## TUESDAY **IN CONGRESS**

By United Press

SENATE Defeated LaFollette Costigan federal aid measure.

Defeated the Couzens bill which to relieve suffering.

committee.

Selden Bacon, New York lawyer, t h e constitutional committee amendments which would require voters in states to pass on any proposal to eliminate the eighteenth amendment from the con-

Senator Herbert, Repn., R. I., introduced a substitute for the Norris injunction bill.

Passed bill abolishing duck" session of congress.

the American Cotton Cooperative made association of New Orleans, charg- States in the County of Clark, State ed commodity trades and exchanges of Nevada, namely the Lucky Mac. tack upon the farm board.

mittee a supplementary tax program to raise an additional \$377,- December 12, 1906 and December 17,

## **LEGAL NOTICES**

NOTICE OF CONTEST No. 1470 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23. 1932. To: E. Gordon Dewitt, William Lehr, Harley A. Harmon, their heirs, personal representatives and assigns. the Nevada Del Oro Syndicate, its successors and assigns. Whereas it appears that your address is unknown and you can not be found. now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United without further right to be heard, 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 below, your answer under oath, made upon lands of the United legations of contest. ed March 13, 1915 in Book 3, page tions in which you are herein in-305, mining records of Clark Coun-ty Newsda: the Sheridan No. 1 is M CRISLER, Register, Pub. Jan. Nevada; the Sheridan No. 1 is described as located 19 miles south- 27, Feb. 3, 10, 17, 24, 1932. easterly from Las Vegas and bounded on the southeast by the Buster Brown Claim; the Sheridan No. 2 is described as located 19 miles southeasterly from the town of Las Vegas, Nevada, and bounded on the southeast by Sheridan No. 1 claim; both in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M.; the Sheridan claim is situated in the same locality and the status of which is the same as the Sheridan Nos. 1 and 2. Said claims were transferred on February 20, 1915, records of Clark Co., Book 4, page 178 of Deeds, by W.

Nevada Del Oro Syndicate. 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 without further right to be heard, either before this office or on appeal if you fail to file in this office lication of this notice, as shown recorded in Book X, page 130. within 20 days after the fifth pubbelow, your answer under oath, specifically responding to these al-M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1483 DEPARTMENT OF THE INTERyou and each of you are hereby no- state in your answer the name of Commissioner of the General Land tions in which you are herein in-Office for and in behalf of the Unit- dicated to hold interests. CLARA ceedings: 1. That the land with- mately Secs. 11 and 12, T. 23 S., R. ed States by his letter "N" dated M. CRISLER, Register, Pub. Jan. in the limits of the claims is non- 63 E. M. D. M. August 19, 1931 directed contest pro- 27, Feb. 3, 10, 17, 24, 1932. ceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of Nevada, namely the Vienna and Vienna No. 1, mining ciaims, located June 8, 1922 in Book 6, Copeland, their heirs, personal re-that the said allegations will be readed August 3, 1922 in Book 6, Copeland, their heirs, personal re-that the said allegations will be readed a series in sufficient quantities have coedings: 1. That the land withing the limits of the claims is non-time that the land withing the limits of the claims is non-time the limits of the claims is non-time that the land withing the limits of the claims is non-time that the land withing the limits of the claims is non-time that the limits of the claim pages 267-268, mining records of presentatives, and assigns, Whereas taken as confessed, and the said ing locations have been abandoned. Clark County, Nevada and described it appears that your address is un- locations declared null and void You are, therefore, further notified address is unknown and you can not E. Hicks, an undivided 1-12 interest notified address is unknown and you can not be post office to which you

taken as confessed, and the said locations declared null and void either before this office or on appeal if you fail to file in this office within 20 days after the fifth pubwould have placed \$375,000.000 at lication of this notice, as shown the direction of President Hoover below, your answer under oath, 22 S., R. 64 E., M. D. M. specifically responding to these al-Home loan banks would be an in- legations of contest. You should tegral part of an "abusive finan- state in your answer the name of cial setup" to alleviate future fi- the post office to which you desire nancial stringency. Galvin Payne, further notices to be sent to you of Indianapolis, Ind., told a sub- and make reference to the locations in which you are herein in-dicated to hold interests. CLARA endorsed before the judiciary sub- M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1486 DEPARTMENT OF THE INTERyou and each of you are hereby no- legations of contest. Linthicum prohibition amendment which would restore liquor control ter "N" dated August 19, 1931 directed contest proceedings against cer- 27, Feb. 3, 10, 17, 24, 1932. C. O. Moser, vice president of tain purported mining locations upon lands of the United were conducting an organized at- Jumbo and Mohawk which were made November 2, 1906 and Novem-Secretary of Treasury Mills laid ber 5, 1906, respectively, recorded in Allerton No. 2 on the southeast, all R. 63 E., M. D. M

in the limits of the claims is nonvalid 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 either before this office or on appeal if you fall to file in this office within 20 days after the fifth publication of this notice, as shown certain purported mining locations specifically responding to these al-You should States in the County of Clark, State state in your answer the name of of Nevada, namely the Sheridan, the post office to which you desire Sheridan Nos. 1 and 2; which were further notices to be sent to you located on January 12, 1915, record- and make reference to the loca-

1932. To: John B. Ronstadt and specifically responding to these al- 1915 but not recorded Thomas Williamson,, their heirs, legations of contest. You should United States, the Commissioner of 27, Feb. 3, 10, 17, 24, 1932. Lehr and E. J. DeWitt to Harley A. the General Land Office for and in Harmon who transferred the claims behalf of the United States by his on March 12, 1915 as recordeed in letter "N" dated August 25, 1931 di-Book 4 of Deeds, page 179, to the States in the County of Clark, State ed), P. F. McClanahan (deceased), within 20 days after the fifth publication of this notice, as shown

Clark County, Nevada and described as situated about 23 miles east of as situated about 23 miles east of Las Vegas in Railroad Pass in approximately Sec. 2, T. 23 S., R. 63 proximately Sec. 2, T. 23 S., R. 64 proximately Sec. 2, T. 23 S., R. 65 proximately Sec. 2, T. 24 S., R. 65 proximately Sec. 2, T. 25 S., R. 65 p

mineral in character. 2. That min- half of the United States by his let- legations of contest. not been discovered within the lim- rected contest proceedings against the post office to which you desire hat the said allegations will be Claim made January 1, 1907, recorded Feb. 6, 1907, Book V. page 100, records of Lincoln County, Nevada without further right to be heard, and described as located 22 miles southeasterly of the Colorado River, 7 miles west of Colorado River, and within 1/2 mile of Summit situated in approximately Sec. 31, T.

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 IOR, UNITED STATES LAND OF- without further right to be heard, FICE, Carson City, Nevada, Jan. 23, either before this office or on ap-1932. To: Edward Mac Dermott, his peal if you fail to file in this office heirs, personal representatives and within 20 days after the fifth pubassigns, Whereas it appears that lication of this notice, as shown your address is unknown and you below, your answer under oath, can not be found, now, therefore, specifically responding to these al-You should tional grange, urged that the farm tified that pursuant to the prostate in your answer the name of board be given power to apply the export depending plan to surpluses. Revised Statutes of the United further notices to be sent to you Judiciary committee voted 14 to States, the Commissioner of the and make reference to the loca- mately Sec. 4, T. 21 S., R. 66 E., M. 9 not to favorably report the Beck- General Land Office for and in be- tions in which you are herein in- D. M.

> NOTICE OF CONTEST No. 1511 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-1932. To: Hiram (or Herman) Wiser, deceased, Helen mineral in character. 2. That min- United States in the County of 27, Feb. 3, 10, 17, 24, 1932. erals in sufficient quantities have Clark, State of Nevada, namely the not been discovered within the lim- Vegas Mining Claim which was loits of the claims to constitute a cated August 5, 1891, recorded November 27, 1891, in Book D. pages 15 and 16, records of Lincoln County Nevada. Said claim is described as beginning at a westerly end of Black Jack and running 1500 feet in a westerly direction and situated in approximately Sec. 35, T. 22 S., R. 64 E., M. D. M.

It is alleged in the contest proceedings: 1. That the land within the limits of the claims is nonmineral in character. 2. That minerals in sufficient quantities have not been discovered within the limlocations declared null without further right to be heard. NOTICE OF CONTEST No .1496 peal if you fail to file in this office DEPARTMENT OF THE INTERwithin 20 days after the fifth pub-IOR, UNITED STATES LAND OF- lication of this notice, as shown FICE, Carson City, Nevada, Jan. 23. below, your answer under oath,

NOTICE OF CONTEST No. 1513 which were located on April 8, 1906, Annie Hall, S. B. McClanahan, specifically responding to these alrecorded June 11, 1906 in Book T, Mrs. Sidney Keltner, George Mc- legations of contest. You should pages 73 and 74, records of Lincoln Clanahan. Mrs. Dora Brewer, Ever- state in your answer the name of River, situated in approximately Sec. George Brimmer, P. S. McClanahan, tions in which you are herein inferred an undivided 3 interest in Laura L. Walters, J. B. Wilson (de- 27, Feb. 3, 10, 17, 24, 1932. Taurus Group known as Taurus Nos. ceased), Jim Wilson, Tweed Wilson, 1, 2, 3, 4, to Thomas Williamson as Hiram Wiser (deceased), their heirs, personal representatives and as-

mineral in character. 2. That min- It is alleged in the contest pro-

in the limits of the claims is non- General Land Office for in in be- specifically responding to these al- peal if you fail to file in this office for and in behalf of the United manner in which P. H. McLaughlin test proceedings against certain sufficient quantities have ter "N" dated August 25, 1931 di- state in your answer the name of its of the claims to constitute a certain purported mining locations further notices to be sent to you legations of contest. You should mining locations made upon lands the limits of the claims is nonmin- vada, namely the Milo No. 1, 2, 3, 4, valid discovery. 3. That the min- made upon lands of the United States in the County eral in character. 2. That minerals Placers made Aug. 30, 1908, recording locations have been abandoned. States in the County of Clark, State tions in which you are herein in- the post office to which you desire of Clark, State of Nevada, namely in sufficient quantities have not been ed October 28, 1908, in Book A-1, You are, therefore, further notified of Nevada, namely the Red Rock dicated to hold interests, CLARA further notices to be sent to you the Ceylon, Ceylon No. 1, and Sailor discovered within the limits of the pages 253, 254, 255, Mining Records M. CRISLER, Register, Pub. Jan. 27, Feb. 3, 10, 17, 24, 1932.

> NOTICE OF CONTEST No. 1549 DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23. 1932. To: Warren Lester (deceased). Nellie Lester, L. E. Corbin (deceased). Albert Burk, their heirs, personal representatives and assigns. against certain purported mining lo-

in the limits of the claims is nonmineral in character. 2. That minerals in sufficient quantities have its of the claims to constitute a of Lincoln County, Nevada, valid discovery. 3. That the min-FICE, Carson City, Nevada, Jan. 23, ing locations have been abandoned. You are, therefore, further notified Stewart, that the said allegations will be before the ways and means com- Book U, pages 241-242, mining redeceased, Mrs. W. J. Stewart, taken as confessed, and the said cords of Lincoln County, Nevada on Helen G. Stewart, Eliza J. An- locations declared null and void gram to raise an additional \$377.- December 12, 1906 and December 17. derson, and Evelyn S. Stay, their without further right to be heard, 000,000 in new revenue in addition 1906, respectively, and described as heirs, personal representatives and either before this office or on appropriate the structure of the ooo,000 in new revenue in additional control of the higher taxes proposed last to the higher taxes proposed last Vegas and 6 miles west of the Colorado River; the Lucky Mae adjoins can not be found, now, therefore, lication of this notice, as shown the Jumbo claim, and the Jumbo you and each of you are hereby noti- below, your answer under oath, adjoins the Allerton No. 2 on the fied that pursuant to the provisions specifically responding to these alsouth and the Lucky Mae on the of section 2335 of the Revised Stat- legations of contest. You should northwest, the Mohawk adjoins the utes of the United States, the Com- state in your answer the name of missioner of the General Land Of- the post office to which you desire in approximately Sec. 2, T. 23 S., fice for and in behalf of the United further notices to be sent to you States by his letter "N" dated Aug. and make reference to the loca-It is alleged in the contest proceedings: 1. That the land withagainst certain purported mining dicated to hold interests. CLARA locations made upon lands of the M. CRISLER, Register, Pub. Jan.

> DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23, 1932. To: Warren Lester, Nellie Lester, Harry Austin, their heirs, personal representatives and assigns, Whereas it appears that your ad-

NOTICE OF CONTEST No. 1551

NOTICE OF CONTEST No. 1558 DEPARTMENT OF THE INTER-It is alleged in the contest pro- signs, Whereas it appears that your IOR, UNITED STATES LAND OFceedings: 1. That the land with- address is unknown and you can FICE, Carson City, Nevada, Jan. 23, state in your answer the name of mineral in character. 2. That min- and each of you are hereby notified personal representatives and asthat the said allegations will be ust 26, 1931 directed contest pro- of the United States, the Commis-It is alleged in the contest pro- Range of mountains in approxi- 17, 24, March 2, 1932.

You should lication of this notice, as shown States by bir letter "N" dated Aug- acquired these interests. specifically responding to these altions in which you are herein in-dicated to hold interests. CLARA 27. Feb. 3, 10, 17, 24, 1932.

NOTICE OF CONTEST No. 1559 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-FICE, Carson City, Nevada, Jan. 23, 1932. To: Al. James (deceased), Mrs. Whereas it appears that your ad- Al. James, Las Vegas, Nevada, dress is unknown and you can not James H. Ladd, Las Vegas, Nevada, be found, now, therefore, you and Q. S. Sparks, Jr., J. A. Feliz their each of you are hereby notified that heirs, personal representatives and pursuant to the provisions of sec- assigns. Whereas is appears that tion 2335 of the Revised Statutes of your address is unknown and you the United States, the Commission- can not be found, now, therefore, er of the General Land Office for you and each of you are hereby noand in behalf of the United States tified that pursuant to the proviby his letter "N" dated September sions of section 2335 of the Revised 14, 1931 directed contest proceedings Statutes of the United States, the Commissioner of the General Land cations made upon lands of the Office for and in behalf of the Unit-United States in the County of ed States by his letter "N" dated Clark, State of Nevada, namely the Sep. 15, 1931 directed contest pro-Hidden Treasure Mining Claim ceedings against certain purported which was located on January 1. mining locations made upon lands 1908 but not recorded, involving of the United States in the County lands situated along the north bank of Clark, State of Nevada, namely of the Colorado River about 6 miles the Nevada Club Nos. 1 to 7, inclusnortheast of Old Colville in approxi- ive, lodes and Arizona Club Nos. 1 to 8, inclusive, quartz., mining claims made August 27, 28, 30, 1908, about It is alleged in the contest protwo miles east of Railroad Pass and ceedings: 1. That the land with- 23 miles southeast of Las Vegas in approximately Sec. 12, T. 23 S., R. 63 E., M. D. M., recorded October 26, 1908 in Book A-1, pages 240 to not been discovered within the lim- 248, inclusive, of the mining records

It is alleged in the contest proceedings: 1. That the land withmineral in character. 2. That minthat the said allegations will be taken as confessed, and the said locations declared null and void either before this office or on appeal if you fail to file in this office within 20 days after the fifth pubspecifically 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.

the United States, the Commissioner Ronnow, Lorin Ronnow, of the General Land Office for and Ronnow. Mrs. Lafe Matthews, Carl discovered within the limits of the in behalf of the United States by his Banks, Lee Ronnow, a minor, Frank claims to constitute a valid discovery. its of the claims to constitute a lin behalf of the United States by his Banks, Lee Ronnow, a minor, Frank claims to constitute a valid discovery. letter "N" dated Sept. 14, 1931 di-Clark (deceased), Minnie Clark, sole valid discovery. 3. That the minrected contest proceedings against heir of Frank Clark, their heirs, perbeen abandoned. You are, thereyou and make reference to the localocations deing locations have been abandoned. You are, there-you are, therefore, further notified certain purported mining locations sonal representatives and assigns. fore, further notified that the said thou the purported mining locations are therefore, further notified that the said thou the purported mining locations are therefore, further notified that the said thou the purported mining locations are therefore, further notified that the said thou the purported mining locations are therefore, further notified that the said thou the purported mining locations are therefore, further notified that the said thou the purported mining locations are therefore, further notified that the said thou the purported mining locations are the purported mining loca You are, therefore, further notified certain purported mining locations sonal representatives and assigns. fore, further notified that the said allegations will be taken as contaken as c taken as confessed, and the said States in the County of Clark, State dress is unknown and you can not fessed, and the said locations deof Nevada, namely the Horn Silver be found, now, therefore, you and clared null and void without furth- 17, 24, March 2, 1932. Mining Claim involving lands situ- each of you are hereby notified er right to be heard, either before without further right to be heard, ated along the north bank of the that pursuant to the provisions of this office or on appeal, if you fail to file in this office within 20 days peal if you fail to file in this office within 20 days east of Old Colville, in approximate- of the United States, the Commis- after the fifth publication of this ly Sec. 4, T. 21 S., R. 66 E., M.D.M. sioner of the General Land Office notice, as shown below, your answer Said claim was made February 18, for and in behalf of the United under oath, specifically responding It is alleged in the contest pro- ust 7, 1931, directed contest pro- should state in your answer the personal representatives and assigns, state in your answer the name of ceedings: 1. That the land with-ceedings against certain purported name of the post office to which you personal representatives and assigns, state in your answer the name of the post office to which you desire in the limits of the claims is non-mining locations made upon lands desire further notices to be sent to dress is unknown and you can not further notices to be sent to you mineral in character. 2. That min- of the United States in the County you and make reference to the locabe found, now, therefore, you and make reference to the locaeach of you are hereby notified that tions in which you are herein inpursuant to the provisions of section dicated to hold interests. CLARA its of the claims to constitute a Quartz Mining Claims which were CRISLER, Register. Pub. Feb. 3, 10, pursuant to the provisions of section dicated to hold interests. Character a quartz Mining Claims which were ChisLer, Register, Pub. Jan. valid discovery. 3. That the min- located January 1, 1910, recorded 17, 24, March 2, 1932. ing locations have been abandoned. March 26, 1910, in Book 1, page 154 You are, therefore, further notified and 156, Clark County, Nevada; that the said allegations will be Baltic No. 1, located about twentaken as confessed, and the said ty-one miles southeast of Las Verecreated contest proceedings against certain purported mining locations made upon lands of the United States in the County of Clark, State of the County of Clark, State of the County of the about two miles east of Railroad 1, 2, 3, 4, Quartz Mining Claims McClanahan, G. W. McClanahan, below, your answer under oath, Pass, tied to Baltic No. 3 on the about 22 miles southeast of Las Vegas and seven miles from Colorado River, situated in approximately Sec. George Brimmer, P. S. McClanaban, 160-8 Mrs. Sidney Brimmer, P. S. McClanaban, 160-8 Mrs. Sidney Brimmer, Cora Brimmer, P. S. McClanaban, 160-8 Mrs. Sproul, Maldred L. Sproul, Midred L. Spr 6, T. 23 S., R. 64 E., M. D. M. On W. E. McClanahan, Mrs. Clara A. dicated to hold interests. CLARA dicated to hold interests. CLARA Las Vegas and about 2 miles east Sproul, Frank Sproul, James Sproul, May 6, 1906, John B. Ronstadt trans-Reim, Mrs. Cora F. Schwarts, Mrs. M. CRISLER, Register, Pub. Jan. of Railroad Pass; all of said claims (Mary I) Harry W. Alternus M.

R. 631/2 E., M. D. M. specifically responding to these all in the limits of the claims is non-not be found, now, therefore, you 1932. To: F. E. McGhan, his heirs, legations of contest. You should mineral in character 2 That mineral is not been described and assigns discovered within the limits of the the post office to which you desire onto been discovered within the limits of the post office to which you desire onto been discovered within the limits of the provisions of further notices to be sent to you are its of the claims to constitute a of the United States, the Commisbeen abandoned. You are, there-be found, now, therefore, you and been abandoned. You are, there-be found, now, therefore, you are been abandoned. You are been abandoned. You are been abandoned that and make reference to the locations make reference to the locations in which you are herein in locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said ing locations have been abandoned. You are hereby notified that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said inglications will be taken as constituted that the said in the s You are, therefore, further notified States by his letter "N" dated Aug- section 2335 of the Revised Statutes fessed, and the said locations detaken as confessed, and the said ceedings against certain purported sioner of the General Land Office er right to be heard, either before sioner of the General Land Office er right to be heard, either before the United locations declared null and void mining locations made upon lands of without further right to be heard, either before this office or on appeal, if you fail the United States in the County of states by his letter "N" dated Septether before this office or on appeal, if you fail to file in this office within 20 days to file in this office within 20 days to these allegations of contest. You IOR. UNITED STATES LAND OFeither before this office or on aplocal content of the country of 1932. To: C. Shroder and J. A. Felix, within 20 days after the fifth pub- on August 4, 1891, recorded Novem- cations made upon lands of the under oath, specifically responding mining locations made upon lands their heirs, personal representatives and assigns. Whereas it appears that below, your answer under oath, and assigns. Whereas it appears that your address is unknown and you specifically responding to these all-grations of contest. You should state in your answer the legations of contest. You should state in your answer the No. 1 Quartz Mining County, Nevada, and described as found now therefore legations of contest. You should state in your answer the post office to which you can be found now therefore legations of contest. You should state in your answer the name of the post office to which you can be found now therefore legations of contest. You should state in your answer the name of the post office to which you can be found now therefore legations of contest. You should state in your answer the name of the post office to which you can be found now therefore legations of contest. You should state in your answer the name of the United States in the County of the United States in the County of the United States in the County of Clark. State of Nevada, namely the name of the United States in the County of the United States in the United States can not be found, now, therefore, legations of contest. You should being located about one-half mile cated on February 22, 1911, record-desire further notices to be sent to cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. Claim made January 1, 1909, and cated to hold interests. CLARA M. CRISLER Register Pub. Feb. 3, 10. you and each of you are hereby nostate in your answer the name of
from Blue Bell; this claim adjoins ed in Book 1, page 374, Mining Reyou and make reference to the locatified that pursuant to the provithe post office to which you desire
the Red Rock on its westerly end
to section 2335 of the Revised
further notices to be sent to
you are hereby nostate in your answer the name of
from Blue Bell; this claim adjoins ed in Book 1, page 374, Mining Reyou and make reference to the locatified that pursuant to the provithe Red Rock on its westerly end
to section 2335 of the Revised
further notices to be sent to
you are hereby nostate in your answer the name of
from Blue Bell; this claim adjoins ed in Book 1, page 374, Mining Reyou and make reference to the locathe Red Rock on its westerly end
to section 2335 of the Revised
further notices to be sent to
you are hereby noyou are h

below, your answer under oath, ust 18, 1931, directed contest pro-Lincoln County, Nevada.

> clared null and void without furth- 17, 24, March 2, 1932. er 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 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 indi-17, 24, March 2, 1932.

NOTICE OF CONTEST No. 1455 DEPARTMENT OF THE INTERin the limits of the claims is non- F. L. Reber, their heirs, personal ings against certain purported minnot been discovered within the lim-unknown and you can not be found, Clark, State of Nevaga, namely the erals in sufficient quantities have as it appears that your address is the United States in the County of its of the claims to constitute a now, therefore, you and each of you syndicate Nos. 1, 2, 3, 4, 5, Placer valid discovery. 3. That the min- are hereby notified that pursuant Claims which were located Noveming locations have been abandoned. to the provisions of section 2335 of ber 17, 1908, recorded on January You are, therefore, further notified the Revised Statutes of the United 13, 1909, in Book B-2, pages 102, 103, without further right to be heard, letter "N" dated August 18, 1931, Las Vegas on the northern slope directed contest proceedings against certain purported mining locations in approximately Sec. 2, T. 23 S., made upon lands of the United R. 63 E., M. D. M. lication of this notice, as shown below, your answer under oath, of Nevada, namely the Mahoney ceedings: 1. That the land within specifically responding to these aland Reber Mining Claims made on the limits of the claims is nonmin-July 25 and 28, 1906, and recorded eral in character. 2. That minerals 22, 1899, and September 1, 1899, re-August 2, 1906, in Book T, pages in sufficient quantities have not been discovered within the limits of the approximately Sec. 2, T. 23 S., R. 3. That the mining locations have about 20 miles south of Las Vegas described as located about 20 miles south of Las Vegas County. Nevada, both situated in claims to constitute a valid discovery. described as located about 23 miles fore, further notified that the said Ranch in what is known as Rallsoutheast of Las Vegas and in Rail- allegations will be taken as con- road Pass in approximately Sec. 2, road Pass and the Reber as located fessed, and the said locations de- T. 23 S., R. 63 E., M. D. M. and in Railroad Pass, endlining er right to be heard, either before ceedings: 1. That the land within 23 miles southeast of Las Vegas clared null and void without furth-

NOTICE OF CONTEST No. 1418 DEPARTMENT OF THE INTERpursuant to the provisions of sec-tion 2335 of the Revised Statutes of seph Ronnow (deceased), Joseph eral in character, 2. That minerals the United States the Commissioner Ronnow (Deceased), Joseph eral in character, 2. That minerals the United States the Commissioner Ronnow (Deceased), Joseph eral in character, 2. That minerals the Commissioner Ronnow (Deceased), Joseph eral in character, 2. That minerals the Commissioner Ronnow (Deceased), Joseph eral in character, 2. That minerals the Commissioner Ronnow (Deceased), Joseph eral in character, 2. That minerals the Commissioner Ronnow (Deceased), Joseph eral in character, 2. That minerals the Commissioner Ronnow (Deceased), Joseph eral in character, 2. That minerals the Commissioner Ronnow (Deceased), Joseph eral in character, 2. That minerals the character are constituted as the character of the character are character and the character are character and the character are character are character and the character are character are character are character are character and the character are character are character and the character are character are character are character are character and the character are character are character are character are character are character are character and the character are character States by his letter "N" dated Aug- to these allegations of contest. You

NOTICE OF CONTEST No. 1460

located about twenty-one miles that E. McLaughlin, R. B. Sproul Clark, State of Nevada, namely the Mahoney, Ethel Mahoney Donohue, southeasterly of Las Vegas and the E. McLaughlin, R. B. Sproul Clark, State of Nevada, namely the Margaret A. Mahoney, Daniel T. (deceased), John R. Sterner, Blanche Crossing, Crossing Nos. 1, 2, 3, 4, H. Peaslee, Carrie L. Sproul, Minnie Lode Claims made on February 15, east and Baltic No. 1 on west; Bal- M. Sproul, Richard M. Sproul, Mrs. 17, 18, 19, 1909, recorded April 9, tic No. 3, located about twenty-two miles southeast of Las Vegas and No. (Florence) Tilford, Frances O. records of Lincoln County, Nevada; about two miles east of Railroad Sproul, Mildred L. Sproul, Ralph N. each claim is described as located cated about 22 miles southeast of A. Sproul (deceased), Mrs. O. A. mately Sec. 33, T. 22 S., R. 64 are situated in Sec. 1, T. 23 S., (Mary J), Harry W. Altemus, M. It is alleged in the contest pro- Miller, Herbert V. Sproul, Mrs. eral in character. 2. That minerals Brooke Altemus, Mary Altemus ceedings: 1. That the land within Olive McLaughlin, Mrs. Blanche L. the limits of the claims is nonmin-eral in character. 2. That minerals

Taylor, T. J. Sproul, their heirs

Taylor, T. J. Sproul, their heirs

discovered within the limits of the General Land Office for and in be-claims to constitute a valid discovery.

Taylor, T. J. Sproul, their heirs

3. That the mining locations have personal representatives and assigns. clared null and void without furth- of the United States, the Commistified that pursuant to the provisions of section 2335 of the Revised
sions of section 2335 of the Revised
statutes of the United States, the
statutes of the United States, the states in approximately described as situated near the base cated to hold interests. CLARA M. of Lincoln County, Nevada, and described as situated near the base cated to hold interests. CLARA M. of the southerly end of the River CRISLER, Register. Pub. Feb. 3, 10,
scribed as located six miles west
scribed as located s north from Hemingway Wash in IOR, UNITED STATES LAND OF- allegations will be taken as con-approximately Sec. 33, T. 22 S., R. FICE, Carson City, Nevada, Janu- fessed, and the said locations de-NOTICE OF CONTEST No. 1449 approximately Sec. 33, T. 22 S., R. FICE, Carson City, Nevada, Janu- fessed, and the said locations de-DEPARTMENT OF THE INTER- 64 E., M. D. M. Said claim was any 26, 1932. To: P. B. Hill, Roberts of the property of the proper erals in sufficient quantities have ceedings: 1. That the land with- IOR, UNITED STATES LAND OF- transferred November 18, 1915, Book T. Hill, C. L. Graves, F. W. Graves, er right to be heard, either before corded August 3, 1922 in Book 6, Copeland, their heirs, personal re- that the said allegations will be valid discovery. 3. That the minsigns. Whereas it appears that your Nevada, P. H. McLaughlin to James fore, you and each of you are hereby should state in your answer the

It is alleged in the contest proceedings against certain purported ceedings: 1. That the land within the County of Clark, State of Nelegations of contest. You should mining locations made upon lands the limits of the claims is nonmin- vada, namely the Milo No. 1, 2, 3, 4,

and make reference to the loca- Girl Quartz Claims which were lo- claims to constitute a valid discovery. of Lincoln County, Nevada; each cated in approximately Sec. 12, T. 23 3. That the mining locations have claim is described as located about M. CRISLER, Register, Pub. Jan. 20 miles southeast of Las Vegas and fore, further notified that the said the northern slope of the approach 2 miles east of Railroad Pass, made allegations will be taken as con- to Railroad Pass in approximately Jan. 11, 12, and 23, 1908, recorded fessed, and the said locations de- Sec. 2, T. 23 S., R. 63 E., M. D. M. January 17 and 27 in Book Y, pages clared null and void without furth- It is alleged in the contest pro-302, 303, 320, and 321, records of er right to be heard, either before ceedings: 1. That the land within incoln County, Nevada.

It is alleged in the contest proto file in this office within 20 days eral in character. 2. That minerals ceedings: 1. That the land within after the fifth publication of this in sufficient quantities have not been eral in character. 2. That minerals under oath, specifically responding claims to constitute a valid discovery. in sufficient quantities have not been to these allegations of contest. You 3. That the mining locations have discovered within the limits of the should state in your answer the been abandoned. You are, therefore, further notified that the said tions in which you are herein indi- clared null and void without furthallegations will be taken as con- cated to hold interests. CLARA M. er right to be heard, either before

NOTICE OF CONTEST No. 1464

ary 26, 1932. To: P. B. Hill, Robert T. Hill, C. L. Graves, F. W. Graves, W. D. Pearce, Carroll Beall, L. D. Knight, M. Whereas it appears that your adcated to hold interests. CLARA M. dress is unknown and you can not CRISLER, Register. Pub. Feb. 3, 10, be found, now, therefore, you and each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commisslorer of the General Land Office IOR, UNITED STATES LAND OF- for and in behalf of the United FICE. Carson City, Nevada, Janustates by his letter "N" dated Augary 26, 1932. To: J. J. Owen and 18, 1931, directed contest proceedrepresentatives and assigns. Where- nig locations made upon lands of are hereby notified that pursuant Claims which were located Novem-States, the Commissioner of the 104, records of Lincoln County, Ne- States, the Commissioner of the General Land Office for and in be- vada, and are described as being General Land Office for and in behalf of the United States by his located about 20 miles southeast of half of the United States by his directed contest proceedings against of the approach to Railroad Pass directed contest proceedings against

this office or on appeal, if you fail the limits of the claims is nonbe found, now, therefore, you and cach of you are hereby notified that FICE. Carson City, Nevada, Januceedings: 1. That the land within publication of this office within 20 days in sufficient quantities have not been after the fifth publication of this office within the limits of the provisions of some context pro-

> IOR, UNITED STATES LAND OF- should state in your answer the FICE, Carson City, Nevada, January 26, 1932. To: W. R. Groff, F. desire further notices to be sent to E. Ickes, A. E. Griffith, their heirs, you and make reference to the locapersonal representatives and assigns, tions in which you are herein indi-Whereas it appears that your ad-cated to hold interests. CLARA M. dress is unknown and you can not CRISLER, Register. Pub. Feb. 3, 10, be found, now, therefore, you and 17, 24, March 2, 1932. each of you are hereby notified that pursuant to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the General Land Office for and in behalf of the United States DEPARTMENT OF THE INTER- by his letter "N" dated August 18. P. J. Sullivan, W. Lehr, Miss Abbie IOR, UNITED STATES LAND OF- 1931, directed contest proceedings

NOTICE OF CONTEST No. 1466

It is alleged in the contest proceedings: 1. That the land within are hereby notified that pursuant the limits of the claims is nonmin-3. That the mining locations have letter been abandoned. You are, therefore, further notified that the said allegations will be taken as confessed, and the said locations de- States in the County of Clark, State er 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 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 indi-CRISLER, Register. Pub. Feb. 3, 10, discovered within the limits of the 17, 24, March 2, 1932.

It is alleged in the contest pro- the Revised Statutes of the United States, the Commissioner of the Below, your answer under oath, within 20 days after the fifth pub- sioner of the General Land Office claim. The records do not show the

purported mining locations made upon lands of the United States in S., R. 63 E., M. D. M., all situated been abandoned. You are, there- 20 miles southeast of Las Vegas on

the limits of the claims is nonmin- notice, as shown below, your answer discovered within the limits of the claims to constitute a valid discovery. name of the post office to which you fore, further notified that the said 3. That the mining locations have desire further notices to be sent to allegations will be taken as conbeen abandoned. You are, there- you and make reference to the loca- fessed, and the said locations defessed, and the said locations de- CRISLER, Register. Pub. Feb. 3, 10, 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 DEPARTMENT OF THE INTERto these allegations of contest. You IOR, UNITED STATES LAND OFshould state in your answer the FICE, Carson City, Nevada, Januname 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 indi-S. Beal, W. E. Hawkins, their heirs, cated to hold interests. CLARA M. personal representatives and assigns. CRISLER. Register. Pub. Feb. 3, 10, 17, 24, March 2, 1932.

> NOTICE OF CONTEST No. 1474 DEPARTMENT OF THE INTER-IOR, UNITED STATES LAND OF-Fice. Carson City, Nevada, January 26, 1932. To: W. E. Blackwell, Harvey Cratsenberg, H. J. Player, Spiro Deekelstich, R. L. Enler, J. J. McGown, their heirs, personal representatives and assigns. Whereas it appears that your address is the Revised Statutes of the United made upon lands of the United States in the County of Clark, State 1899, in Book K, pages 390 and 392, county records of Lincoln County It is alleged in the contest pro-

desire further notices to be sent to allegations will be taken as conto file in this office within 20 days after the fifth publication of this under oath, specifically responding DEPARTMENT OF THE INTER- to these allegations of contest. You

NOTICE OF CONTEST No. 1475

DEPARTMENT OF THE INTER-IOR. UNITED STATES LAND OF-FICE, Carson City, Nevada, January 26, 1932. To: Mike Mahoney, Mahoney, William J. Mahoney, Timothy F. Mahoney, Zachery Mahoney, Mary Mahoney Lena, Sister M. Cecelia, Miss Ann G. Mahoney, Katherine M. Mahoney, Richard Mahoney, Mrs. N. McMahon, William known and you can not be found, now, therefore, you and each of you to the provisions of section 2335 of the Revised Statutes of the United States, the Commissioner of the "N" dated August 9, directed contest proceedings against certain purported mining locations made upon lands of the United of Nevada, namely the Bunker Hill Mining Claim, made March 1, 1915. about 20 miles southeast of Las Vegas runnnig parallel with Crown Point claim on north sideline, in approximately Sec. 2, T. 23 S., R. 63 E., M. D. M., recorded May 10, 1915, in Book 3, page 353, county records of Clark County, Nevada, It is alleged in the contest proceedings: 1. That the land within

in sufficient quantities have not been claims to constitute a valid discovery. 3. That the mining locations have NOTICE OF CONTEST No. 1467 | been abandoned. You are, there-DEPARTMENT OF THE INTER- fore, further notified that the said

the limits of the claims is nonmin-

eral in character. 2. That minerals