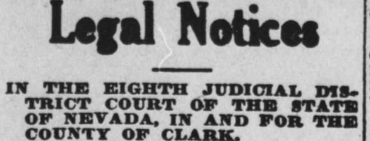
Friday, February 18, 1938.



No. 8088 IN THE MATTER OF THE BSTATE OF GOLDIE MAY NANTZ. DE-CEASED.

NOTICE TO CREDITORS

Notice is hereby given, that, on the 24th day of January, 1938, by an order of the Eighth Judicial District Court of the State of Nevada, in and NOTICE OF APPLICATION FOR for the County of Clark, the under-signed, ROY W. MARTIN, was duly appointed Administrator of the said Estate, and said Roy W. Martin having, on the 24th day of January, 1938, duly qualified as such Administrator;

statutory affidavits attached, with Agriculture, Bureau of Biological the Clerk of said Court, within Survey of Washington, D. C., made three months from the date of the application to the State Engineer of first publication of this notice. Dated this 25th day of January. 1938.

ROY W. MARTIN,

No. 8124

MARY JOSEPHINE BATES, Defendant.



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 IN THE EIGHTH JUDICIAL DIStwenty days if served out of said County but within said Judicial District, and in all other cases withn thirty days exclusive of the day of service), and defend the above enti led action. This action is brought to recover judgment against you dissolving the bonds of matrimony now existing between you and the plaintiff on the grounds of your extreme cruelty toward him, as described in p'aintiff's verified complaint on file herein, to which you are re-ferred for further particulars. Dated this 24th day of January. A. D. 1938.

LAS VEGAS AGE

ground that for more than one year last past defendant has wilfully and without cause deserted and aban-doned plaintiff, all of which more fully appears from plaintiff's veri-fied complaint on file herein, to which reference is hereby made. Dated this 24th day of January, A. D. 1938. Dated the A. D. 1938. (District Court Seal) LLOYD S. PAYNE, Eighth Judic

Clerk of the Eighth Judicial District Court of the State of Nevada in and for Clark

County, Nevada. By SONYA WORTHY, Deputy. C. D. BREEZE,

Attorney for Plaintiff. Pub.: Jan. 28, Feb. 4, 11, 18, 1938.

PERMISSION TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA.

Application No. 10188

Notice is hereby given that on the All persons having claims against list day of December, 1937, in accord-said estate are required to file the ance with Section 59, Chapter 59, of same with the proper vouchers and the Statutes of 1919, U. S. Dept. of Nevada for permission to approprite 25 second feet of the public waters of the State of Nevada. Di-ROY W. MARTIN, Administrator of the Estate of Goldie May Nantz. Deceased. Date of first publication: January 28, 1938. Date of last publication: February 25, 1938. CHAS. LEE HORSEY, Attorney for Administrator. IN THE EIGHTH JUDICIAL DIS-TRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK. No. 8124 ROY W. MARTIN, Version is to be made from Muddy Creek at a point in the NW¼ SE¼ Sec. 19, T. 16 S., R. 68 E., M. D.B.&M., or at a point from which the SW corner of said Sec. 19 bears S. 53 degrees 51' W., 4,421 feet. Water will be conveyed by ditches to the NE¼ NE¼, S¼ NE¼ and SE¼ Sec. 19; SW¼ and SW¼ NW¼ Sec. 20; W½ SW¼ Sec. 28; NW¼ NE¼, S½ NE¼, NW¼, and S¼ Sec. 29; E¼ E½ Sec. 30; E½ NE¼ and NE¼ SE¼ Sec. 31; all of Sec. 32, and SW¼ NE¼, NW¼. SW¼. NW¼ SE¼, and S½ SE¼ Sec. 33, all in T. 16 S., R. 68 E., M.D.M., and there used for irrigaversion is to be made from Muddy M.D.M., and there used for irriga-FRANK JACKSON BATES, Plaintiff, tion and propagation of migratory waterfowl from January 1st to December 31st of each year. Date of first publication, Jan. 28,

1938.

Date of last publication, Feb. 25. 1938. Signed:

ALFRED MERRITT SMITH. State Engineer.

TRICT COURT OF THE STATE tion proposing to acquire or con-

You are hereby summoned to ap-thirty days (exclusive of the day of service), and defend the above entitled action.

This suit is brought by the Plain-tiff to obtain judgement severing the contract of marriage, existing between you and her, upon the grounds of non-support and extreme cruelty as fully appears from the verified complaint on file in this after the final passage of this or-action and to which reference is dinance. hereby made.

Dated this 26th day of January, A. D. 1938.

LLQYD S. PAYNE,

Clerk of the Eighth Judicial Dis-trict Court of the State of Nevada in and for Clark County. Nevada.

By NILA KAY, Deputy. (SEAL)

J. R. LEWIS Atotrney for Plaintiff Las Vegas.

Nevada. Pub. Feb. 4, 11, 18, 25, 1938.

ORDINANCE NO. 230

AN ORDINANCE CREATING AN ELECTRIC LIGHT AND POWER BOARD FOR THE CITY OF LAS VEGAS, CLARK COUNTY, NEV-ADA, PROVIDING FOR THE AP-POINTMENT OF ITS MEMBERS. DEFINING ITS DUTIES AND OTHER MATTERS RELATING THERETO.

THE BOARD OF COMMISSIONERS OF THE CITY OF LAS VEGAS DO ORDAIN AS FOLLOWS:

PREAMBLE

WHEREAS, at a regular City Election held in the City of Las Vegas, Clark County, Nevada, on the 7th day of May, 1935, the voters of said City did authorize and di-rect the Board of Commissioners of said City to create or acquire and maintain a municipally owned electric light and power plant and sys-

ject and is desirous of having the assistance of the advice and co-

Las Vegas de ordain: SECTION 1. A board is hereby created to be known as the Las Vegas Electric Light and Power Board, hereinafter designated as "the Board;" said Board shall consist of five (5) members, to be chosen and selected by the Board of City Commissioners of said City

dinance. SECTION 2. No person shall ever section 2. No person shall ever be selected or appointed to said Board who is not a citizen and resident of said City and a free-

holder and taxpayer thereof. SECTION 3. One member of the Board shall be appointed for the term of one year, expiring April 1st, 1939; one member for the term of two years, expiring April 1st, 1940; one member for the term of three years expiring April 1st, three years, expiring April 1st, 1941; one member for the term of four years, expiring April 1st, 1942 and one member for the term of five years, expiring April 1st, 1943. Ap such terms expire a new member shall be appointed to said Board each year, for the term of five years, or such retiring member shall be reappointed. Should a vacancy take place upon said Board by the death, resignation or re-moval of a member, such vacancy shall be filled by said Board of Commissioners of said City appointing a new member for such unex-pired term. SECTION 4. When the full five

members have been appointed to said Board, they shall meet and organize by selecting from their members a chairman and a secretary and such other officers as in the judgement of said Board may be necessary. Said Board shall have the power to adopt, from time to time, such rules, regulations or by-laws, not inconsistent with this ordinance and the City Charter, as may be necessary or convenient for the conduct of its business. All members of the Board shall serve

WHEREAS, the said Board of Commissioners did thereafter and on the 4th day of October, 1935, pass, make and adopt a proclama-tion proposing to acquire or con-struct a municipally. the operation thereof when acquired or constructed. SECTION 6. The City Clerk is hereby authorized to have this or-dinance published in the Las Vegas Age, a weekly newspaper printed and published in the City of Las Vegas, Clark County, Nevada for a period of two weeks, that is to say, once each week for a period of two weeks. L. L. ARNETT. Mayor Attest:

Page Eleven

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. I. S. THOMPSON,

Attorney for Plaintiff.

Rooms 5 and 6. Griffith Bldg., Las Vegas, Nev. Pub. Jan. 28, Feb. 4, 11, 18, 1988.

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

No. 8131

STANLEY WHITNEY, Plaintiff.

ROSE THORP WHITNEY, Defendant.

SUMMONS

The State of Nevada Sends Greetings to Said Defendant: Rose Thorp Whitney.

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 bought to recover judgment and decree wholly dissolving the bonds of matrimony now and here ofore existing between plaintiff and defendant upon the ground that for more than five years last past plaintiff and deendant have lived separate and apart without any cohabitation The State of Nevada Se whatever, and upon the further ings to Said Defendant:

OF NEVADA, IN AND FOR THE struct a municipally owned electric COUNTY OF CLARK.

No. 8146 MYRTA HOWARD, Plaintiff,

JOSEPH CHARLES HOWARD, Defendant.

SUMMONS

The State of Nevada Sends Greetings to Said Defendant:

You are hereby summoned to appear within ten days after the ser-vice 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 by Plaintiff against the defendant to secure a decree of absolute divorce from said defendant upon the grounds of five years separation. The cause of action is more fully set forth in Plaintiff's verified complaint on file herein, a certified copy of which is served upon you herewith.

Dated this 1st day of February, A. D. 1938.

LLOYD S. PAYNE.

Clerk of the Eighth Judicial District Court of the State of Nevada in and for Clark County. Nevada.

By MAXINE HARRISON, Deputy.

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Attorney for Plaintiff. Las Vegas, Nevada.

Pub. Feb. 4, 11, 18, 25, 1938.

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

No. 8136 BILLIE BERNICE DU RAY, Plaintiff.

JERALD LANE DU RAY, Defendant.

SUMMONS

The State of Nevada Sends Greet-

power plant and distribution system, estimating the value of the existing plant of the Southern Nevada Power Company, and the cost of a new plant, and proposing to issue bonds of the said City to the amount of Two Hundred Fifty Thousand Dollars (\$250,000.00) for the purpose of acquiring or constructing a municipally owned electric power plant and distribution system, and

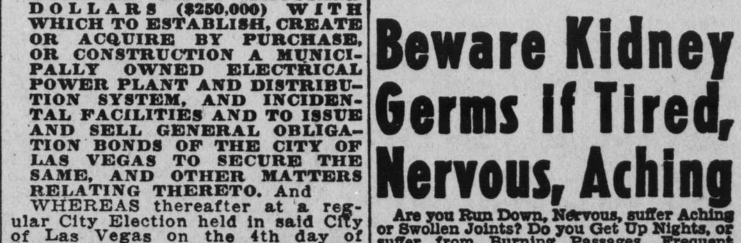
WHEREAS the said proclamation was thereafter duly published for three successive weeks in the Las Vegas Age, a weekly newspaper, printed and published in said City

of Las Vegas, and WHEREAS, thereafter and on the Board of Commissioners of said City of Las Vegas did pass, after the original adoption and publica-tion thereof, Ordinance Number 215 of said City of Las Vegas, Clark County, Nevada this 8th day of February, A. D., 1938, by the folof said City of Las Vegas, entitled: AN ORDINANCE AUTHORIZING THE BOARD OF COMMISSION-ERS OF THE CITY OF LAS VE-GAS. CLARK COUNTY, NEVADA, TO BORROW THE SUM OF TWO HUNDRED FIFTY THOUSAND DOLLARS (\$250,000) WITH WHICH TO ESTABLISH, CREATE OR ACQUIRE BY PURCHASE, OR CONSTRUCTION A MUNICI-PALLY OWNED ELECTRICAL POWFE PLANT AND DUSTRIEND

VOLA BURNS. City Clerk

The above and foregoing Ordinance was proposed, read aloud in full and adopted at a recessed regu-

lowing vote: Commissioners Krause, Marble, Perry, and Ronnow, and His Honor the Mayor, voting AYE. Voting NO, None. Publish Feb. 11, 18, 1938.



WHEREAS thereafter at a reg-ular City Election held in said City of Las Vegas on the 4th day of May, 1937, the voters of said City did vote to issue bonds of said City in the sum of Two Hundred Fifty Thousand Dollars (\$250,000) for said purpose, and WHEREAS, the United States Gove ment through its Public Thousand Dollars (\$250,000) for said purpose, and WHEREAS, the United States Gove nment, through its Public Works Administration has offered to make a grant to said City in the sum of One Hundred Twelve Thousand Nine Hundred Nine Dol-lars (\$112,009.00) upon and for said project, and WHEREAS the said Board of Commissioners of said City is de-sirous of proceeding with said pro-

(SEAL)