FORM NO. 136 - NOTICE OF VEW OR LODE LOCATION - OREGON.	CONSTRUCTION OF THE REAL PROPERTY OF THE PROPE
No.2 /600' No.1	Notice of Mining Location
	A et a. N. G. I
Bo, LOCATION DISCOVERY POST	8-8-95
X 750'	STATE OF GREECH, WASHINGTON
30,	County of SKAMANIA
No. 3 W No. 4 This Diagram Explains Method of	Copper Creek Mining District
Description of Claim 122987	BOOK 151 PAGE 628
has declared an intention to become such, he upon the public domain of the United Stat county and mining district; and, in accordance located and do hereby locate a claim upon	the undersigned locators, each a citizen of the United States or one who have discovered a vein or lode of locatable mineral-bearing rock in place tes which is open to mineral entry and location within the above state ance with the laws of the United States and of the State of such the laws of the United States and of the State of such discovery and location oint of discovery. The name of the claim is:
Commencing at a post marked No. 1 to	
/ 500 / feet in a E/	ASEFRLY direction to a corner post marked No. 2, the
600' (leet in a No.	direction to a corner post marked No. 3, the
600' feet in a St	direction to a corner post marked No. 4, the outher Ly direction to said corner post marked No.
The locators claim	750 feet in a TASE ERLY
direction from the point of discovery to the	of discovery to the end line and 750 end line and
feet in the opposite direction from the point	of discovery to the
and minerals, with all dips, spurs, angles a	and variations, and other rights granted by existing laws and customs. The
claim is further described as being	feet from the following natural object or permanent monument i
the vicinity:	
with	lode as nearly as may be determined is Non Ha-South 45°
This claim is situated in the Souther N	h reference to the natural object or permanent monument described abov / (designate quarter section) of Section
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Exceepts from the mining laws of the United States, 50 U.S. Code

Sec. 23 ** * * * A mining claim * * * * niay equal, but shall not exceed, one thousand five hundred feet in length along the vein or kode; but no location of a mining claim shall be made until the discovery of the vein or kode within the limits of the claim located. No claim shall extend more than three hundred feet on each side of the middle of the vein at the auriace * * *. The end lines of each claim shall be parallel to each other."

Sec. 28 The location must be distinctly marked on the ground so

that its boundaries can be readily traced. All records of mining claims * * * shall contain the name or names of the locators, the date of the location, and such a description of the claim or claims located by reference some natural object or permanent someoment as will likefully the claim. * * * **

Sec. 34. The description of vein or lose claims upon surveyed lands shall designate the heation of the claims with reference to the lines of the public survey, but need not conform therewith * * *."

Errerpte from Chapter 517, Oregon Revised Statutes.

\$17.010. Location of mining claims upon veins or lodes. (1) Any person, a citizen of the United States, or one who has declared an intention to become such, who discovers a vein or lede of mineral-bearing rock in place upon the unappropriated public domain of the United States within this state, may locate a claim upon such vein or lede by posting thereon a notice of such discovery and location. The notice shall contain:

(a) The name of the lode or claim,

(b) The names of the locators, (c) The date of the location.

(d) The number of linear feet claimed along the seln or lode each way the point of discovery, with the width on each alde of the lode or voin:

(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)(a) Such boundaries shall be marked within 30 days after peating of such notice by four substantial posts, projecting not less than three feet above the surface of the ground, and made of wood measuring not less than one and one-half inch by one and one-half inch, or by substantial mounds of stone, or earth and stone, at least two feet in height, one such post or mound of rock at each corner of such claims.

(b) During the course of normal maintenance of the claim location posts or monuments, any post that requires replacement and is not constructed of naturally occurring materials shall be replaced by joots that are made of mood measuring not less than one and one-half inch by one and one-half inch on a side that project not less than three feet above the surface of the ground.

(3) At such time as any lode mining claim is declared invalid by the United States Department of the Interior, Bureau of Land Management or is

otherwise drosped by the last claim holder of record without transfer through lease or sale to another person, all claim location posts not made of natural materials shall be removed from the public domain of the United States and at the same time any post made of natural materials shall be removed or dismantled.

\$17,020. Recording copy of location notice; for. The heater shall, within 60 days from the pesting of the location notices by the locator upon the lode or claim, record with the cirk of the county where the claim is situated, who shall be the custedian of mining records and miners' liens, a copy of the notice posted by the locator upon the lode or claim and shall pay the cirk a fee for such record, which sum the clerk shall immediately pay over to the treasurer of the county and shall take a receipt therefor, as in case of other rounty funds coming into the possession of such officer. The clerk shall immediately record the heation notice.

517.640. Abandoned claims. Abandoned claims are unappropriated mineral lands, and litles thereto shall be obtained as specified in ORS 517.010 and 617.030, without reference to any work previously done thereon.

\$17.060. Correcting defective notice of location. If at any time an individual who has located a mining claim within the meaning of ORS \$17.010 or \$17.014, or the assigns of the individual, apprehends that the original notice of location of the mining claim was defective, erroncous, or that the requirements of the law had not been complied with before the filling of the notice, such locator or assigns may not and record in the manner now provided by law, an emended notice of the location which shall relate back to the date of the original location. However, the posting and recording of the amended notice of location shall not interfere with the existing rights of others at the time of poeting the amended notice.

CAUTION: The laws of nearly all western states contain special requirements for location notices. These requirements differ from state to state. The Oregon requirements are used for this form. If the claim for which this form is used is situated outside of Oregon, change the name of the state on the reverse side and, before locating the claim, carefully check this location notice with the laws of the state and the regulations of the mining district in which the claim is situated to ensure that the notice contains all things required.

CLAIM INFORMATION

Necessary steps in locating a rein or lode claim.

1. Make a discovery of a valuable mineral deposit on federal land that is open to mineral entry and location.

2. Post a completed notice of location at the point of discovery on a post or monument.

3. Stake the claim within 30 days of the date of posting notice.

4. Record a copy of the notice of location with the county clerk for the county in which the claim is located. Notice may be mailed in for recording. Notice must be recorded within 60 days from the posting of the notice on the

5. File the claim with the BLM state office within 90 days after the date of location of the claim. Pay any applicable rental/maintenance fee, service charge and location fee. If filing by mail, obtain a return receipt.

Area and shape of a vein or lode claim.

A yeln or lode claim can be not more than 1500 feet in length and can extend not more than 300 feet on either side of the vein or lode (Fig. 1-A). A full-sized vein or lode claim embraces an area of slightly more than 20% acres. Although most claims are rectangular they may have a variety of shapes, the only requirement being that the end-lines be parallel. In the case of non-rectangular claims it should be noted that the end-lines may be greater than 600 feet in length (Fig. 1-B).

sts of a vein or lode claim (Fig. 1-C).

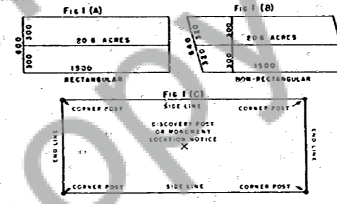
1. Location notice posted at or near point of discovery.

2. At a minimum, four wood claim corper posts, or mounds of stone. All posts must be not less than 1% inch by 1% inch, and must project at least 3 feet above the ground. Mounds of stone, or earth and stone, must be at least 2 feet in height.

Vein or lode or placer location.

A placer discovery will not sustain a k-de location, nor will a lode discovery sustain a placer location. Vein or lode claims are generally located where minerals occur in place in veins or lodes. For a lode claim there must be """ " veins or lodes of quarts or other rock in place bearing gold, silver, cinnabar, lead, tin, copper or other valuable deposits "" 30 U.S. Code Sec. 22.

Placer claims are generally located where minerals have been derived from rocks or reins to form deposits such as stream gravels and gold-bearing atluvium.



IMPORTANT NOTICE: A mining claim is decried abandoned under 43 U.S. Code Sec. 1744 unless a copy of the official record of the notice of location (including a description of the location of the claim and the owner's current mailing address) is filed with the state office of the Bureau of Land Management in Portiand within 90 days after the date of location of the claim. Additional requirements apply to claims located on lands subject to special mining laws such as 0 & C and power site withdrawal lands. You should obtain BLM regulations from your local BLNs office to determine applicable requirements for recordation of notices of location, payment of annual requirements for recordation of ovidence of annual assument work and notices of منعورك ent work and notices of intention to hold a mining claim. Additi of the BLM, the Forest Service and the State of Oregon may apply to the conducting of mixing operations in Oregon