IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF ELEO

			A SEE STREET	1/130	
FIRST INTIGUAL	DANK OF	Mara	110.		
				- 	
Mational Bas	Krud Cosb	Plaintiff	Filed		
Mark Land	Against	+ 13 + 14 + 1		era veta a la	
f, H, HDGAR an	A MARVELL	e edual,		Turne like in the pro-	Cierk
is wise,	-			1	
	De	fendant			Deputy
••					7 /
	W	rit of	Attachmen	t	
The State of Mountain		- F - F		Taring to	
the State of Nevada,					
			menced in the Dis	والمرازي والمرازي المرازع والمرازع	
District of the State of					the said action
o recover from the De	⊴endant 🖣 i	n said action the	sum of	EN MED AN	PORTX-
Maria Mortana a	10 10/100	(8844	.00)		
ollars, Man-interest i	the amenat of	F-\$4	3-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-		#15.
المراجعة ال المراجعة المراجعة ال					
	been filed as r	required by law:	\ \		davit and unde
aking herein having l	Now, We Do	required by law: Therefore Com the property of a	mand You, The Se	id Sheriff,	
aking herein having l	Now, We Do	required by law: Therefore Com the property of a	mand You, The Sa	id Sheriff,	e e e e e e e e e e e e e e e e e e e
aking herein having l	Now, We Do	o Therefore Com	mand You, The Se aid Defendant	ild Sheriff, , or either of them	
hat you attach and so	Now, We Do afely keep all t	Therefore Combine property of s	mand You, The Sa aid Defendant	id Sheriff, , or either of them f as may be sufficient	ent to satisfy th
hat you attach and so that you attach and so that your said country aid Plaintiff dema	Now, We Do afely keep all t	Therefore Combine property of statement of the property of the prop	mand You, The Se aid Defendant	id Sheriff, , or either of them f as may be sufficient. give you	ent to satisfy the
hat you attach and so within your said country aid Plaintiff demandertaking of at least	Now, We Do afely keep all t TAR and i y (not exempt und, as above in t two sufficient	Therefore Combine property of six and the property of	mand You, The Sa aid Defendant	dd Sheriff, , or either of them f as may be sufficient. give you satisfy such deman	ent to satisfy the security, by the ds, besides cost
That you attach and so within your said countried Plaintiff demandertaking of at least	Now, We Do afely keep all t Not exempt and, as above in t two sufficient take such und	from execution), nentioned; unless t sureties, in am lertaking, and he	aid Defendant on so much thereof the said Defendant ount sufficient to seed make due and	dd Sheriff, , or either of them as may be sufficient. give you satisfy such deman-	ent to satisfy the security, by the ds, besides cost return.
That you attach and so within your said countried Plaintiff demandertaking of at least	Now, We Do afely keep all t Not exempt and, as above in t two sufficient take such und	from execution), nentioned; unless t sureties, in am lertaking, and he	or so much thereof the said Defendant ount sufficient to see the said defendant out the said def	dd Sheriff, , or either of them as may be sufficient. give you satisfy such deman legal service and	ent to satisfy the security, by the ds, besides cost return.
That you attach and so within your said countried Plaintiff demandertaking of at least	Now, We Do afely keep all t Not exempt and, as above in t two sufficient take such und	from execution), nentioned; unless t sureties, in am lertaking, and he the said District	or so much thereof the said Defenda ount sufficient to see make due and the court of the Fo	dd Sheriff, , or either of them as may be sufficient. give you satisfy such demandlegal service and legal service and logourth Judicial Dist	ent to satisfy the security, by the ds, besides cost return. Judge or ict of the State of the S
That you attach and so within your said countried Plaintiff demandertaking of at least	Now, We Do afely keep all t Not exempt and, as above in t two sufficient take such und	from execution), nentioned; unless t sureties, in am lertaking, and he the said District	or so much thereof the said Defenda ount sufficient to see make due and the court of the Fo	dd Sheriff, , or either of them as may be sufficient. give you satisfy such demandlegal service and legal service and logourth Judicial Dist	ent to satisfy the security, by the ds, besides cost return. Judge or ict of the State of the S
hat you attach and so within your said country aid Plaintiff demandertaking of at least	Now, We Do afely keep all t Not exempt and, as above in t two sufficient take such und	from execution), nentioned; unless t sureties, in am lertaking, and he the said District	or so much thereof the said Defendant ount sufficient to see the said defendant out the said def	dd Sheriff, , or either of them as may be sufficient. give you satisfy such demandlegal service and legal service and logourth Judicial Dist	ent to satisfy the security, by the ds, besides cost return. Judge or ict of the State of the S
chat you attach and so within your said countried Plaintiff demandertaking of at least	Now, We Do afely keep all t DEAR and i y (not exempt und, as above in t two sufficient take such und WITNESS,	from execution), nentioned; unless t sureties, in am lertaking, and he Hon. A letter of Nevada, thi day of	or so much thereof the said Defendant ount sufficient to see the country of the Followship of the Foll	dd Sheriff, , or either of them f as may be sufficient. give you satisfy such demandlegal service and local service and local service.	ent to satisfy the security, by the ds, besides cost return. Judge or ict of the State
That you attach and so within your said countried Plaintiff demandertaking of at least	Now, We Do afely keep all t DEAR and i y (not exempt und, as above in t two sufficient take such und WITNESS,	from execution), nentioned; unless t sureties, in am lertaking, and he Hon. All the said Distritof Nevada, thi day of	or so much thereof the said Defendant ount sufficient to see the court of the Followship of the Follow	dd Sheriff, , or either of them f as may be sufficient. give you satisfy such deman- legal service and legal service and lowes	ent to satisfy the security, by the ds, besides cost return. Judge or ict of the State, A. D., 19.
chat you attach and so within your said countried Plaintiff demandertaking of at least	Now, We Do afely keep all t DEAR and i y (not exempt und, as above in t two sufficient take such und WITNESS,	from execution), nentioned; unless t sureties, in am lertaking, and he Hon. A lertaking the said Distriction of Nevada, this day of	or so much thereof the said Defendant ount sufficient to see the court of the Formula See of said Court, the s	ad Sheriff, , or either of them as may be sufficient. give you satisfy such demandlegal service and legal service and logourth Judicial Dist	ent to satisfy the security, by the ds, besides cost return. Judge or the State of
collars, current lawful aking herein having laking herein having laking herein having laking of at least national country and Plaintiff demandertaking of at least national which case you will	Now, We Do afely keep all t DEAR and i y (not exempt und, as above in t two sufficient take such und WITNESS,	from execution), nentioned; unless t sureties, in am lertaking, and he Hon. A lertaking the said Distriction of Nevada, this day of	or so much thereof the said Defendant ount sufficient to see the country of the Followship of the Foll	ad Sheriff, , or either of them as may be sufficient. give you satisfy such demandlegal service and legal service and logourth Judicial Dist	ent to satisfy the security, by the ds, besides cost return. Judge or the State of

The state of the s

RETURN OF SERVICE

COUNTY OF ELKO.		•	• •
		·	_
	그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	g first duly sworn, dep	-
That he is and was on the day when	n he 🕾 ved the within Writ of	Attachment, a citizen	of the United
States, over the age of twenty-one yes	ars, and not a party to the s	above-entitled action; th	at he received
the within Writ of Attachment on the	day of		
and personally served the same upon			
tha		day of	
10, by delivering to			
			, the said
personally, in			<u> </u>
State of, a co	py of the within Writ of Atta	chment; the following	is a full and
complete inventory of all property or cr	edits attached:	\	. \
			\
			\
			\
	aj v		
•			_ \
Subscribed and sworn to before me	n 43.10		
paperiner and sworm to betole in	E UII3		
lay of		/ /	
	17	/ /	• ",
			• .
Notary Public in and for the Co	unty of		4, *
State of	<u> </u>		15 1 2
My Commission expires		(· •	
4.			
2.			

1 2 IN THE DISTRICT COURT OF THE FOURTH JUDICAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF ELKO

3 4

6

8

PIRST NATIONAL BANK OF MEVADA, A Mational Banking Corporation,

Plaintiff,

7

V. E. EDGAR and MARVELLE EDGAR. his wife,

Defendants,

No. ///30

Filed:

.Clerk

9 10

11

12 13

MOTICE OF ATTACHMENT OF REAL PROPERTY

KNOW ALL TO WHOM IT MAY CONCERN:

That by virtue of a Writ of Attachment, issued out of the District Court of the Fourth Judicial District of the State of Nevada, In and For the County of Elko, on the 20th day of June, 1966, wherein FIRST MATIONAL RANK OF MEVADA, is Plaintiff and 15 J W. E. EDGAR and MARVELLE EDGAR, his wife are the Defendants, and to me directed and delivered, I have this day levied upon and attached and do attach all of the right, title and interest of the defendants in and to the following described real property situate in the County of EUREKA, State of MEVADA; those certain mining claims and mining property together with the improvements thereon and incident thereto, situate in Township 35 Morth, Range 50 East, M.D.B.&M, Section 4: Eureka County Mevada, which mining claims are named and known as BLUE STAR, BLUE STAR No. 1, and BLUE STAR No. 2. this 30th day of June, 1966. DATED :

26 27

25

21

23

28

29

30

31

32

WRIGHT & EAPPLEY

ATTORNEYS AT LAW FLKO NEVADA REPUBLIC 8-3179

Recorder

FUREKA COUNTY, NEVADA 350

Records of

June 30 A D. 19 66 at . 51 minutes past 11 A. M.

A218第

RECORPED AT THE REQUEST OF Wright & Eardley

in Brok II of OFFICIAL RECORDS

οŧ of Euraka. the County State of Mevada