

Official Directory

Judge of the Eighth Judicial District Court, HON. WM. E. ORR

CLARK COUNTY OFFICIALS

Board of Commissioners
 CHAIRMANKENNETH EARL
 Earl F. Davison George T. Hanson

Sheriff M. E. Ward
District Attorney Roger Foley
Auditor-Rec. David Farnsworth
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. Kimball
Dist. Supt. Pub. Inst. Leonard Sledge
Clark County Relief Administrator O. K. Adcock

LAS VEGAS CITY

LEONARD L. ARNETT Mayor

Commissioners

Jas. H. Down, Water, Sewers, Lights
 H. P. Marble Streets and Alleys
 H. L. Perry Finance
 Herbert Krause Police and Fire

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

Legal Notices

NOTICE OF FORFEITURE

Las Vegas, Nevada.
 April 23, 1937.

To MILO E. EMERSON:
 You are hereby notified that we have expended during the year 1930-1931, Three Hundred (\$300.00) Dollars in labor and improvements upon the following mining claims situate in Yellow Pine Mining District, to-wit:

- MOONLIGHT PLACER NO. 1.
- MOONLIGHT PLACER NO. 2.
- MOONLIGHT PLACER NO. 3.

Location Notices of which are recorded respectively in Book 9, Mining Notices, at Page 479, Book 9, Mining Notices, Page 480, Book 9, Mining Notices, Page 480 in the office of the Recorder of Clark County, Nevada, in order to hold said claims under the provisions of Section 2324 of the Revised Statutes of the United States, the amendments thereto, concerning annual labor upon mining claims, being the amount required to hold the same for the period ending on the 30th day of June, 1931.

If within ninety (90) days from the personal service of this Notice, or within ninety (90) days after the publication thereof, you fail or refuse to contribute your proportion of such expenditure as a co-owner, which is One Hundred (\$100.00) Dollars, your interest in the claims will become the property of the subscribers, your co-owners, who have made the required expenditure by the terms of said Section.

D. C. THOMASON.
 HUGH CAMERON.

Pub. Apr. 30, May 7, 14, 21, 28, June 4, 11, 18, 25, July 2, 9, 16, 23, 30, 1937.

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

Application No. 10066

Notice is hereby given that on the 28th day of December, 1936, in accordance with Section 59, Chapter 59, of the Statutes of 1919, Wm R. Smith of Las Vegas, County of Clark, State of Nevada, made application to the State Engineer of Nevada for permission to appropriate 0.30 of a second foot of the public waters of the State of Nevada. Diversion is to be made from an underground source at a point in the SW 1/4 SW 1/4 Sec. 20, T. 20 S., R. 61 E., M. D. B. & M., or at a point from which the W 1/4 corner of Sec. 20, T. 20 S., R. 61 E., bears N. 3 deg. 03 min. W., 1,622 ft. Water will be im-

pounded in a reservoir thence conveyed by ditches to the W 1/4 SW 1/4 SW 1/4 and SE 1/4 SW 1/4 SW 1/4 Sec. 20 T. 20 S., R. 61 E., M. D. B. & M., and there used for irrigation and domestic purposes from February 1st to December 31st of each year.

Date of first publication May 28, 1937.
 Date of last publication June 25, 1937.

Signed:
 ALFRED MERRITT SMITH,
 State Engineer.

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

No. 6688

ROBERT FERGUSON, Plaintiff, vs. ELSIE FERGUSON, Defendant.

SUMMONS

The State of Nevada Sends Greetings 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.

Dated this 9th day of April, A. D. 1936.

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

(Seal)
 ROLAND H. WILEY,
 Attorney for Plaintiff,
 Las Vegas, Nevada.
 Pub. May 28, June 4, 11, 18.

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

Application No. 10101

Notice is hereby given that on the 22nd day of March, 1937, in accordance with Section 59, Chapter 59, of the Statutes of 1919, Town of Searchlight of Searchlight, County of Clark, State of Nevada, made application to the State Engineer of Nevada for permission to appropriate .5 of a second foot of the public waters of the State of Nevada. Diversion is to be made from an Underground source at a point in the SW 1/4 SW 1/4 Sec. 34, T. 28 S., R. 63 E., M. D. B. & M., or at a point from which the S. W. corner of said section 34 bears S. 29 deg. 28 min. W., 1,336.4 feet. Water will be diverted by means of a pump and conveyed by pipe line to the S 1/2 and NE 1/4 of said section 34, and there used for municipal purposes from January 1st to December 31st of each year.

Date of first publication May 28, 1937.
 Date of last publication June 25, 1937.

Signed:
 ALFRED MERRITT SMITH,
 State Engineer.

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

No. 7594

DOROTHY MILLER, Plaintiff, vs. RALPH DEWEY MILLER, Defendant.

SUMMONS

The State of Nevada Sends Greetings 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.

This suit is brought by the Plaintiff to obtain judgment severing the contract of marriage, existing between you and her upon the grounds of extreme mental cruelty as fully appears from the verified complaint filed in this action and to which reference is hereby made.

Dated this 2nd day of June, A. D. 1937.

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

(Seal)
 J. R. LEWIS,
 Attorney for Plaintiff.
 Pub. June 4, 11, 18, 25, 1937.

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

No. 7562

JAMES EDWARD PRESTON, Plaintiff, vs. CLARA BELLE PRESTON, Defendant.

SUMMONS

The State of Nevada Sends Greetings 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.

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 20th day of May, 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 SONYA WORTHY, Deputy.

(Seal)
 HAM & TAYLOR,
 Attorneys for Plaintiff,
 Las Vegas, Nevada.
 Pub. May 21, 28, June 4, 11, 18.

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK.

No. 7587

In the Matter of the Estate of James G. Stone, deceased.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned was on the 14th day of June, A. D. 1937, appointed and on June 17, 1937, qualified by the above entitled Court as Administrator of the estate of James G. Stone, deceased.

All persons having claims against said Estate are required to file the same with the proper vouchers and statutory affidavit attached, with the Clerk of the above named Court within three months from the date of the first publication of this notice.

O. A. KIMBALL, Administrator.
 HAM & TAYLOR,
 Attorneys for the Estate.
 Pub. June 18, 25, July 2, 9.

EDITORIAL

(The Humboldt Star)

The latter part of last month we had considerable to say about the smart gals who come to town and take our helpless and goggle-eyed male citizens for a ride on their subscription racket merry-go-round. Today another crew of these charming gold diggers came to town.

We overheard one of them say that they have "taken a lot" because of our opposition to this sort of racket. Our only regret is that there are not more men in town with backbone enough to make it so hot for them they can't stay long enough to get their duds before shaking the dust of Winnemucca from their dainty feet.

Last reports are that they are finding picking good though in spite of warnings.

Since the city attorney agrees that there is no ordinance to protect we gullible suckers, all we can do is take refuge in the editor's prerogative of squawking, so well repeat: "Get going gals. We know you are smart and easy on the eyes—but we don't like you worth a dam."

The city council at Atlantic City has passed an ordinance putting trailers in the same class as hotels. But the tipping is of another kind.

Youth Gathers At Washington

In the parks adjoining the White House, the Lincoln Memorial, the Capitol, and the Washington Monument, and along the famous Mount Vernon Boulevard, tented cities have sprung up to house the National Jamboree of the Boy Scouts of America. Close by at the end of the Lincoln Memorial Bridge on the Virginia side is a CCC camp. On other occasions tents have covered Potomac Park when the 4-H boys and girls clubs have held their big gatherings in the nation's capital.

All the news writers seemed to have overlooked the important fact that adults, even the regular army, have not enjoyed these privileges which have been extended to boys and girls. As far back as the days of Horace, who wrote Odes, the Bard exclaimed:

"I sing to youths and maids alone."

And that's what we are doing in the present day, as "special" busses all over the United States carry loads of boys and girls of see historical wonders from the Alleghenies to the Rockies—and on all sides of the mountain ranges, where valleys, hills, lakes, rivers and cities cover our great America.

In the Boy Scouts Jamboree special attention is given to different themes which include Merit Badge subjects, handicrafts and models, campcraft and Scoutcraft, skills and products.

FLORIDA VERSUS CALIFORNIA

There's something good, deep and significant in this Kiwanis Club idea—a fact demonstrated very ably last month by J. H. Drummond leading Floridian, when he used the Kiwanis sounding-board at Panama City, Florida, in tendering the olive branch to Florida's ancient rival state.

"My friends, before you decide to condemn or praise my efforts to compare Florida with California," spoke Kiwanis Brother Drummond, "I ask you to first point out any other state that in all respects will compare as favorably with California. Both states claim everything in sight for climate and healthful conditions that attract visitors from all corners of the earth."

As the United States is a very large place there is plenty of room in it for two leading states—like Florida and California. But Bert Drummond admits that each state has the "edge" in some particular, on the other.

As a neutral we're ready to suggest three cheers each for Florida and California—and a "tiger" for both of them.

GOVERNMENT FUNDS DEVELOPING TUNGSTEN

Property of the General Tungsten Co. near Mina, now under development with funds provided by a \$20,000 RFC Class B mine loan, was inspected last week by Roy A. Hardy of Reno, examining engineer for the federal loaning bureau.

During the absence of Supt. W. M. Fuller, who has been ill in Reno, the property has been in charge of George F. Thompson of Mina, one of the principal owners and long active in the development of mines in that territory.