Proof of Tabor Upon Mining Claim

I the undersigned state: That between 12 o'clock noon o o'clock noon of the first day of September, 1955, performed and made upon, or for the benefit of these the Silver Lake Mining District, Co State of Garain, named and recorded as to original locas follows: New Medical Control of the second s	the following described work and labor were certain contiguous Mining Claims, situated in unty of
Township	, Bk: Name
Name of Claim <u>FASTER DAY</u> Township <u>19 A</u> , Range <u>21 E</u> Original Location: Vol <u>875</u> , Page <u>1212</u> , Bk Nuclean Amended Location (if any): Vol, Page	ne, Bk. Name
Name of Claim, Range, Range, Range, Bk. Na Amended Location (if any): Vol, Page, Page	, Section, Meridian MDBM. me, Bk Name
LABOR AND IMPROVEMENTS: Specify (for example drift, adit or crosscut driven; size of exploration cut of required by PL 876, describing geological, geochemical item and dates on which, or periods of time within white value. WORK OR LABOR DONE OPEN OF WOOD AND AND AND TO TO TO SAMPLED 2.711.	trench; or refer to separate document, filed as l or geophysical survey). Give value for each ch the same was performed or made, and total DATE VALUE 7/10/85 \$\frac{4}{2000.00}\$
Current Residence Address City Name of Owner Bill Shiple y Current Mailing Address City Current Residence Address City Name of person(s) who performed the improvements	
All monuments required by law to have been erected posted, on each claim(s) or copies of such not been or contained marking sufficient to designate the pertained and the name of the claim(s). The above listed claim(s) is/are held and claimed by the possession thereof) for the valuable mineral contained the large certify under penalty of perjury that the forego	otices were in place on the claim(s) on TS , and on that date each corner monument he corner of the mining claim(s) to which it he owner of the undersigned (if he is entitled to herein.
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DO NOT RECORD EFFECTIVE MARCH 7, 1973

SECTION 2315 OF THE PUBLIC RESOURCES CODE IS AMENDED TO READ:

- 2315. (a) Whenever labor is performed and improvements are made as required by law upon any mining claim, the person in whose behalf such labor was performed or improvements made, or someone in his behalf, shall, within 30 days after the time limited by law for performing such labor or making such improvements, make and have recorded by the County Recorder in books kept for thust purpose, in the county in which the mining claim is situated, an affidavit setting forth:
 - (1) The name of the claim.
 (2) A reference by book and page as to the public record of the notice of location of the claim and, if amended, of the last ecorded amendment thereof.
- (3) The section or sections, township, range, and meridian of the United States survey within which all or any part of the claim is located.
- (4) A description of the labor and improvements performed or made upon or for the benefit of the claim for which the proof is made, the value of each such item, and the dates on which or the period of time within which the same was performed or made.
- (5) "he name, current mailing address and current residence address of the person who makes the proof and of the owner of the claim, as known to the affiant.
- (6) A statement that the claim is held and claimed by the owner, or the person making the proof if he is entitled to possession thereof, for the valuable mineral contained therein.
- (7) The name and address of the person who performed or made the work and improvements described in the affidavit, as known to the affiant.
- (8) A statement that all monuments required by law to have been erected upon the claim and all notices required by law to have been posted on the claim or copies thereof were in place at a date within the assessment year for which the affidavit is made and a statement of the date.
- (9) A statement that at such date each corner monument bore or contained marking sufficient to appropriately designate the corner of the mining claim to which it pertains and the name of the claim.
- (b) The affidavit so recorded as required by subdivision (a) of this section, or a copy thereof duly certified by the County Recorder, shall be prima facie evidence of the performance of the labor and the making of the improvements as stated in the affidavit.
- (c) The neglect or failure of the owner of any mining claim to record or cause to be recorded within the time allowed by this section an affidavit containing the statements required by subdivision (a) of this section shall create a prima facie presumption of the act and intent of the owner to abandon such claim at the end of the assessment year within which the labor should have been performed or the improvements made under the laws of the United States, and also shall throw the burden of proof upon the owner or owners of such claim to show that such labor has been performed and that such improvements have been made in any contest, suit or proceeding touching the title to the claim, except that in the event the affidavit is executed and recorded by anyone other than an owner within the 30-day period, and the owner apprehends that there are deficiencies in the recorded affidavit, he may supplement and furnish the same by further affidavit to comply with the section and may record such supplemental affidavit within 30 days following the lest day of the 30-day period after the time limited by law for performance of the work or making of improvements, and thereby obtain the prima facie evidence of performance of labor and making of improvements above provided, and avoid the prima facie presumption of abandonment and the burden of proving the performance of labor and making of improvements required by law.
- (d) Any person who willfully makes a false statement with respect to any mining claim on the affidavit of labor or improvements required by subdivision (a) or on the supplementary affidavit permitted by subdivision (c) shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by a fine not exceeding one hundred dollars (\$100) or by imprisonment in the county jail not exceeding six months, or by both such fine and imprisonment.

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