## FOURTH OF JULY CELEBRATION ENJOYED BY ALL

(Continued from page 1)

cheers given for the Clark county service flag, the audience joined in singing America, completing the exercises.

Sports and Races.

A lack of entries deprived the free for all automobile race of any consuming interest, the dare-devil drivers of Las Vegas for Clark. the most part being afflicted with cold feet. However R. W. Gorton entered his red racer against a couple of local delivery ings to Martin Cerritos, defendant. wagons and took down first money with small effort.

Following the automobile race, there was a program of small sports, wild west stunts, foot races, etc., at the corner of Main trict of the State of Nevada, in and and Fremont streets which furnished an hour's warm entertain-

The boxing contest, three rounds, between Silk and Hernan- service) after the service on you of this summons, if served within this dez, was pulled off in front of the grand stand at the ball park. county; or, if served out of this coun-It was a right lively bout and the decision of the referee to call it a draw was approved by the fans. Then the announcement that Jack Dempsey had knocked Willard out in three rounds called out a fitting climax of enthusiasm.

### The Ball Game.

"Play Ball!" Hey, you kids, keep off the side lines!" What's and plaintiff upon the grounds of wilthat Guy doin' over there with his car on left field foul line?" "Lemonade." "Soda Water!"

Such were the old familiar sounds that greeted the fans on than one year, which neglect is not July Fourth at the new ball park which was erected recently by the boys of the Railroad Shops, just across from the depot.

Nine full innings of ball were played and there was plenty of "pep" and excitement for all.

In the first inning, Kramer chipped off a foul which was caught by Big Jim. Lundholm was the next man up and he laid against a beauty for a three base hit. Floyd then came to the bat and punched one over between first and second and brought in Lundholm, who was on the third sack. Seare, not to be out- Given under my hand and the seal of done by Lundholm, also pushed one into deep left field for a three bagger. Silk put out at third, and Fulmer, next up, took the count of three, retiring the side. Three runs.

Arzilla, batting for the Terriers, polked three holes in the atmostphere and retired to the bench. Anderson walked. Long First publication May 24, 1919. got safe to first on a pop hit through right field fence. Indian Jim was put out at first. Myers fanned; retiring the side. No runs.

Teddy and his Bears were retired in regular order the first part of the second inning. While Gunn and his bunch of Terriers

. Then Teddy and his bunch got busy and borught in three more runs, making the score six to nothing in the first part of the third frame.

But you can't hold down a bunch like that Gunn had assembled together. They had begin to feel the sting by this time and compromised by taking two runs in this inning.

Candaleria, Stebenne and Teddy went out in one, two, three twenty days if served out of said order. And so she went back and forth until the last part of the trict, and in all other cases within sixth inning when Floyd scooped one out of the dust and pulled his side out of a tight place. This was the sensational play of titled action. This action is brought of eight o'clock in the forenoon and the day. There were three men on the bags, when, what looked to recover judgment and decree of like a nice, clean hit was placed in left field. Floyd made a matrimony heretofore and now existpretty run and catch and took the ball right off the ground, loos- ing between plaintiff and defendant ing his balance and turned completely over, but still retaining the ball safely in his mit.

In determine and defendant of the sear upon the ground of extreme cruelty, of said County of Clark, this 12th all of which is fully alleged and spedy of June, 1919.

The real "fire works" started in the eighth inning and lasted until the finish of the game. Both sides started to slam the ball ferred and those who did not hit the ball either walked or were made a 1919. present of the first base bag. She was a riot from then on with first one side ahead and then the other. But Teddy and his Bears finally pushed the old indicator up to 15 runs and it was too much for the Terriers; so just as the sun was sinking over Mt. Charleston the game ended; score 13 to 15 in favor of Teddy

This is the first game played by the local boys since their organization a few weeks ago, and they have demonstrated beyond IN THE DISTRICT COURT OF THE the shadow of a doubt that the team has some real good timber and will, no doubt, make some of the teams of the state sit up and take notice when they meet in the near future. With a little practice, we predict a "winner" for the Las Vegas-S. L. Route Carroll B. Fagan, plaintiff; vs. Jessie

The story of the game is told in tabulated form below:

BEARS	
NAME	Pos. ab r bh 2b 3b po a
Kramer	3b   5   3   0   0   2   1
Lundholm	1b 6 2 0 0 1 17 3
Floyd	lf.   6   2   2   1   0   2   0
Seare	2b 5 3 2 0 1 3 1
Silk	cf.   5   2   2   0   0   1   0
Fulmer	. c.   5   1   1   0   0   4   2
Candaleria	ss. 4 0 0 0 0 1 3
Stebenne	rf. 5 1 1 0 0 0 0
Teddy	p. 4 1 0 0 0 0 1

TERRIORS		
NAME	Pos. ab r bh 2b 3b po a e	
Arzilla	ss.   6   1   0   0   1   2   2	
Anderson	2b   4   2   0   1   1   0   3	
Long	3b   6   0   1   0   0   2   1	
Jim	e. 5 2 0 0 0 2 3	
Meyer	If.   5 2 0 1 0 2 0	
Doak	rf. 5 1 0 1 0 0 0	
Clarke	ef.   3 0 0 0 0 1 0	
Hernandez	1b   5   2   0   1   0   20   1   3	
Gunn	p. 5 3 0 0 0 0 0	
Armstrong	p 3 0 0 0 0 0 0	

47 13 1 4 2 30 8 9

### Street Dance.

When the hour of nine o'clock arrived, Fremont street was packed with a jolly crowd, loaded down with confetti and chock full of the carnival spirit.

The orchestra struck up a tantalizing waltz and the crowd broke up into a multitude of whirling couples. The air was cool and pleasant and the roughness of the street seemed but to tickle the feet of the dancers until they howled for more. Not until aftr midnight did the tired orchestra call it a day, and the last of a merry throng depart for home.

IN THE DISTRICT COURT OF THE TENTH JUDICIAL DISTRICT, COUNTY OF CLARK, STATE OF NEVADA.

Rosa Cerritos, plaintiff; vs. Martin

of the County of Clark, State of Nevada, and the Complaint filed in the Office of the Clerk of said County of

You are hereby required to appear in an action brought against you by the above-named Plaintiff in the District Court of the Tenth Judicial Disfor the County of Clark, and to answer the complaint filed therein, within ten days (exclusive of the day of within this district, within wenty days; otherwise, within forty days; or judgment by default will be taken against you, according to the pracer of said complaint

The said action is brought to recover judgment dissolving the bonds of matrimony existing between you ful desertion for more than one year and upon the ground of neglect to plaintiff with the necessathe result of poverty on your part, which you could not avoid by the exercise of ordinary industry, all of which appears more fully in the verified complaint of plaintiff on file herein, to which reference is hereby made and the same by reference made a part hereof.

And you are hereby notified that if you fail to appear and answer said complaint, as above required, said plaintiff will take judgment by de-

the District Court of the Tenth Judicial District of the State of Nevada, County of Clark, this 21st day of May, A. D. 1919. HARLEY A. HARMON,

IN THE TENTH JUDICIAL DIS-TRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK.

George N. Lamb, plaintiff; vs. Sarah Lamb, defendant The State of Nevada sends Greet-

ings to said Defendant: You are hereby summoned to appear within ten days after the service upon you of this summons if served in said county, or within county but within said Judicial Disforty days (exclusive of the day of service), and defend the above enthis court dissolving the bonds of cifically set forth in the verified complaint on file herein and to which you, defendant, are respectfully re-

Dated this 18th day of June, A. D.

HARLEY A. HARMON,

Clerk of the Tenth Judicial District Court of the State of Nevada in and for the County of Clark. D. BREEZE, Las Vegas, Nevada Attorney for Plaintiff.

First publication June 21, 1919. Last publication, July 26, 1919.

TENTH JUDICIAL DISTRICT, OF THE COUNTY OF CLARK, STATE OF NEVADA.

Summons

E. Fagan, defendant The State of Nevada sends Greet-

ings to Jessie E. Fagan, defendant. You are hereby required to appear in an action brought against you by the above-named plaintiff in the District Court of the Tenth Judicial District of the State of Nevada, in and for the County of Clark, and to ansder the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this county, or if served out of this county but in this dictrict, within twenty days; otherwise within forty days; or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to recover judgment dissolving the bonds of matrimony existing between you and plaintiff, upon the ground of wilful desertion for more than one year. and extreme cruelty. And you are hereby notified that if you fail to appear and answer said complaint, as above required, said plaintiff will take judgment by default

Given under my hand and the seal of the District Court of the Tenth Judicial District of the State of Nevada, County of Clark, this 16th day of June ,A. D. 1919. (Court Seal)

HARLEY A. HARMON, THOMAS & HAM,

Attorney for Plaintiff. First publication June 21, 1919. Last publication July 26, 1919.



NOTICE OF EQUALIZATION

NOTICE IS HEREBY GIVEN, that the Assessment Roll of the Muddy Valley Drainage District for the year 1919 has been filed by said Muddy Valley Drainage District with the Board of County Commissioners of Action brought in the District Court said County of Clark, State of Nevada, and that said Board of County Commissioners hs set Saturday, the 5th day of July, 1919, at the hour of Thomas & Ham, Attorneys two o'clock p. m. of said day, when any and all persons may appear be-The State of Nevada sends Greet- fore said Board and enter or file any

protest to said Assessment Roll. IN WITNESS WHEREOF, I have hereunto set my hand and official seal this 13th day of June, 1919

HARLEY A. HARMON, County Clerk and Ex-Officio Clerk of the Board of County Commission ers, Clark County, Nevada First publication, June 14, 1919.

NOTICE OF SPECIAL SCHOOL BUILDING BOND ELECTION FOR EDUCATIONAL DISTRICT NUM-BER ONE, CLARK COUNTY, NE-

Last publication June 28, 1919.

NOTICE IS HEREBY GIVEN, that pursuant to the order of the Board County Commissioners of Clark County, Nevada, that a special election is hereby ordered and directed to be held on Monday, the 4th day of ries of life for the period of more August, 1919, at the various election precincts in said Educational District Number One, Clark County, Nevada, as follows, to-wit:

Moapa voting precinct, School Logandale voting precinct, School

Overton voting precinct, School

St. Thomas voting precinct, School house

Bunkerville voting precinct, School house Mesquite voting precinct, School

house And the same polling places in each of said precincts at which voting will be had and held on the 4th day of August, 1919. There will be submitted to the qualified electors of said Educational District Number One to be contained in said special election the question as to whether or not there shall be authorized to be issued by the said Educational District Number One of Clark County, Nevada, school bonds in the sum of Thirtyfive Thousand (\$35,000) Dollars, bearing interest at the rate of six per cent per annum and redeemable within twenty years from date of issuance for the purpose of erecting school buildings within said Educational District Number One.

There will be placed upon one line of the printed ballots for such special election the words, "for the bonds," and upon the following line the words, "against the bonds." The method of indicating choice thereof shall be the usual method prescribed by law in this state.

The polls will be open at the hour continue open until six o'clock in the afternoon of said 4th day of August, WITNESS my hand and the seal

County Clerk of the County of Clark

and Ex-Officio Clerk of the Board of County Commissioners. First publication June 14,1919. Last publication August 2, 1919.

NOTICE OF APPLICATION FOR PERMISSION TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA

Application No. 5523 Notice is hereby given that on the 3d day of June, 1919, in accordance with Section 59. Chapter 140, of the Statutes of 1913, one Clifton Dunlap, of Las Vegas, County of Clark, and State of Nevada, made application to the State Engineer of Nevada for permission to appropriate the public waters of the State of Nevada. Such appropriation is to be made from Prospect Creek, at a point in the SE14 of SE14, Sec. 6, T. 20 S., R. 58 E., M. D. B. & M., by means of a ditch, and One cubic foot per second is to be conveyed to SE14 of SE14. Sec. 6, T. 20 S., R. 58 E., M. D. B. & M., by means of ditch, and there used for irrigation, stock watering and domestic purposes, from January until December of each year

Water not to be returned to stream Date of first publication June 14 1919 Date of last publication July 12, 1919. Signed: J. G. SCRUGHAM,

State Engineer.

### NOTICE

TO WHOM IT MAY CONCERN

NOTICE Is hereby given, that I, the duly elected, qualified and acting Treasurer and Ex-Officio Tax Receiver in and for the County of Clark, State of Nevada, in pursuance of an order of the Board of County Commissioners of said county, duly made and entered on the minutes of the Board at the adjourned meeting held on the 14th day of May, 1919, will on the 21st day of July, 1919, at 10 o' clock a. m. of said day, at the Court House in Las Vegas, Clark County, Nevada, sell at public auction to the highest bidder for cash, such right, title and interest as the County of Clark now has in and to all that real property now held in trust for said County and heretofore owned and assessed to S. R. Ritchie, and upon which the State and County taxes for the year 1913, amounting-to Seventy seven and 39/100 Dollars, remained unpaid and became delinquent on the first day of December, 1913, and for which said taxes- the said property was sold to the Treasurer of said County on the third Monday in January, 1914.

Said property is situated in Clark County, Nevada, and more particularly described as follows, to-wit: The HILLSIDE patented mining claim, situated in the Yellow Pine Mining District, Clark County, Ne-

DAVID S. FARNSWORTH. Treasurer and Tax Receiver in and for the County of Clark, State of Ne-

First publication June 14, 1919. Last publication, July 19, 1919.

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JOHN S. PARK, Cashier.

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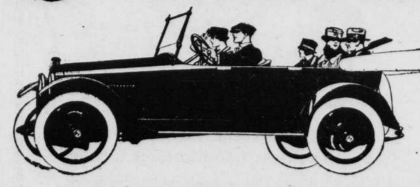
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