

IBLA 72-9

Decided June 6, 1972

Appeal from a decision of the Idaho State Office, Bureau of Land Management, requiring certain title corrections to mineral patent application I-3784.

Remanded.

Rules of Practice: Generally

When an appeal was taken from a decision requiring certain additional evidence, and the evidence is submitted on appeal, the record will be remanded for consideration and processing.

APPEARANCES: William J. Dee, Attorney

BY THE BOARD

The Idaho State Office, Bureau of Land Management, required certain title corrections to a mineral patent application. Instead of furnishing those corrections, the mineral patent applicant filed an appeal. During the pendency of the appeal, the appellant furnished evidence which appears to be that which was requested in the decision below.

Therefore, pursuant to the authority delegated to the Board of Land Appeals, 211 DM 13.5, the case record is remanded for further consideration and processing.

