Excerpts from the mining laws of the United States, 30 U. S. Code Annotated

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Sec. 23—"A mining claim * * * mmy equal but shall not exceed 1500 feet in length along the vein or lode; but no location of a claim shall be made until the discovery of the vein or lode within the limits of the claim located. No claim shall extend more than 300 feet on each side of the middle of the vein at the surface * * *. The end lines of each claim shall be parallel to each other."

Sec. 23—" * * All records of mining claims * * * shall contain the name or names of the locators, the date of the location, and such a

Contribution of the claim or claims located by reference to some natural object or permanent monument as will identify the claim."

Sec. 35—"Placer claims, including all forms of deposit excepting veins and loies or other rock in place shall be subject to entry and possession * * upon similar proceedings as are provided for vein and lode claims, * * upon location shall include more than twenty acres for each individual claimant."

Excerpts from Chapter 517, Oregon Revised Statutes Ret Location-Vein and Lode Claims

Excerpts from Chapter 517, Oregon Revised S 517,010. Location of mining claims upon voins or lodes. (1) Any person, a citizon of the United States, or one who has declared his intention to become such, who discovers a voin or lode of minoral-bearing rock in place upon the unappropriated public domain of the United States within this state, may locate a claim upon such voin or lode by resting thereon a notice of such discovery and location. The notice shall contain:

(a) The name of the locators.

(b) The names of the locators.

(c) The date of the locators.

(d) The number of linear feet claimed along the vein or lode each way from the point of discovery, with the width on each side of the lode or vein.

(e) The general course or strike of the vein or lode as nearly as may be, with reference to some natural object or permanent monument in the vicinity, and by defining the boundaries upon the surface of each claim so that the same may be readily traced.

(2) Ruch boundaries whall be marked within 30 days after posting of such notice by six substantial posts, projecting not less than three fest above the surface of the ground, and not less than four inches square or in dismeter, or by substantial mounds of stone, or earth and stone, at least two feet in height, to with one such post or mound of rock at seat corner and at the center ends of such claims.

517.030. Recording copy of discovery notice: fee. The locator shall,

517.030. Recording copy of discovery notice; fee. The locator shall, within 50 days from the posting of the location notices by him upon the

lede or claim, file for record with the recorder of conveyances, if there is one, who shall be the custodiar of mining records and minors' liens, otherwise with the clerk of the county where the claim is situated, a copy of the notice posted by him upon the lode or claim and shall pay the recorder or clerk a fee of \$1 for such record, which sum the recorder or clerk shall immediately pay over to the treasurer of the county and shall take his records therefore, as in case of other county funds coming into the possession of such officer. The recorder or clerk shall immediately record the location notice.

517.01C. Abandoned claims. Abandoned claims are unappropriated mineral lands, and titles thereto shall be obtained as specified in ORS 517.010 to 517.030, without reference to any work previously done thereon.

517.010 to 517.030, without reference to any work previously done thereon.

517.063. Correcting defective notice of location. If at any time an individual who has located a mining claim within the meaning of ORS 517.010 or 517.044, or his assigns, approhends that the original notice of location of the mining claim was defective, erroneous, or that the requirements of the law had not been complied with before the filing of the notice, such locator or assigns may post and fire for record in the manner new provided by law, an amended notice of the location which shall relate back to the date of the original location; provided, that the posting and filing of the amended notice of location shall not interfere with the existing rights of others at the time of posting the amended notice.

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County of Clark ss.	
On this 18th day of November	A. D. 19.80 before me, the undersigned, a Notary
Public in and for the State of Washington	duly commissioned and sworn personally appeared
Burl W. Hiebert and Don Hiebert**	
o me known to be the individual_s_ described in and who	executed the foregoing instrument, and acknowledged to me
	free and voluntary act and deed for the uses and purposes
therein mentioned.	
WETNESS my hand and official seal hereto affixed the	day and year in this certificate above written.
PUBLIC	()
The Control of the Co	Notary Public in and for the State of Washington residing at Battle Ground
(Acknowledgment by Individual. Piones	
(Acknowledgment by Individual: Floride	
Requirements of a vein or lode claim (Fig. 1-C).	CORNER FORT SIDE LINE CORNER POST
1. Location notice posted at or near point of discovery, 2. Four claim corner rosts, or monuments, and two center end posts or monuments, All posts must be at least 4 inches square or in diameter	OR MONUMENT OR MONUMENT
and must project at least 3 feet above the ground. Monuments of stone, o earth and stone, must be at least 2 feet in height.	
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