OFFICIAL DIRECTORY Judge of the Eighth Judicial District Court—HON. WM. E. ORR.

Board of Commissioners Chairman Earl F. Davidson E. G. McGriff Kenneth Earl

Sheriff

Joe Keate
District Attorney Harley A. Harmon
Auditor and Rec. David Farnsworth
Assessor

Frank DeVinney
Clerk

W. L. Scott
Treas. and Tax Col. Wm. B. Mundy
J. P. and Coroner
Frank M. Ryan
Farm Bureau

J. H. Wittwer
Road Superintendent Bud S. Barrett
County Physican

C. W. Woodbury
Public Administrator O. A. Kimball
Dist. Supt. Pub. Inst. Laura Wilson

Obedience of said decree of foreclosure of mortgage and order of sale, sell at public auction the above described property, or as much thereof as may be necessary to satisfy said plaintiff's judgment of satisfy satisfy said plaintiff's judgment of satisfy satisfy said plaintiff's judgment of satisfy satisfy sat County Officials

LAS VEGAS CITY MAYOR City Board E. W. CRAGIN Commissioners

Finance Leonard Arnett
Water, Sewers, Lights J. H. Down
Police and Fire W. C. German
Streets H. P. Marble
Officials

By Wm. R. Mott,
Deputy Sheriff.

J. R. LEWIS
Attorney for plaintiff.
Pub. Oct. 12, 19, 26 and Nov. 2.

City Clerk Viola Burns Attorney A. S. Henderson Mun. Judge Frank McNamee, Jr. Chief of Police O. Clint Boggs County of CLARK Chief Fire Dept. Harold Case Street Superintendent J. P. King City Engineer A. R. Thompson City Librarian Irene Mahoney PANY, a Nevada Corporation.

Discovered Gold Mining Company And Reducing Capitalisation.

SILVER DIVIDE MINES COMPANY, by Fred Vollmar, Jr., Vice-President, and M. Brown, Secretary, of said Silver Divide Mines Company, a Nevada corporation, hereby plaintiff.

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

> SUMMONS No. 5498

DOW T. SHRADER, Plaintiff.

RUTH SHRADER, 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 twenty days if served out of said County but within Said Judicial District, and in all other cases within thirty days (exclusive of the day of service), and defend the above entitled action.

tofore existing between you and the Plaintiff herein, upon the grounds of five years separation, all of which more fully appears from the veri-fied complaint on file in the office of the Clerk of the above entitled Court to which you are hereby referred, and by said reference made

a part hereof. Dated this 2nd day of October

A. D. 1934 . WM. L. SCOTT Clerk of the Eighth Judicial Court of the State of Nevada in and for Clark County, Ne-

By Dorothy Keeler, Deputy.
FRED S. ALWARD
Attorney for Plaintiff vada.

Las Vegas, Nevada Pub. Oct. 5, 12, 19, 26 and Nov 2.

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

No. 5309 ED. VON TOBEL, plaintiff.

LYDIA F. BUZICK and LYDIA F BUZICK as ADMINISTRATIRIX defendants.

NOTICE OF SHERIFF'S SALE

Under and by virtue of a decree of foreclosure of mortgage and order of sale issued out of the District Court for the County of Clark, State of Nevada, on the 6th. day of October, 1934, in the above entitled action, wherein ED. VON TOBEL, plaintiff, obtained a judgment and decree against LYDIA F. BUZICK. and LYDIA F. BUZICK as ADMIN-ISTRATRIX, defendants, on the 11th, day of July, 1934, recorded in judg ment Book 7 at page 5101-03, I am commanded to sell all that certain real estate and property. piece, or parcel of land situated, lying and being, in the City of Las Vegas, County of Clark, State of Nevada, and described as follows, to-wit:

All of Lots numbered eleven

JOE KEATE Sheriff of Clark County, Las Vegas, Nevada Nevada. Pub. Oct. 12, 19, 26, Nov. 2, 9. Nevada. By Wm. R. Mott,

PANY, a Nevada Corporation. plaintiff.

times nown as MRS. KATE JOHNSON; J. R. BOND and W. H. ELWELL, INC., defendants.

NOTICE OF SHERIFF'S SALE

Under and by virtue of a decree of foreclosure of mortgage and order of sale issued out of the District Court for the County of Clark, State of Nevada, on the 6th. day of October, 1934, in the above entitled action, wherein ED. VON TOBEL LUMBER COMPANY, a Nevada Corporation, plaintiff, obtained a judgment and decree against KATE JOHNSON ESPESITO, defendant, on the 2nd, day of October, 1934, recorded in judgment Book 7 at pages 173-4, I am commanded to sell all that certain real estate and ollows, to-wit:

Lot Three (3) in Block Eleven (11) of Fairview Tract, City of Las Vegas, County of Clark, State of Nevada. together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining and the reversion and reversions, remainder and remainders, rents issued, and profits thereof.
NOTICE IS HEREBY GIVEN that

on Friday, the 2nd. day of November, 1934, at the hour of 11:00 A.M. of that day at the front door of the County Court House in Las Vegas, Clark County, Nevada, I will, in obedience of said decree of foreclosure of mortgage and order of sale, sell at public auction the above described property, or as much thereof as may be necessary to satisfy said plaintiff's judgment of \$1,130.00, including costs, plus interest on \$726.14 at 8 per cent from October 2, 1934, on plaintiff's 1st cause of action and \$370.00 plus interest on \$300.00 from October 2, 1934, and acruing costs on plain-tiff's 2nd. cause of action, to the highest bidder for cash in hand. DATED this 8th day of October,

JOE KEATE Sheriff of Clark County., Nevada. By Wm. E. Mott, Deputy Sheriff.

J. R. LEWIS Attorney for Plaintiff. Pub. Oct. 12,19, 26 and Nov. 2.

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

No. 5505

GERTRUDE E. WALLACE, plaintiff CARL O. WALLACE, defendant

SUMMONS The State of Nevada Sends Greetings to Said Defendant:

on Friday, the 2nd day of NOVEMBER, 1934, at the hour of 11:15 A.M.
on that day at the front door of the County Court House in Las Vegas, Clark County, Nevada, I will, in obedience of said decree of foreclosure of mortgage and order of sale, sell at public county of the county of the complaint on file herein, reference to which the absence of a quorum, all in accordance with the By-Laws of the corporation, and at said meeting so held on said 19th day of September, 1934, at 1:00 o'clock P. M., of said day, there were present in person and by proxy more than two-thirds (2-3rds) of the complaint on file herein, reference to which to which the said meeting so held on said 19th day of September, 1934, at 1:00 o'clock P. M., of said day, there were present in person and by proxy more than two-thirds (2-3rds) of the complaint on file herein, reference to which the said meeting so held on said 19th day of September, 1934, at 1:00 o'clock P. M., of said day, there were present in person and by proxy more than two-thirds (2-3rds) of the complaint on file herein, reference to the absence of a quorum, all in accordance with the By-Laws of the corporation, and at said meeting so held on said 19th day of September, 1934, at 1:00 o'clock P. M., of said day, there were present in person and by proxy more than two-thirds (2-3rds) of the complex to the corporation. to which is hereby made and the A. W. Ham, in person5000 shares same by reference made a part M. Brown, in person 5000 shares hereof.

Ryland G. Taylor, in person

Dated this 5th day of October A. D. 1934.

WM. L. SCOTT Clerk of the Eighth Judicial District Court of the State of Nevada in and for Clark C. C. Boak, by A. W. Ham, County, Nevada. By Lucile Bunker, deputy.

(SEAL) HAM & TAYLOR Attorneys for Plaintiff

CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORA-TION OF SILVER DIVIDE MINES COMPANY, Changing name to SOVEREIGN GOLD MINING COM-

plaintiff.

vs.

KATE JOHNSON ESPESITO, sometimes nown as MRS. KATE ularly amended by amending Article I of said corporation to read as follows, to-wit:

The name of said corporation shall be "SOVEREIGN GOLD MIN-ING COMPANY," and by amending the first paragraph of Article IV to read as fol-

lows, to-wit: The amount of the total authorized capital stock of this corporation is Seventy-five Thousand (\$75,000.00) Dollars, divided into one million five hundred thousand (1,500,000) shares of the

par value of Five (5c) cents per share" That the following proceedings were had and done by the Board of the corporation seal of this corporproperty, piece, or parcel of land Directors and Stockholders of said ation this 19th day of September, situated, lying, and being, in the corporation: 1. That a special meet-This action is brought to recover judgment forever dissolving the bonds of matrimony now and hereheld, pursuant to written consent and waiver of all at Room 8, of the directors Boggs Building, 319 Fremont Street, City of Las Vegas, Clark County, Nevada, at 1:00 o'clock P. M., August 10, 1934, a quorum of directors of said corporation being

> Directors of this corporation deem it advisable to amend the Articles of Incorporation of this corporation and deem it advisable to call a special meeting of the stockholders to vote on the consideration thereof; it being deemed advisable to amend the said Articles of Incorporation by decreasing the capitalization of the corporation from Three Hundred Thousand (\$300,000.00) Dollars to Seventy-five Thousand (\$75,000.-00) Dollars and decreasing the par value of the shares of the capital stock of the corporation from twenty (20c) cents per share to five (5c) cents per share, and to change the name of the corpora-tion from Silver Divide Mines Company to Sovereign Gold Mining Company, or some other suitable name to be agreed upon by the stockholders of the corporation, and

> RESOLVED: That a special meeting of the stockholders of the corporation be called to be held at Room 8, Boggs Building, 319 Fremont Street, City of Las Vegas, Clark County, Nevada, on Saturday, the 15th day of September, 1934, at the hour of 1:00 o'clock P. M. of said day, for the purpose of passing upon resolu-tions to effect said proposed amendment; and to take action in respect to any and all matters concerning the business of the corporation that may be brought

before said meeting. That thereafter and pursuant to the order of the Board of Directors of said corporation, and in consequence with a written notice mailed to each stockholder of record, at (11. twelve (12), and thirteen (13) in Block Six (6), of Wardie Addition, Clark County, Newarda.

together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining and the re
ings to Said Defendant:

You are hereby summoned to appear within ten days after the service upon you of this summons if stockholders was held on Wednessaid meeting, a meeting of the said day, the 19th day of September, 1934, said meeting having been held in accordance with said notice and having been continued and adjourned within thirty days (exclusive of the from day to day after the time of

5000 shares

E. J. Erickson, by M. Brown 35000 shares Daniel W. Stevens, by M. Brown

A. Homer Black, by A. W. Ham, of a total outstanding and entitled to vote of 207,203 and at said meeting resolutions were regularly proposed, voted upon and duly adopted by the affirmative vote of all of the stockholders present at said meeting, 141,000 shares voting for the adoption thereof and none opposed thereto. The said resolutions

being as follows, to-wit:
"RESOLVED: That Article I of the Articles of Incorporation of this corporation be amended to read as follows, to-wit:

The name of said corporation shall be "SOVEREIGN GOLD MIN-ING COMPANY."

"RESOLVED: That the first paragraph of Article IV of the Articles of Incorporation of this corporation to be amended to read as follows, to-wit:

The amount of the total authorized capital stock of this corporation is Seventy-five Thousand (\$75,000.00) Dollars, divided into one million five hundred thousand (1,500,000) shares of the par value of Five (5c) cents per share.

RESOLVED: That the officers of this corporation are hereby authorized and instructed to carry the foregoing resolutions into effect and to complete the amendment of the Articles of Incorpor-

ation accordingly.' IN WITNESS WHEREQF, we have hereto set our hands and affixed

SILVER DIVIDE MINES COM-PANY By Fred Vollmar, Jr, Vice-Pres. ATTEST:

(CORPORATE SEAL) M. BROWN, Secretary.

STATE OF NEVADA COUNTY OF CLARK On this 6th day of October, 1934, present, the following resolutions personally appeared before me, a were unanimously carried, to-wit, "RESOLVED: That the Board of County, M. BROWN, known to me to notary public, in and for Clark County, M. BROWN, known to me to be the secretary of the corporation that executed the foregoing instru-ment, and upon oath, did depose that she is the officer of said corporation as above designated; that

she is acquainted with the seal of said corporation and that the seal affixed to said instrument is the corporate seal of said corporation; that the signatures to the said instrument were made by officers of said corporation as indicated after said signatures; and that the said corporation executed the instrument freely and voluntarily and for uses and purposes therein mentioned. A. W. HAM Notary Public, Clark County,

State of Nevada. (NOTARIAL SEAL)

We the undersigned, constituting more than two-thirds (2-3rds) in interest of the stockholders of the corporation, there being only one class of stockholders and no creditors having voting power, do hereby assent to the foregoing amendment of Articles of Incorporation.

A. HOMER BLACK By A. W. Ham, proxy. E. J. ERICKSON By M. Brown, proxy. C. C. BOAK By A. W. Ham, proxy DANIEL W. STEVENS By M. Brown, proxy. A. W. HAM
RYLAND G. TAYLOR
M. BROWN
A. HOMER BLACK
FRED VOLLMAR, JR. Pub. Oct. 19-26- Nov 2, 1934.

ADVERTISE IN THE AGE IT PAYS