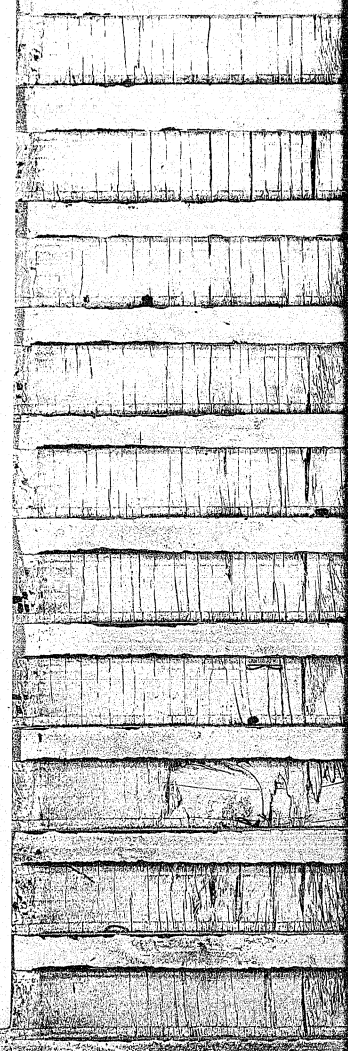
For Notice of Location of Placer Claim outside Oregon where there are no special state requirements, use Stevens-Ness Form No. 112.

Locators.



Chapter 525 of Oregon Laws 1961 relating to the perfection of placer mining claims upon the public domain of the United States:

Section 1. As used in this Act, unless the context requires otherwise, "legal subdivision" means a subdivision of a state survey or of a United States survey which has been extended over the geographic area to be described.

geographic area to be described.

Section 2. Any individual, a citizen of the United States, or one who has declared his intention to become such, who discovers a placer deposit of minerals upon the unappropriated public deposit of the United States within this state, which minerals are subject to location under the mineral and mining laws of the United States may locate a placer claim thereon by posting in a conspicuous place thereon a notice of such discovery and location.

The notice shall contain:

(3) The name of the claim.

(2) The name of the individual or individuals locating the claim.

(1) The name of the claim.

(2) The name of the individual or individuals locating the claim.

(3) The date of the location of the claim.

(3) The number of feet or acres claimed together with a description, either by legal subdivisions, if practicable, or if not, then by reference to some natural object or permanent monument in the vicinity of the claim, which will identify the claim located.

Section 2 of this Act is located by legal subdivisions, the surface boundaries of the claim must be marked subdivisions, the surface boundaries of the claim must be marked subdivisions, the surface boundaries of the claim must be marked subdivisions, the surface boundaries of the realm must be marked subdivisions, the surface subdivisions of the claim must be marked subdivisions, the surface boundaries of the realm must be marked subdivisions, and the same may be readily traced. Such boundaries shall be marked subdivisions the some size materials and dimensions as In the realments of the claims. The boundaries of the claim shall be marked at each corner or angle, and, when any site or end.

(2) Where the claim for placer deposit referred to in section 2 of this Act is taken by legal subdivisions, no other reference in the notine section 2 claim required to be posted and filed under the provisions of this Act than to the legal subdivisions shall be required and the boundaries of a claim so located and described need not be staked or monumented. The description by legal subdivisions in the notice required to be filed under section 5 of this Act shall be deemed the equivalent of marking the surface boundaries of the claim.

Section 4. Within 60 days after the date of the posting of the notice of location described in section 2 of this Act, the individual locating the claims from the cut not less than five cubic yards of material, and, if practicable, exposing thereby the placer deposit described by such notice. The individual locating the cut on the cut not less than five cubic yards of material, and, if practicable, exposing thereby the placer deposit described by such notice. The individual locating the claim, the individual making the cut or any person who worked upon the excavation who has knowledge of the facts relating the claim, the individual making the cut or any person who worked upon the excavation who has knowledge of the facts relating thereto, shall make and attach to the copy of the notice required to be filed under section 5 of this Act an affidavit showing compilance with the provisions of this section.

Section 5. The individual locating a placer deposit shall, within 60 days from the posting of the location notice upon the claim. file for record with the recorder of conveyances, if the file of the county when the file of the county which is stituted a copy of the notice posted be certified in section 4 of this Act. The file of the file

Section 3 of said Chapter 525 provides that the boundaries of a placer claim shall be marked "as in the case of quartz method of marking quartz claims is set forth in Oregon Revised Statutes Section 517.010(2) as follows:

"Such boundaries shall be marked within 30 days after posting such notice by six substantial posts, projecting not less than ee feet above the surface of the ground, and not less than four

inches square or in diameter, or by substantial mounds of stone, or earth and stone, at least two feet in height, to-wit: one such post or mound of rock at each corner and at the center ends of such claims."

Mining Location PLACER	Gem David # 6 Bonanza Genstone Minimge egotaim. David P. Robinson Box 101 Bonanza, Oreg 97623	STATE OF OREGON, County of Klamath	I certify that the within instrument was received for record on the lay of June 10.37 o'clock 3M, and recorded in book M.76 on page. 8041 Record of Minning. Claims of said County.	Witness my hand and seal of County affixed. In D Milne County Clery Recorder. Extra County Clery Recorder. 6.00 Deputy.	• •
STATE OF OREGON. I, Dand Dobessor, and I,*DINID F TO 03.1.NSON, and I.* I am a citizen of the United States or have declared my intention to become such; I am the locator of the placer claim described on the reverse hereof; that within sixty days after the date of the posting on said placer claim of the notice of location set forth on the reverse hereof, I caused to be excavated an open cut upon said claim, removing from the cut not less than five cubic yards of material and, if practicable, exposing thereby the placer deposit described by such location notice; I personally excavated or caused to be excavated the material from said cut as stated above and have knowledge of the facts relating thereto.					
Subscri (SEAL)	ibed and sworn to befor	e me this	day of My commission e	Notary Public for Oren	19/2000 ms

