Page Ten



Judge of the Eighth Judicial District Court, HON. WM. E. ORR reference is hereby made. Dated this 15th day of February,

CLARK COUNTY OFFICIALS Board of Commissioners

Earl F. Davison George T. Hanson

Sheriff M. E. Ward District Attorney Roger Foley Auditor-Rec. David Farnsworth M. E. Ward Assessor Frank DeVinney Clerk Lloyd S. Payne Treas. and Tax Col. Wm. B. Mundy J. P. and Coroner Marion B. Earl Farm Bureau J. H. Wittwer Road Supt. Bud S. Barrett County Physician C. W. Woodbury Public Administrator, O. A. Kimbail Dist Supt. Public Leonard Sledge Dist. Supt. Pub. Inst., Leonard Sledge Clark County Relief

LAS VEGAS CITY

Jas. H. Down, Water, Sewe	ers, Lights
H. P. MarbleStreets a H. L. Perry	Finance
Herbert KrausePolice	and Fire

Viola Burns	City Clerk
LeRoy Whipple	Deputy Clerk
Tom Carroll	Municipal Judge
Ryland G. Taylor	City Attorney f
C. D. Baker	City Engineer t
Al Drew	Electrical Inspector]
David Mackey	Chief of Police
Fred Callahan	Street Supt. 1
Harold Case	Chief Fire Dept.

Legal Notices

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

No. 7327

LAS VEGAS AGE

tiff to obtain judgment severing the Contract of Marriage, existing pe-tween you and him upon the grounds of extreme cruelty as fully appears from the verified Complaint file in this action and to which on file in this action and to which

A. D. 1937.

LLOYD S. PAYNE, Clerk of the Eighth Judicial District Court of the State of Nevada, in and for Clark County, Nevada. By DOROTHY KEELER, Deputy.

(Seal) J. R. LEWIS, Attorney for Plaintiff.

Pub. Feb. 19, 26, Mar. 5 12, 19.

NOTICE OF TRUSTEE'S SALE No. LV_1159

COMPANY, as Trustee under Deed of or Transfer in Trust dated April in Book 2 of Trust Deeds, at pages 123, 124, and 125, records in the of-fice of the Recorder of Clark Coun-now continuing default in the pay. ment or performance of obligations secured by said Deed or transfer, including the breach or default, notice of which was recorded in the office of the County Recorder of Clark County, Nevada, by the Bene_ ficiary and the undersigned more than three months pricr to the date hereof, will sell at public auction to highest bidder for gold coin or law_ ful money of the United States of America at the west front entrance City of Las Vegas, Nevada, all right, title and interest now held by it under said Deed or Transfer in the property situate in the County of

Clark, Nevada, described as: Lots 16, 17, and 18, in Block 3 of the Williams Second Ad_ dition, as per map on file in Book 2 of Plats, page 4, records of said County.

covenant, or warranty, express or IDA M. IRELAND, Plaintiff, vs. implied, regarding title, possession, the front door of the County Court ALEXANDER JAMES IRELAND, or encumbrances) to pay the unpaid House in the City of Las Vegas, Defendant. or encumbrances) to pay the unpaid House in the City of Las Vegas, State of Nevada, I will in obedience as in said note provided, advances, if any, under the terms of said Deed or Transfer, and fees, charges and expenses of the Trustee and of the Trusts created by said Deed or Transfer.

with interest from September 11th, and of the trusts created by said Deed or Transfer.

Dated February 13th, 1937. PIONEER TITLE INSURANCE AND TRUST COMPANY, As Said Trustee. (Corporate Seal) By O. W. YATES, Its Vice_President. Pub. Feb. 19, 26, Mar. 5, 1937.

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

CLARK COUNTY.

No. 7289

EDGAR H. STATLER, Plaintiff, vs. LEONA C. EGLINGTON, DORA E. LEE, The Administratrix of the Estate of Frederick W. Eglington, Deceased, EARL W. EGLINGTON, DORA E. LEE, BESSIE D. STINDT and CHARLES G. STINDT, Her Husband, Defend_ ants.

NOTICE OF SALE

Under and by virtue of an order of sale and decree of foreclosure issued out of the Eighth Judicial District Court of the State of Nevada in and for Clark County, on the 23rd day of February, 1937, in the said ac-tion, wherein the said above named plaintiff obtained a judment and decree against Leona C. Eglington, Dora E. Lee, the administratrix of the estate of Frederick W. Egling-ton, deceased, Earl W. Eglington. Dora E. Lee, Bessie D. Stindt and Charles G. Stindt, her husband, on the 23rd day of February, 1937, which said decree was, on the same day recorded in judgment book 8 of the County Court House in the of said Court at pages 471, 472, I am commanded to sell all that certain lot, piece and parcel of land situate in the County of Clark, State of Ne-vada, and bounded and described by United States survey as the North-east Quarter (1/4) of Section Twen-ty_Four (24) in Township Twenty (20) South, Range sixty (60) East, M. D. B. & M., containing One Hun_ dred and Sixty (160) Acres of land. Together with all appurtenances. Notice is hereby given that, on the Said sale will be made (without 20th day of March, 1937, at the hour

of ten o'clock A. M. of said day, at to said order of sale and decree of foreclosure, sell the above described property, or so much thereof as may be necessary to satisfy plaintiff's judgment with interest and costs. to the highest and best bidder for cash, in lawful money of the United States. Dated this 26th day of February, 1937.

Friday, February 26, 1937

amounts to the school funds, as provided in the present law, Cline proposed a percentage system. The law now provides that \$100,000 a year be turned over to the state distributive school fund and \$24,000 to the university contingent fund, with the remainder going to the redemption of the unemployment insurance bonds.

The new plan would allot 50 per cent of the yearly revenue to the school fund, 12 per cent to the university,20 per cent for state aid to high schools and the balance to bond redemption. The allowance for administrative expenses would be increased from 2 to 5 per cent.

The reduced wine tax, Cline ex_ plained, would reduce the tempta_ tion now before dealers of violating the wine tax by replenishing sup_ plies in taxed barrels continually, and continuing to draw wine from the barrel into bottles marked with a sticker that the wine had been taken from a tax_paid barrel. Committee hearings on the bill will continue next week.



Mining men who are operating the old Atlanta mine, thirty_five miles northeast of Pioche under lease and option from Frank M. Manson, are leveloping large bodies of ore and xpect to build a mill having a ca_ pacity of five hundred tons daily this year, it is reported.

The shaft has been retimbered and a large amount of work has been doneon the surface and under.. ground on the two hundred foot level the segment of the vein lost through faulting has been found in a cross_ cut and is said to be a hundred feet

Defendant.

SUMMONS

The State of Nevada Sends Greet_ ings to Said Defendant:

You are hereby summoned to ap_ pear 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 en_ titled action.

This action is brought to recover judgment dissolving the bonds of matrimony existing between you and the plaintiff upon the ground of extreme cruelty, all of which fully appears in plaintiff's verified Complaint on file herein, reference to which is hereby made and the same by reference made a part hereof.

Dated this 8th day of February, A. D. 1937.

LLOYD S. PAYNE. Clerk of the Eighth Judicial District Court of the State of Nevada, in and for Clark County, Nevada. By DOROTHY KELLER, Deputy.

(Seal) HAM & TAYLOR.

Attorneys for Plaintiff.

Pub. Feb. 12, 19, 26, Mar. 5, 12.

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

No. 7338

EDGER K. WHARTON, Plaintiff, vs. VIOLET E. WHARTON, Defend_ ant.

SUMMONS

The State of Nevada Sends Greet_ ings to Said Defendant:

You are hereby summoned to ap-pear 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 Dis_ trict, and in all other cases within thirty days (exclusive of the day of service), and defend the above entitled action.

This suit is brought by the Plain- | principal of said note, to-wit \$359.43,

Dated February 13th, 1937.

PIONEER TITLE INSURANCE AND TRUST COMPANY,

As Said Trustee. (Corporate Seal)

By O. W. YATES, Its Vice_President. Pub. Feb. 19, 26, Mar. 5, 1937.

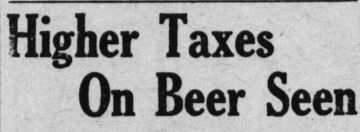
NOTICE OF TRUSTEE'S SALE No. LV_1373

On Saturday, March 13, 1937, at 10:00 o'clock A. M., PIONEER TITLE INSURANCE AND TRUST COMPANY, as Trustee under Deed of or Transfer in Trust dated April 11th, 1932, recorded April 19th, 1932, in Book 2 of Trust Deeds, pages 125, 126, and 127, in the office of the Recorder of Clark County, Ne_ vada, and securing, among other obligations, a note for \$1325.00, dated April 11th. 1932, in favor of Thomas L. Williams, Sr., and as_ signed by mesne assignments to Dalton H. Buck, by reason of now continuing default in the payment or performance of obligations secured by said deed or transfer, in_ cluding the breach or default no_ tice of which was recorded in the office of the County Recorder of Clark County, Nevada, by the Bene_ ficiary and the undersigned more than three months prior to the date hereof, will sell at public auction to highest bidder for gold coin or law_ ful money of the United States of America at the West Front entrance of the County Court House in the City of Las Vegas, Nevada all right, raised by 4 cents a case. The pres_ title and interest now held by it under said Deed or Transfer in the property situate in the County of

Clark, Nevada, described as: Lots 16, 17, and 18 in Block 3, of the Williams Second Addition, as per map on file in Book 2 of Plats, page 4, records of said County.

Together with all appurtenances. Said sale will be made (without covenant, or warranty, express or implied, regarding title, possession, or encumbrances) to pay the unpaid

M. E. WARD, Sheriff. Pub. Feb. 26, Mar. 5, 12, 19, 1937.



CARSON CITY-Proposed changes in the liquor stamp tax law now being considered by a special com. mittee would cut the stamp tax on wines in half and raise the tax on beer, Assemblyman Pat Cline, com_ mittee chairman, revealed today.

"We are trying to change the bill so that the income to the state state will average about \$240.000 a year instead of the \$200,000 that it raised last year," Cline said. "We have talked to liquor dealers, and it seems that their only squawk is that the tax on wine is too high.

"In exchange for a slash of 59 per cent in the tax on wines, they are willing to have the tax on beer ent tax on wine is way out of line with the federal tax."

Cline recalled that the federal government recently cut its wine taxes in half. He remembered that the present tax of 10 cents a gallon on wines up to 14 per cent alcohol and the tax of 20 cents a gallon on wines of from 14 to 22 per cent, be cut to 5 and 10 cents, respectively. Instead of allotting definite

in width, with an average value of twelve dollars a ton, it is under_ stood.

Former operators left fifty thou_ and tons or more of mill ore on the dump.

New Mineral Is Discovered

Discovery of a new mineral, which has been named "dakeite" for Dr. H. C. Dake, Portland mineral col_ lector, and which may prove of eco. nomic importance, was announced by Dr. Esper S. Larsen, professor of petrograph at Harvard university. Dakeite, which was first picked up up by a prospector, Louis Cassinat, near Rawlins, Wyo., and brought to Dr. Dake for classification, con_ tains radium, possibly in quantitles commercially valuable.

The specimens were picked up in a road cut where workmen dismiss_ ed them as being of some form of ulphur, since they were yellow in olor. Dr. Dake found them to be ighly radio_active under the violet ay, after ordinary tests failed to lassify the minerals.

Now that he is in the molasses business maybe Prof. Tugwell can get his friend, Harry Hopkins, to place pancakes and waffles on the required list on relief diets.

Did you ever notice that the fel_ low who wants to reform the coun_ try by dividing up the jobs and the property always picks something nice and soft for himself.