the Re
Nam. CRISLER, Register.

Jan. 20, 27, Feb. 3, 10, 17, 1932. should state in your answer the rame of the post office to which ceedings: 1. That the land within Land Office for and in behalf of you desire further notices to be the limits of the claims is non- the United States by his letter "N" IOR, UNITED STATES LAND OFthe 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. 1462 therefore, you and each of IOR, UNITED STATES LAND OF- that the said allegations will be uary 19, 1887, commencing at a no- now, therefore, you and each of you are hereby notified that pursu- FICE, Carson City, Nevada, Janu-to the provisions of section ary 15, 1932. To: F. E. McGhan, of the Revised Statutes of the his heirs, personal representatives

made July 1, 1908, recorded Septemcoded friends stated, to throw the history of Georgia's the University of Georgia's needule for the 1932 season.

Five dual track meets are listed the University of Georgia's needule for the 1932 season.

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Five dual track meets are listed and violation for the 1932 season.

Five dual track meets are listed the said discovery.

Five dual track meets are listed the said discovery and the provisions of the claims is non-mineral in character. 2. That mineral in character. 2. That mineral in character. 2. That mineral in the limits of the claims is non-mineral in the contest provision of the said be heard, either before this office or on appeal, if you fail to file in this office within 20 days after the claims to constitute a statute of the locations in this office within 20 days after the claims to constitute a const this office within 20 days after the fifth publication of this notice, as shown below, your answer under shown below, your answer under the fifth publication of this notice.

Shown below, your answer under the fifth publication of this notice, as shown below, your answer under the fifth publication of this notice.

Cloud Nos. 1 and 2, are described half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are therefore, further notified the half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of the United States by his which you are herein indicated to half of shown below, your answer under oath, specifically responding to these allegation of contest. You should be said allegations of contest abandoned. LER, Register, Pub. Jan. 20-27 Feb. as shown below, your answer under oath, specifically responding to these oath, specifically responding to these oath, specifically responding to these oath, specifically responding to the said allegations of contest. You should be said allegations of contest and the said allegations are structured by the said allegations should state in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the County of Clark, State in your answer the name of the post office to which ly Sec. 33, T. 22 S., R. 64 E., M. D. M. States in the county of Clark, States in the county of Clark, States in the county of Clark, States in the county of Cla i assigns, Whereas it appears that you desire further notices to be It is alleged in the contest pro- of Nevada, namely the Coronado you desire further notices to be a lication of this notice, as shown sent to you and make reference to ceedings: 1. That the land with- Placer which was made November location of this notice, as shown our address is unknown and you and make reference to the locations in peal if you fail to file in this office, as shown and you are in the locations in which you are in the locations in which you are specifically responding to these allocations of this notice, as shown the locations in peal if you fail to file in this office in this office. Carson City, Nevada, Jan. 23, make reference to the locations in peal if you fail to file in this office in this office. Carson City, Nevada, Jan. 23, make reference to the locations in peal if you fail to file in this office in this office. Carson City, Nevada, Jan. 23, make reference to the locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office in this office. The locations in peal if you fail to file in this office in this office. The locations in peal if you fail to file in this office in this office. The locations in peal if you fail to file in this office in this office. The locations in peal if you fail to file in this office in this office. The locations in peal if you fail to file in this office in this office. The locations in peal if you fail to file in this office in this office. The locations in peal if you fail to file in this office in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in peal if you fail to file in this office. The locations in and each of you are hereby noled that pursuant to the proviled that pursuant to the proviled that pursuant to the provi-Pub. Jan 20, 27, Feb. 3, 10, 17, 1932, have not been discovered within ed as situated 5 miles below the heirs, personal representatives and Register, Pub. Jan. 27, Feb. 3, 10, 17, 1932. DEPARTMENT OF THE INTER- the mining locations have been E., M. D. M. FICE, Carson City, Nevada, Jan-legations will be taken the said alpary 15, 1931. To: Robert D. Dever- legations will be taken as confess- the limits of the claims is nonell and C. J. Stanton, their heirs, ed, and the said locations declarmineral in character. 2. That minstatutes of the United States, the
personal representatives and aspersonal representatives are personal representatives and aspersonal representatives are personal representatives are per ns, Whereas it appears that your right to be heard, either before this not been discovered within the limOffice for and in behalf of the UnitOffice for and in behalf of the UnitOffice for and in behalf of the UnitOffice or on appeal if you fail to Clark, State of Nevada, Lamely the Lusitania Nos 1 and 2 Quartz; the Lusitania Nos 1 and 2 Quartz; the Lusitania Nos 1 was made Jangry 1, 1910, recorded March 26, 1910 in Book 1, page 153, minima respect to the United States, the commissioner of the United States, the commissioner of the General Land described as located about 20 miles of Las Vegas and 1 by 1910 to be heard, either before this profice or on appeal, if you fail to office or on appeal, if you fail to of the claims to constitute a valid discovery. 3. That the min- office or on appeal its of the claims to office or on appeal, if you fail to of you appear that your appears utheast of Las Vegas and 11/2 Office for and in behalf of the answer the name of the post office without further right to be heard, only east of Railroad Pass; Lusi- United States by his letter "N" to which you desire further no- either before this office or on ap-

NOTICE OF CONTEST No. 1469 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-FICE, Carson City, Nevada, Januons declared null and void without ceedings: 1. That the land with- Office for and in behalf of the Unit-2. That Aug. 18, 1931 directed contest pro- assigns.

er right to be heard, either before Ainsworth.

NOTICE OF CONTEST No. 1545 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OFnamely the Nevada Pioute Quartz FICE, Carson City, Nevada, Janudings: 1. That the lands with- hamely the Nevada Floute Quart and 15, 1932. To: George Sackett, the limits of the claims is non- by notified that pursuant to the 3-10-17, 1932. mineral in character. 2. That provisions of section 2335 of the have not been discovered within States, the Commissioner of the the limits of the claims to consti- General Land Office for and in bethese allegations of contest. You Sec. 3, T. 21 S., R. 67 E., M. D. M. vised Statutes of the United States, It is alleged in the contest pro- the Commissioner of the General

peal, if you fail to file in this office within 20 days after the fifth publication of this notice, as shown below, your answer under oath, specifically responding to these allegations of contest. You should state post office to which you desire further notices to be sent to you and which you are herein indicated to 3-10-17, 1932.

NOTICE OF CONTEST No. 1554 DEPARTMENT OF THE INTERrg locations have been abandoned. Robert D. Deverell conveyed to C. Silver that the said allegations will be tak- in said claims.

Statutes of the United States, the location are said allegations will be tak- in said claims.

Commissioner of the General Land D. M. Alagonath R. H. Corbet description. in said claims.

It is alleged in the contest proceedings: 1. That the land within the land wi publication of this notice, as shown 376, records of Lincoln County, Ne- the County of Clark, State of Ne- Register, Pub. Jan. 27, Feb. 3, 10, 17, vada, namely the Lone Star Placer 24, 1932. It is alleged in the contest pro- Claim made February 1, 1896, receedings: 1. That the land within corded February 13, 1896, in Book the limits of the claims is nonmin- G, pages 378-9, records of Lincoln eral in character. 2. That minerals County, Nevada, described as situ-

lication of this notice, as shown be- E., M. D. M.

mineral in character. 2. That min- dated September 26, 1931, directed FICE, Carson City, Nevada, Jan. 23, erals in sufficient quantities have contest proceedings against certain 1932. To: William C. Boyle, George not been discovered within the lim- purported mining locations made L. Gayhart, William Burkhart (deits of the claims to constitute a upon lands of the United States in valid discovery. 3. That the minthe County of Clark, State of Nevalid discovery. 3. That the mining locations have been abandoned vada, namely the Overton Salt appears that your address is un-DEPARTMENT OF THE INTER- You are, therefore, further notified Ledge Glaim which was made Jan- known and you can not be found. without further right to be heard, cornerstone of his U.S. Survey and the Revised Statutes of the Unit- 1932.

his letter "N" dated August 17. fore, you and each of you are lication of this notice, as shown be- Bonelli's NE corner, a distance of ter "N" dated July 29, 1931 directed unknown and you can not be found. dress is unknown and you can not 1931 directed contest proceedings hereby notified that pursuant to against certain purported mining the provisions of section 2335 of the fically responding to these allega- 4, T. 20 S., R. 68 E., M. D. M., re- purported mining locations made up- are hereby notified that ocations made upon lands of the Revised Statutes of the United tions of contest. You should state corded January 27, 1887, in Book B, on lands of the provisions of section 2335 of the pursuant to the provisions of sec-

the limits of the claims to constitute a valid discovery. 3. That proximately Sec. 3, T. 21 S., R. 67 your address is unknown and you can not be found, now, there- NOTICE OF CONTEST No. 1392 You are, therefore, It is alleged in the contest pro- fore, you and each of you are hereby sions of section 2335 of the Revised FICE, Carson City, Nevada, Jan. 23,

you and each of you are hereby in this office within 20 days after notified that pursuant to the proed Statutes of the United States, oath, specifically responding to these the Commissioner of the General allegations of contest. You should

NOTICE OF CONTEST No. 1388 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OFin sufficient quantities have not been ated about 1670 feet north of the FICE, Carson City, Nevada, Jan. 23, discovered within the limits of the Colorado River and about 600 yards 1932. To: H. P. Kuhn, F. L. Reber, covery. 3 That the mining locaproximately Sec. 3. T. 22 S. R. 69
their heirs, personal representatives M. CRISLER, Register, Pub. Jan.
thought their heirs, personal representatives M. CRISLER, Register, Pub. Jan.
dicated to hold interests. CLARA and make reference to the locaand assigns. Whereas it appears 27, Feb. 3, 10, 17, 24, 1932. tions have been abandoned. You are. E., M. D. M., by transfer on No- and assigns, Whereas it appears 27, Feb. 3, 10, 17, 24, 1932. therefore, further notified that the vember 20, 1896, recorded in Book that your address is unknown and said allegations will be taken as Q, page 644, records of Lincoln you can not be found, now, thereconfessed, and the said locations de- County, Nevada, Thomas Haynes fore, you and each of you are hereby clared null and void without furth- conveyed this mining claim to D. H. notified that pursuant to the provi- IOR, UNITED STATES LAND OFthis office or on appeal, if you fail It is alleged in the contest pro- Statutes of the United States, the 1932. To: P. J. Sullivan, Las Vegas, to file in this office within 20 days ceedings: 1. That the land within after the fifth publication of this the limits of the claims is non-Office for and in behalf of the Unit-heirs, personal representatives and notice, as shown below, your answer mineral in character. 2. That min- ed States by his letter "N" dated assigns. Whereas it appears that under oath, specifically responding erals in sufficient quantities have July 29, 1931, directed contest pro- your address is unknown and you to these allegations of contest. You not been discovered within the lim- ceedings against certain purported can not be found, now, therefore, should state in your answer the its of the claims to constitute a mining locations made upon you and each of you are hereby noname of the post office to which you valid discovery. 3. That the min-lands of the United States in the esire further notices to be sent to ing locations have been abandoned. County of Clark, State of Nevada, sions of section 2335 of the Revised ou and make reference to the loca- You are, therefore, further notified namely the Caeser Quartz Mining Statutes of the United States, the ons in which you are herein indi- that the said allegations will be Claim made July 5, 1906, recorded Commissioner of the General Land CRISLER, Register. Pub. Jan. 20-27 locations declared null and void records of Lincoln County, Nevada, ed States by his letter "N" dated in behalf of the United States by his l without further right to be heard, described as being 23 miles southeast either before this office or on ap- of Las Vegas and one mile east of ceedings against certain purported and contest propeal, if you fail to file in this office Railroad Pass wagon road in ap-

Mining Records and described as Christy, J. Christy, Jr., N. Christy, in your answer the name of the eral in character. 2. That minerals located 28 miles east of Las Vegas F. M. Barnes, E. S. Christy, their post office to which you desire fur- in sufficient quantities have not been and six miles west of the Colorado heirs, personal representatives and ther notices to be sent to you and discovered within the limits of the post office to which you desire fur- in sufficient quantities have not been River in approximately Sec. 33, T. assigns. Whereas it appears that make reference to the locations in claims to constitute a valid discovyour addres is unknown and you which you are herein indicated to ery. 3. That the mining locations It is alleged in the contest pro-ceedings: 1. That the land within fore, you and each of you are here-the land within fore, you and each of you are heresaid allegations will be taken as confessed and the said locations deminerals in sufficient quantities Revised Statutes of the United NOTICE OF CONTEST No. 1569 clared null and void without further DEPARTMENT OF THE INTER- right to be heard, either before this IOR, UNITED STATES LAND OF- office or on appeal, if you fail to file tute a valid discovery. 3. That half of the United States by his let- FICE, Carson City, Nevada, Janu- in this office within 20 days after the mining locations have been ter "N" dated Sept. 14, 1931, diary 15, 1932. To: Edward Syphus, the fifth publication of this notice abandoned. You are, therefore, rected contest proceedings against Harey Gentry, Thomas J. Jones, as shown below, your answer under further notified that the said alle- certain purported mining locations Samuel Kelsey, J. W. Crosby, John oath, specifically responding to these gations will be taken as confessed, made upon lands of the United Monsen, Brig. Whitmore, Andrew allegations of contest. You should and the said locations declared null States in the County of Clark, State McNeill, John Monsen, Isiah Cox, state in your answer the name of this office within 20 days after the Book H, page 210, in the records of you can not be found, now, there- which you are herein indicated to

NOTICE OF CONTEST No. 1391

DEPARTMENT OF THE INTER- the postoffice to which you desire without further right to be heard, within 20 days after the fifth pub-

DEPARTMENT OF THE INTERjoining the Last Chance claim on of Nevada, namely the Buster Revised Statutes of the United joining the Owens No. 1 on the Claims which were located July 28, General Land Office for and in be-

taken as confessed, and the said within 20 days after the fifth publegations of contest. You should state in your answer the name of

NOTICE OF CONTEST No. 1396 DEPARTMENT OF THE INTERsions of section 2335 of the Revised FICE, Carson City, Nevada, Jan. 23, within 20 days after the fifth pubproximately Sec. 1, T. 23 S., R. 63 the United States in the County of made upon lands of the united states in the County of made upon lands of the united states in the County of made upon lands of the united states in the County of the united upon lands of the united states in the county of the united upon lands of the united u Clark, State of Nevada, namely the States in the County of Clark, State 7, 1931 directed contest proceedings low, your answer under oath, speci- It is alleged in the contest pro- Gold Hill Quartz Mining Claim refically responding to these allega- ceeding: 1. That the land within corded February 1, 1915 in Book 3, Book X, page 9, Lincoln County C. H. Howland, F. C. Howland, Will tions of contest. You should state the limits of the claims is non-min- page 274, Clark County Records, Nevada, which was made November 13. 1914 about one mile southerly from of Railroad Pass in approximately Rainbow Nos. 1 and 2, Quartz minof Railroad Pass in approximately Rainbow Nos. 1 and 2, Quartz minsec. 11, T. 23 S., R. 63 E., M. D. M.,
Sec. 11, T. 23 S., R. 63 E., M. D. M.,
The corded March 26, 1910 in Book 1. approximately Sec. 11, T. 23 S., R.

63 E., M. D. M. It is alleged in the contest proceedings: 1. That the land within the limits of the claims is nonmineral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the claims to constitute a valid discovery. 3. That the mining locations have been abandoned You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations declared null and void egations 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.

NOTICE OF CONTEST No. 1399 DEPARTMENT OF THE INTERtaken as confessed, and the said tice and monument of stone built are hereby notified that pursuant IOR, UNITED STATES LAND OFlocations declared null and void by the side of Daniel Bonelli's SE to the provisions of section 2335 of FICE, Carson City, Nevada, Jan. 23, IOR, UNITED STATES LAND OF- and make reference to the loca-

OKLAHOMA CITY, Feb. 16. (U.F.)

At the Oklahoma Democratic nvention here this month, Gov
The Democratic nvention here the name of the pursuant to the Dunited Statutes of the County records of Lin
The Democratic nvention here this month, Gov
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Clark number of the United States in the Policy of Clark number of the United States in the Policy of Clark number of the United States in the Policy of Clark number of the United States in the Policy of Clark number of the United States in the County of nvention here this month, Govnor William H. Murray will anunce his candidacy for the Demunce his candidacy for the United States by his behalf of the Un ratic presidential nomination, friends said today.

The convention will be held the convention of the convention will be held the convention of the convention of the convention will be held the convention of the conv not been discovered within the lim- Erin Go Braw No. 1, on the North made upon lands of the United made upon lands of the United NOTICE OF CONTEST No. 1547

NOTICE OF CONTEST No. 1547

DEPARTMENT OF THE INTER
DEPARTMENT OF would receive more comment It is alleged in the contest pro- ber 16, 1908, in Book A-1, page 139 OR, UNITED STATES LAND OF- You are, therefore, further notified It is alleged in the contest pro- Claims located July 11, 1906, record- 1928, recorded April 9, 1928, Book 9, publicity. He originally had ceedings: 1. That the land with- of the records of Lincoln County, FICE, Carson City, Nevada, Janu- that the land within ed July 16, 1906, in Book T, page page 54, Clark County Records, Ne-

the post office to which you desire tions in which you are herein in-

DEPARTMENT OF THE INTERof the United States in the County to the provisions of section 2335 of IOR, UNITED STATES LAND OFof Clark, State of Nevada, namely the Revised Statutes of the United FICE, Carson City, Nevada, Jan. 23 the Owens Nos. 1 and 2, Quartz min- States, the Commissioner of the 1932. To: Moe Workman and Grace assigns. Whereas it appears that ing claims, made June 29, 1906, re- General Land Office for and in be- E. Rehbehn, their heirs, personal re- your address is unknown and you corded July 2, 1906, in Book T. pages half of the United States by his presentatives and assigns. Where-173-174, records of Lincoln County, letter "N" dated July 29, 1931 direct- as it appears that your address is Nevada, and described as being loed contest proceedings against cerunknown and you can not be found
tifled that pursuant to the provicated twenty-two miles southeast of tain purported mining locations now, therefore, you and each of you sions of section 2335 of the Revised

NOTICE OF CONTEST No. 1401

south side both in approximately 1906, recorded August 2, 1906, in half of the United States by his letmake reference to the locations in Sec. 1, T. 23 S., R. 63 E., M.D.M. Book T, pages 259 and 260, records ter "N" dated August 7, 1931 direct-It is alleged in the contest pro- of Lincoln County, Nevada, describ- ed contest proceedings against cerhold interests. CLARA M. CRIS-LER, Register. Pub. Jan. 20-27 Feb. 11 is alleged in the contest pro-ceeding: 1. That the land within ed as being located twenty-two made upon lands of the United States in the County tain purported mining locations of Clark, State of Nevada, namely miles southeast of Las Vegas, Neva-3-10-17, 1932. eral in character. 2. That minerals in sufficient quantities have not been discovered within the limits of the Claims, the Jeff Davis overlapping Quartz Mining Claim which was loclaims to constitute a valid discov- the end line of the Buster Brown cated on March 24, 1928 in the Aluery. 3. That the mining locations No. 2, in approximately Sec. 1, T. nite Mining District in approximateclared null and void without further mineral in character. 2. That min- ceedings: 1. That the land withassigns. Whereas it appears that right to be heard, either before this your address is unknown and you office or on appeal, if you fail to file in the context proper its of the claims to constitute a erals in sufficient quantities have in the limits of the claims is non-interest properly in this office within 20 days after its of the claims to constitute a erals in sufficient quantities have in the limits of the claims valid discovery. 3. That the min- not been discovered within the lim- mineral in character. 2. That minnotified that pursuant to the prowisions of section 2335 of the Revisas shown below, your answer under
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visions of the revision 2335 of the Revisas shown below to the revision 2335 of the Revisas shown below to the revision 2335 of the Rev You are, therefore, further notified valid discovery. 3. That the min-that the said allegations will be ing locations have been abandoned. 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. either before this office or on aplication of this notice, as shown peal if you fail to file in this office your answer under oath, within 20 days after the fifth pubspecifically responding to these al- lication of this notice, as shown below, your answer under oath, specifically responding to these althe post office to which you desire legations of contest. You should further notices to be sent to you state in your answer the name of and make reference to the loca- the post office to which you desire tions in which you are herein in- further notices to be sent to you M. CRISLER, Register, Pub. Jan.

27, Feb. 3, 10, 17, 24, 1932. NOTICE OF CONTEST No. 1407 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23. 1932. To: Thomas Brown, his heirs. personal representatives and assigns August 31, 1907 about 20 miles southrecorded September 3, 1907, Book Y, page 14, records of Lincoln County, Nevada

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is nonmineral in character. 2. That minvalid discovery. 3. That the min- E. M. D. M. ing locations have been abandoned. You are, therefore, further notified ceedings: 1. That the land withthat the said allegations will be in the limits of the claims is nontaken as confessed, and the said mineral in character. 2. That minlocations declared null and void erals in sufficient quantities have without further right to be heard, either before this office or on ap- its of the claims to constitute a peal if you fail to file in this office valid discovery. 3. That the minwithin 20 days after the fifth pub- ing locations have been abandoned lication of this notice, as shown below, your answer under oath, that the said allegations will be specifically responding to these al- taken as confessed, and the said legations of contest. You should locations declared null and void state in your answer the name of the post office to which you desire either before this office or on apfurther notices to be sent to you and make reference to the loca- within 20 days after the fifth pubtions in which you are herein indicated to hold interests. CLARA below, your answer under oath, 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1409 DEPARTMENT OF THE INTER-To: Tom Brown and Clark FICE, Carson City, Nevada, Jan. 23, tions in which you are herein inchalf of the United States by you can not be found, now, there- within 20 days after the fifth pub- stone built by the side of Daniel half of the United States by his let- as it appears that your address is Whereas it appears that your address is your address is your address in your ad

below, your answer under oath, state in your answer the name of specifically responding to these al- the post office to which you desire legations of contest. You should further notices to be sent to you state in your answer the name of and make reference to the locations in which you are herein infurther notices to be sent to you dicated to hold interests. CLARA and make reference to the loca- M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1416 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23, 1932. To: Thomas Williamson, John W. Wilson, C. C. Ronnow, their heirs, personal representatives and can not be found, now, therefore, you and each of you are hereby no-Las Vegas and about one mile east made upon lands of the United of Railroad Pass, the Owens No. 1. States in the County of Clark, State Office for and in behalf of the Unitin your answer the name of the lost Chance claim on the Unit-Aug. 10, 1931 directed contest proceedings against certain purported mining locations made upon lands Claim located January 21, 1910 recorded March 26, 1910 in Book 1, page 155, Clark County Records, Nevada, and described as located about eighteen miles southeast of Las Veras and about one and one-half niles east of Railroad Pass, joins Lusitania on the south and is situited in approximately Sec. 1, T. 23 3., R. 6314 E., M. D. M.

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 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 state in your answer the name of tions in which you are herein indicated to hold interests. CLARA M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No 1417 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23, Whereas it appears that your ad- 1932. To: M. A. Lindley, E. E. Jones, dress is unknown and you can not Ernest Tyler, A. E. Wilson, their be found, now, therefore, you and heirs, personal representatives and each of you are hereby notified that assigns, Whereas it appears that pursuant to the provisions of sec- your address is unknown and you tior 2335 of the Revised Statutes of can not be found, now, therefore, the United States, the Commissioner you and each of you are hereby noof Nevada, namely the Jeff Davis against certain purported mining No. 1, Quartz Mining Claim, located locations made upon lands of the United States in the County of east of Las Vegas and 1 mile south Clark, State of Nevada, namely the recorded March 26, 1910 in Book 1, pages 153 and 154, Clark County Nevada; Rainbow No. 1 is described as located about 22 miles southeast of Las Vegas and about 2 miles east of Railroad Pass and bounded on the south by the Baltic mining claim; erals in sufficient quantities have description of Rainbow No. 2 is not not been discovered within the lim- shown; both claims are said to be its of the claims to constitute a situated in Sec. 1, T. 23 S., R. 631/2

It is alleged in the contest pro not been discovered within the lim-You are, therefore, further notified without further right to be heard, peal if you fail to file in this office lication of this notice, as shown M. CRISLER, Register, Pub. Jan. 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 States, the Commissioner and assigns, Whereas it appears either before this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal, if you fail to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and peal to file in this office or on appears that your address is unknown and the file in this offic