

Eddie Mae Allen, salary	26.00
C. W. Woodbury, salary	195.00
Ed S. Barrett, salary	15.00
Nev. Tel. Co., services	26.50
Nev. Tel. Co., services	.30
General Petroleum Corp., gasoline	37.57
C. German, ex. charges	2.34
Community Chev. Co., sup.	8.79
D. Roseberry wood	51.00
Walter H. Thiess, inq. juror	2.00
Frank Beam Lbr. Co., sup.	5.83
Hell Oil Co., gasoline	17.46
Howard Burgess, labor	10.00
WE, the undersigned Kenneth O. Jarl, Chairman of the Board of County Commissioners of Clark County Nevada, and Lloyd S. Payne, County Clerk and Clerk of the Board do hereby certify that the foregoing is a full true and correct list of all the claims allowed against the said county at the regular meeting of said Board held on the 5th day of August, 1938.	

KENNETH O. EARL,
Chairman, County Commissioners for Clark County, Nevada.

Attest:
LLOYD S. PAYNE, County Clerk and Clerk of the Board of County Commissioners, Clark County, Nevada.

(SEAL)

ORDINANCE NO. 240

"An Ordinance of the City of Las Vegas regulating the presentation and Audit of Claims and Demands Against the City of Las Vegas; and Providing for Their Allowance and Payment or Rejection."

The Board of Commissioners of the City of Las Vegas do ordain as follows:

Section 1. The word "demand" as used in this ordinance shall mean "demand, claim or account;" and the word "person" shall mean "person, public officer, firm, corporation, company or association."

Section 2. No City officer shall, except for his own service, or expenses incurred by him on behalf of the City, present and demand for allowance against the City or in any way, except in the discharge of his official duty, advocate the relief asked in a demand made by any person. Any person may appear before the Board of Commissioners and oppose the allowance of any demand made against the city.

Section 3. No demand on the City of Las Vegas shall be allowed by the Board of City Commissioners in favor of any person in any way indebted to the City of Las Vegas without first deducting such indebtedness, nor in favor of any officer whose account shall not have been rendered and approved, or who shall have neglected or refused to perform any of the duties of his office.

Section 4. The Board of Commissioners must not hear, consider, credit, audit or allow any demand in favor of any person against the city, unless the same is itemized, giving names, dates and particular services rendered, character of work done number of days engaged, supplies or materials furnished, to whom, and quantity and price to be paid therefor, duly certified by the claimant as follows: "I certify that this demand is true and correct; is unpaid and due this claimant in the sum of \$....." and unless the same is presented to and filed with the City Clerk of the City of Las Vegas within six (6) months after the last item of the demand accrued. If the Board of Commissioners does not hear or consider a demand for the reason that it is not itemized or certified, the Board of Commissioners shall cause notice to be given to the claimant or his attorney of that fact, and shall give time to have the same itemized and certified, provided that in no case shall such time be enlarged or given beyond the original six months limitation above mentioned.

Section 5. No claim for damages for personal injuries suffered by any person or persons, or for the wrongful death of any person or persons, due to the alleged negligence, in any respect of said City of Las Vegas, its agents or employees, shall be considered or paid by said Board of Commissioners or said City, unless a notice in writing, stating the name of the person injured or killed or the names of the persons injured or killed, the time and place of the accident or happening causing such injury or death, a brief statement of the facts surrounding and concerning said accident or happening and the names of the witnesses present at such time, together with a statement of the amount claimed to be

due from said City, shall be filed with the City Clerk within thirty days after the said accident or happening. And this provision, except the part concerning name of person injured or killed shall likewise apply to all claims for damages to property due to the alleged negligence of said City or its employees, and all other cases in which money is claimed to be due from said City for a tort of any kind by any of the agents or employees of said City. And no action shall be maintained in any Court upon any cause of action in this section mentioned unless such written notice shall have first been filed with said City Clerk.

Section 6. No demand shall be audited, passed upon or allowed by the Board of Commissioners unless made out as prescribed in this ordinance and presented to and filed with the City Clerk three (3) days prior to the time of the meeting of the Board of Commissioners at which it is asked to be allowed. This time limit shall not apply to the presentation of payroll demands.

Section 7. All demands against the City of Las Vegas shall be presented to and filed with the City Clerk who shall note thereon the date received. The City Clerk shall forthwith attach to such demand a copy of the purchase order by which the expenditure was authorized, together with such evidence as is available of the receipt of goods or services referred to on the demand upon which shall be shown the written approval or disapproval of the head of the department as to the goods received or services rendered.

Section 8. The City Clerk shall examine and verify all claims and demands filed against the City of Las Vegas as to their validity, accuracy, certification, and required previous approvals, and shall prepare for approval, without signing, a warrant upon the City Treasurer representing such demand which warrant shall specify in whose favor it is drawn, the purpose for which it is drawn, and the amount thereof together with the name of the fund and of the bank out of warrant is payable. All demands and approved. He shall note such demands and warrants upon a register book of demands and warrants setting forth the number of the demand and warrant, in whose favor the warrant is drawn, and the amount thereof, together with dates and the name of the fund and of the bank out of which the warrant is payable. All demands and warrants so presented, filed and noted, and the register book of demands and warrants, together with the supporting documents shall then be forwarded by the City Clerk to the City Auditor for his approval or disapproval.

Section 9. The City Auditor shall audit all such demands, and shall, if the same are found authorized, correct and legal, approve them and endorse his approval on the face of the demand and statement set-register book of demands and warrants. If the Auditor declines to approve any demand, he shall attach to the demand a statement setting forth his reasons for disapproval thereof.

Section 10. All demands approved or disapproved shall thereupon be presented by the City Clerk, together with the register book of demands and warrants, to the Commissioner in charge of the respective department incurring the expenditure and to the Finance Commissioner, who shall audit the same, and if found authorized, correct and legal, shall signify by their signatures upon the register book of demands and warrants, those demands which are approved or disapproved by such Commissioner. The Finance Commissioner shall then cause all demands approved or disapproved together with the register book of demands and warrants, and supporting documents, to be presented to the Mayor for inspection after which they shall be returned to the City Clerk who shall present the same to the Board of Commissioners for audit and allowance or disallowance.

Section 11. All demands so presented, shall be audited by the Board of Commissioners, and, if found authorized, correct and legal, shall be allowed by the Board of Commissioners and ordered paid. Such action of the Board of Commissioners shall be evidenced by motion entered in its minutes stating the serial numbers of the demands allowed and the total amount of those disallowed.

Section 12. Upon the allowance of demands by the Board of Commissioners, the Mayor shall draw

and execute, and the City Clerk shall attest the warrants upon the Treasurer, so prepared as aforesaid for all demands so allowed by the Board of Commissioners, and which appear upon the register book of demands and warrants.

No warrant shall be drawn or evidence of indebtedness issued unless there be sufficient money in the treasury legally applicable to the payment of the same, except as provided by law. All warrants so drawn and executed, together with a signed copy of the register book of demands and warrants, shall be forwarded to the City Treasurer, and if found correct shall be signed by the City Treasurer and distributed by him to the claimants legally entitled thereto. All demands shall be filed in numerical order by the City Clerk.

Section 13. The register book of demands and warrants herein referred to shall be prepared and placed on file in the office of the City Clerk not later than the fourth and sixteenth days of each month.

Section 14. All demands for services rendered or material supplied by any City Department to or for another City Department, the expenses of which are payable out of a separate fund, shall be presented in the name of and the warrant drawn payable to the City of Las Vegas, designating the Department to which the demand is payable.

Section 15. Nothing in this ordinance shall be construed as preventing the payment by the City Treasurer of the bonded indebtedness of the City and the interest coupons thereof, or payment on account of street improvement bonds and coupons in accordance with the laws authorizing the issuance of bonds.

Section 16. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 17. The City Clerk is hereby authorized to have this ordinance published in the Las Vegas Age, a weekly newspaper 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.

H. P. MARBLE, Mayor
Attest:
VIOLA BURNS City Clerk.
(CITY SEAL)

The above and foregoing ordinance was proposed read aloud in full, and adopted this 4th day of August, A. D. 1938, by the following vote:

Commissioners Corradetti, Luce, Krause, Ronnow and His Honor the Mayor, H. P. Marble, voting Aye.

Voting No. None, Absent None.
Pub. Aug. 12 and 19, 1938.

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

No. 8596

IN THE MATTER OF THE ESTATE OF H. J. HUMPHREYS, deceased.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned was on the 11th day of August A. D. 1938, appointed and qualified by the above entitled Court as Administrator, of the estate of H. J. Humphreys, 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 forty days from the date of the first publication of this notice.

Dated August 11th, A. D. 1938.
JOE HUFFORD, Administrator
Attorney for the Estate
Suite 3, Delkin Building
Las Vegas Nevada
Pub. Aug. 12 and 19, 1938.

NOTICE TO BIDDERS

1. Sealed proposals for the construction of a rural electrical distribution system (hereinafter called the "Project") to be financed by a Rural Electrification Administration loan and known as Project Nevada 8004 Clark will be received by OVERTON POWER DISTRICT No. 5 (hereinafter called the "Owner") on or before 3:00 P.M. Pacific Time (4:00 o'clock P. M. Mountain Time) September 6th, 1938 at its office at OVERTON, Clark County, Nevada, at which time and place the proposals will be publicly opened and read.

2. The Project will be approximately 93 miles in length and located in Clark County, in the State

of Nevada, all as more fully described in the Plans, Specifications and Construction Drawings therefor hereinafter referred to.

3. The Plans, Specifications, and Construction Drawings together with all necessary forms and other documents for bidders may be obtained from the Owner or from the Owner's Engineer H. W. Crossier, E.E., at the latter's office at No. 209 South 3rd Street, Las Vegas, Nevada, upon payment of \$5.00, or may be examined either at the office of the Owner or of the Owner's Engineer.

4. Bidders will be required to comply with the Instructions to Bidders which are included in the documents available at the above mentioned offices, and also with all applicable statutes, regulations, etc. including those pertaining to the licensing of contractors.

5. Each proposal must be accompanied by a certified check payable to the order of, or a bidder's bond running in favor of, the Owner in an amount equal to five percent (5%) of the maximum bid price. In case a proposal is not accepted, or if a proposal is accepted and a Construction Contract is executed and a satisfactory Contractor's Bond is furnished by the successful bidder, the check or bidder's bond will be returned in each instance within a period of 30 days to the bidder furnishing the same.

6. The successful bidder will be required to enter into a Construction Contract with the Owner and to furnish a Contractor's Bond with sureties satisfactory to the Owner and to the Rural Electrification Administration, in a penal sum not less than the maximum Construction Contract price.

7. The Owner reserves the right to reject any or all proposals.

OVERTON POWER DISTRICT No. 5, Owner
By CLARENCE A. LEWIS,
Chairman, Board of Directors.

Dated August 8, 1938.
Pub Aug. 12 19, 26, 1938.

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

APPLICATION No. 10266

Notice is hereby given that on the 14th day of July, 1938, in accordance with Section 59, Chapter 59 of the Statutes of 1919, Mrs. Frances B. Moore of Newport Beach, County of Los Angeles, State of California, made application to the State Engineer of Nevada for permission to appropriate .4 of a second foot of the public waters of the State of Nevada. Diversion is to be made from the Colorado River at a point in the SW 1/4 SW 1/4 Sec. 2, T. 26 S. R. 65 E., M.D.B. & M. or at a point of said which the S. W. corner of said section 2 bears S. 82 degrees 31 minutes W., 553 feet. Water will be diverted by means of a pump and conveyed by pipe line to the N 1/2 NE 1/4 NW 1/4 Sec. 10, T. 26 S. R. 65 E., M. D. M., and there used for mining, milling and domestic purposes from January to December of each year.

Date of first publication Aug. 12 1938.
Date of last publication Sept. 9, 1938.

Signed:
ALFRED MERRITT SMITH
State Engineer.

Help Kidneys Don't Take Drastic Drugs

Your Kidneys contain 9 million tiny tubes or filters which may be endangered by neglect or drastic, irritating drugs. Be careful. If functional disorders of the Kidneys or Bladder make you suffer from Getting Up Nights, Nervousness, Leg Pains, Circles Under Eyes, Dizziness, Backache, Swollen Joints, Excess Acidity, or Burning Passages, don't rely on ordinary medicines. Fight such troubles with the doctor's prescription Cystex. Cystex starts working in 3 hours and must prove entirely satisfactory in 1 week, and be exactly the medicine you need or money back is guaranteed. Telephone your druggist for Cystex (Siss-tex) today. The guarantee protects you. Copr. 1937 The Knox Co.

ACHIEVEMENT

G-man who directed spy investigation resigns to accept new position. These days it just about takes a G-man to find a new job.—Dayton News.