

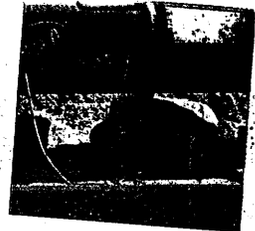


9/8

SALT LAKE CITY UT 84116-9154
1504 W NORTH TEMPLE STE 1210
ATTN: JOHN BAZZ
DIV OF OIL GAS & MINING
8138 03-28-02 325W 11P 3S
*****5-DIGIT 84116*****

8/23/01 Thursday

locate



OK

001

109th Year - No. 66

Price, Utah 50¢

Questar concentrates on pipe line, 13

intendent maps ation for schools

ERSON

as come home
y from India-
out that when
o school next
be indications
tendent sits at
strict.
s in the begin-
najor improve-
road if David
he right path.
o the newly ap-
pend one thing
it; this is a man
sion of his des-
ad map to get

above grade level by the time they complete third grade at 90 percent.

The strategies and interventions that are being applied in the Reading Excellence Act grant schools need to be implemented in each of the district elementary, he pointed out.

"There are lists of words that students need to know by site because phonics doesn't work," said Armstrong.

Studies have indicated that 20 percent of children don't hear the sounds. He also pointed out that if students know the small words, conjunctions and prepositions, they can read 65 percent of everything that is written.

Kindergarten students will have a list of words to learn that will expand in first grade so that by the end of first grade the children will have site recognition of 300 or more words.

Petersen Elementary will also be piloting what is known as "looping" this year.

Looping simply means that students entering first grade will retain the same teacher through third grade.

Looping allows children and teachers to bond as well as allowing the teacher to track the student's progress from year to year. It also keeps teachers renewed rather than growing stale and stagnating in the same grade, explained Armstrong.

The concept has been successfully applied in many districts throughout the country and, if it proves successful at Petersen, will be expanded to the other elementary schools in the district.

Superintendent Armstrong's goal for the secondary grades is to gain more than a years growth in test scores.

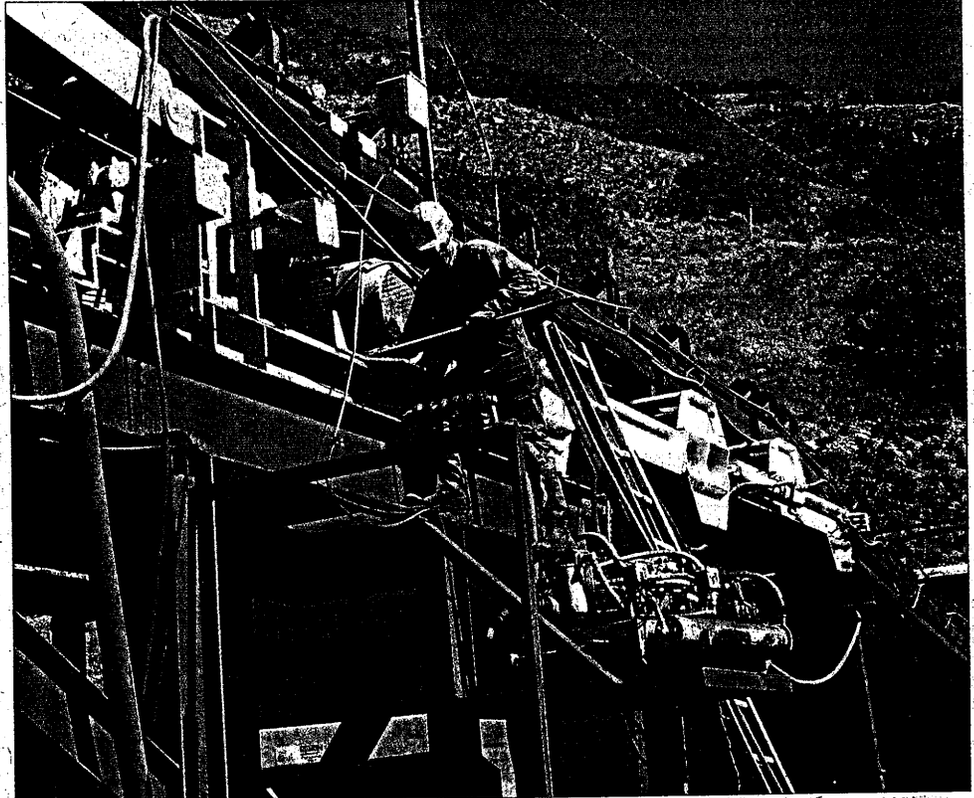
He pointed out that the high school is actually doing a good job.

"All the scores at the elementary level are low and when they get to the high school they jump," commented the superintendent. "I'm going to be looking at that to see if we are maintaining those same children because if we are why is the high school being so successful in moving them upward when we can't do that in the elementary and middle?"

Armstrong explained how he intends to "meet the standard" and create accountability.

"The teachers are teaching, and they're teaching things,

(Continued on page 2)



Workers focus on completing the process of reopening the Horizon coal mine, located in the Consumers area of Carbon County. Nov. 1 is the projected start-up date, after a rotation of mining equipment occurs and the underground coal production facility is made operational. The coal production facility was known as the Blue Blaze mine in the 1920s and 1930s. The operation was most recently

closed in 1999. The face is located 1,800 feet straight into the mountain side. Employees who will operate the Horizon facility will be transferred from the White Oaks which will close by the end of August. Room and pillar mining techniques will be utilized at Horizon since the coal seam is too low and working around the fault line make conditions unacceptable for a longwall.

Company starts process to reopen Horizon mine

By KEVIN ASHBY
Sun Advocate publisher

Work has started on the process of reopening the Horizon coal mine, located in the Consumers area of Carbon County.

Employees to operate the Horizon coal production facility will be transferred from the White Oaks mine.

White Oaks will be permanently closing the end of August.

"We are two to three months away from producing coal here," pointed out Trent Hayes, Horizon mine superintendent.

Nov. 1 is the projected start-up date, after a rotation of mining equipment occurs and the underground coal production facility is made operational.

The coal production facility was known as the Blue Blaze mine in the 1920s and 1930s.

The operation was most recently closed in 1999.

The face of the mine is located 1,800 feet straight into the mountain.

Miners will mine the coal another 800 feet before halting at a fault line barrier. Then crews will move to the west.

Engineers estimate 1.5 million tons can be mined before crossing the fault to the coal in the back.

Hayes stated that there is enough coal for seven to 10 years of mining at the site.

Room and pillar mining techniques will take place as the six-foot coal seam is too low and working around the fault line make conditions unacceptable for a longwall.

Approximately 30 to 35 workers will be employed at Horizon, according to company

projections. Construction will begin soon on a new bathhouse for the miners along with water and sewer systems as well as an office facility.

All surface electrical systems will be updated along with installing a new belt on the 48-inch wide line.

Equipment being used in the White Oaks mine will be refurbished and sent to a Colorado coal operation.

The equipment from the Colorado mine will also be refurbished and then sent to the White Oaks facility for the November opening.

White Oaks will finish mining the bottom of a seam that was left from production operations in the 1970s and 1980s in two weeks.

As part of company officials'

reclamation plan, they are asking the state to approve a process of reclaiming and surface mining the disturbed areas of the claim.

It is estimated that another 700,000 to one million tons of coal can be produced 200 feet into two different seams that were mined over the years.

Approval of the company's reclamation proposal is still pending. The plan would take slightly longer than one year to mine the coal and reclaim the site.

Hayes explained that this will be one of the first coal surface mine permits in the state of Utah and therefore the permitting process is taking some time.

Currently, there are 40 employees at White Oaks, with some of the miners working there for 25 years.



Watchdog association challenges practice of diverting property taxes from schools to RDAs

Utah school districts lost more than \$27 million in property tax revenues in 2000 because of redevelopment and economic development agency projects imposed by cities.

In addition, 35 local public school systems received \$2.8

dized by redevelopment agencies, points out the watchdog group's evaluation.

But with rare exceptions, the taxpayers association maintains that the developments would have occurred without giving up property values.

uniform school fund portion amounted to \$1.5 billion.

But since many districts are giving away property tax revenues to redevelopment agencies, the school systems are essentially withholding a combined \$7.8 million from the weighted pupil

OK

Have filed a Declaration of Candidacy:

Mayor Position 2 4 year term
Municipal Position 4 4 year term
Advocate August 28 and 29, 2001.

NOTICE OF ELECTION

Trustee representing the County-at-large for the Price River will be held on November 6, 2001.

Applying for this office will be "write-in" candidates. No names will be placed on the ballot.

To write a candidate for this position, a Declaration of Candidacy must be filed at the District's office at 265 South Fairgrounds Road, Salt Lake City, Utah 84111, on October 22, 2001.

To meet the following qualifications:

1. Be a resident of the District and reside in the unincorporated area of Carbon County, Utah.

2. Forms can be obtained at the District's office at 265 South Fairgrounds Road, Salt Lake City, Utah, Monday through Friday, between the hours of 8:00 A.M. and 5:00 P.M.

3. An Advocate August 28 and September 4, 2001.

NOTICE OF TRUSTEE'S SALE

Property will be sold at public auction to the highest bidder, without reservation of encumbrances, payable in lawful money of the United States at the Main Entrance to the Carbon County Courthouse, 149 East Main Street, Salt Lake City, Utah 84101, on September 27, 2001 at 12:00 p.m., for the purpose of foreclosing a trust deed in the amount of \$5,000.00, as Beneficiary, covering real property located in Carbon County, Utah, as follows:

1. A 5 foot East of the Northeast corner of Lot 3, Block 18, Price River Subdivision, thence South 70 feet, thence West 50 feet to the point of beginning.

2. Improvements now or hereafter erected on the property, and all other improvements now or hereafter a part of the property. All liens shall also be covered by this Security Instrument. All of the above is hereinafter referred to as the "Property."

The property is purported to be 318 East 100 South, Price, UT 84050. The undersigned disclaims any liability for any error in the street address. The trust deed is CMAC Mortgage Corporation and the record as of the recording of this notice of default is reported to be 0006945.

3. The debtor to tender to the trustee a \$5,000.00 deposit at the sale and the day following the sale. Both payments must be in the form of cash.

ATTEMPT TO COLLECT A DEBT, AND ANY INFORMATION USED FOR THAT PURPOSE.

-s/ J. Randall Call
Prince, Yeates & Geitzler
175 East 400 South, Suite 900
Salt Lake City, UT 84111
(801) 524-1000
ATT No.: 14040-17
The Sun Advocate August 28, September 4 and 11, 2001.

NOTICE OF PUBLIC HEARING

The Trustees of the Price River Water Improvement District is in the process of installing a nitrification/ammonia project at the wastewater treatment plant. The installation of 1700 feet of 8-inch sanitary water pipeline, plus the wastewater treatment plant. Costs for this waterline will come from the sale of the property.

In accordance with the Utah State Division of Water Quality regulations, the Price River Water Improvement District will hold a public hearing on August 21, 2001 at 7:00 P.M. at the District's Service Center located at 265 South Fairgrounds Road, Salt Lake City, Utah 84111, for the purpose of receiving public comment on the installation of the project.

Interested in obtaining further information regarding the proposed waterline and the public hearing, contact the District at (801) 524-1000.

The Sun Advocate August 21, 28, September 4 and 11, 2001.

ANNOUNCEMENT OF APPOINTMENT AND NOTICE TO CREDITORS PROBATE NO. 013700027

IN THE THIRD JUDICIAL DISTRICT COURT AND FOR SALT LAKE COUNTY, STATE OF UTAH

IN RE: THE ESTATE OF GARET WATSON KEEL, Deceased.

Kael, whose address is 8735 W. Highway 56, Cedar City, Utah 84720, is hereby notified to (1) deliver or mail their written claims to the personal representative at the address above; (2) deliver or mail their written claims to the personal representative at the address above; or (3) file their claims with the Clerk of the District Court in City of Salt Lake, County of Salt Lake, Utah, within three months after the publication of this notice or be forever barred.

First publication: August 14, 2001.
-s/ RANDALL R. SMART
Attorney for Personal Representative
SNOW HUFFER
341 South Main, Suite 303
Salt Lake City, Utah 84111
801-538-0400

Published in the Sun Advocate August 14, 21 and 28, 2001.

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF KENTUCKY (LEXINGTON DIVISION)

CHAPTER 11 PROCEEDING
CASE NOS. 01-50969 and 01-50972

LODESTAR ENERGY, INC.
LODESTAR HOLDINGS, INC.
Jointly Administrated Under Case No. 01-50969
Judge Joseph M. Scott, Jr.

NOTICE OF BAR DATE AND PROCEDURES FOR FILING PROOFS OF CLAIM

PLEASE TAKE NOTICE that: 1. On April 27, 2001, the United States Bankruptcy Court for the Eastern District of Kentucky (the "Bankruptcy Court") entered an order (the "Relief Order") granting Lodestar Energy, Inc. and Lodestar Holdings, Inc., debtors and debtors in possession in the above-captioned, jointly-administered cases (collectively, the "Debtors"), relief under Chapter 11 of the United States Bankruptcy Code.

2. On August 7, 2001, the Bankruptcy Court entered its "Order Setting Bar Date and Establishing Notice Procedures" (the "Bar Date Order"), in accordance with which you are receiving this Notice.

3. BAR DATE: The last day for filing proofs of claim in these cases is October 9, 2001 (the "Bar Date"). Except as otherwise specifically provided in this Notice, the Bar Date applies to any "Claim." The term "Claim" includes almost any right to payment and is defined in the Bankruptcy Code as follows:

(A) a right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (B) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

The types of claims that are subject to the Bar Date Order include secured claims, claims entitled to priority under the Bankruptcy Code, claims that are remote or contingent, and claims that were not liquidated in amount or that had not yet matured on the April 27, 2001 date of the Relief Order.

4. WHO MUST FILE PROOFS OF CLAIM BY THE BAR DATE: (a) All persons who assert a Claim against either of both of the Debtors must file a proof of claim no later than the Bar Date unless they fall within one of the exceptions stated in paragraph 4(b)(i) or (ii) below.

(b)(i) The following persons may, but are not required to, file a proof of claim: those persons whose Claim (A) was scheduled correctly, as to both amount and classification of claim, in the Debtors' schedules of liabilities filed June 4, 2001, and (B) was not scheduled as "contingent," "unliquidated" or "disputed." (ii) The following persons should not file a proof of claim: (A) any person who has already filed a proof of claim; (B) any person whose claim has already been allowed by the Court; (C) any person whose claim has already been paid or otherwise satisfied pursuant to an Order of the Court; or (D) holders of the Debtors' equity securities, including holders of any common stock, warrants or stock options issued by the Debtors; provided, however, that any equity security holder who may assert any claim against the Debtors with respect to such equity security must file a proof of claim on or before the Bar Date.

5. ADDRESS FOR FILING PROOFS OF CLAIM: All persons or entities that are required to file a proof of claim against one or both of the Debtors must file an original and one copy of such proof of claim with the claims agent appointed by the Bankruptcy Court to receive and process proofs of claim in these cases (the "Claims Agent") at the following address: VIA U.S. REGULAR MAIL Lodestar Energy, Inc. c/o Trumbull Services, LLC P.O. Box 927 Windsor, CT 06095-0927

6. EXECUTORY CONTRACT AND UNEXPIRED LEASE REJECTION CLAIMS: Any proof of claim based upon a claim arising out of, or otherwise related to, the Debtors' rejection of executory contracts or unexpired leases, must be filed on or before the earlier of: (a) 30 days following the entry of the order of the Court approving such rejection; and (b) any deadline set for filing such rejection claim pursuant to a plan of reorganization confirmed by the Bankruptcy Court in these cases.

7. FAILURE TO FILE PROOF OF CLAIM: Any holder of a claim that fails to file a proof of claim on or before October 9, 2001, if required to do so by the Bar Date Order, is: (a) forever barred, estopped and enjoined from (i) asserting any such claim against the Debtors or their successors and assigns and (ii) voting on or receiving any distribution under any plan or plans of reorganization confirmed with respect to the Debtors; and (c) not entitled to receive any further notices or mailings in these cases.

8. QUESTIONS: Any questions regarding this Notice or the filing of proofs of claim in these cases should be directed to Stephen D. Lerner, Squire, Sanders & Dempsey L.L.P., Suite 3500, Cincinnati, OH 45202-4036, (513) 361-1208. Dated: August 7, 2001.

Stephen D. Lerner, Esq.
Jeffrey A. Marks, Esq.
Keri D. Seaton, Esq.
SQUIRE, SANDERS & DEMPSEY L.L.P.
Suite 3500
312 Walnut Street
Cincinnati, OH 45202-4036
(513) 361-1208
Counsel to the Debtors and Debtors in Possession

Taft A. McKinstry
Ellen Arvin Kennedy
FOWLER, HEASLE AND BELL, L.L.P.
900 West Vine Street
Lexington, KY 40507-1660
Telephone: 859-252-6700
Co-counsel for Debtors and Debtors in Possession

Published in the Sun Advocate August 21, 28 and September 4, 2001.

Member (2 year):

Bruce F. Andrews
Michael C. Marquez
Douglas Parsons
Eugene S. Wernon
For Mayor a four year election position
For 2 year City Council position
For 4 year City Council position
For 4 year City Council position
Published in the Sun Advocate August 23 and 28, 2001.

Client: HOMESIDE LENDING, INC.
Our File: 01-6348/GARDNER, JOHN P.

EXHIBIT "A" NOTICE OF TRUSTEE'S SALE

The following described real property will be sold at public auction to the highest bidder payable in lawful money of the United States of America at the front east entrance to the Carbon County Courthouse, 120 East Main Street, Price, UT 84501, in the County of CARBON, State of Utah, for the purpose of foreclosing a trust deed held by HOMESIDE LENDING, INC., as the current beneficiary, executed by MICHAEL F. BRUNO AND VERA O. BRUNO, as Trustor, of record February 5, 1979 as Entry No. 748308, in Book 185, at Page 648, of the official records of CARBON County, Utah, given to secure an indebtedness in favor of GLENN JUSTICE MORTGAGE COMPANY, INC., by reason of certain obligations secured thereby.

Notice of Default was recorded May 22, 2001, as Entry No. 065756, in Book 476, at Page 99, of said official records.

Trustee will sell at public auction to highest bidder without warranty as to title, possession or encumbrances, the following described property:

All of Lot 69, CASTLE HEIGHTS SUBDIVISION, PHASE II, according to the official plat thereof, recorded in the office of the Carbon County Recorder. Tax Serial No. 01-2305-0069

Property Address: 748 Molyneux Drive, Price, UT 84501

The undersigned disclaims any liability for any error in the street address. The present owner of the property is reported to be JOHN PHILIP GARDNER. Bidders must be prepared to tender to the trustee a \$5,000.00 cashiers check at the sale and a cashiers check for the balance of the purchase price within 24 hours after the sale.

DATED: August 22, 2001
FIRST SOUTHWESTERN TITLE AGENCY OF UTAH INC.
-s/ LORETTA K. POCH, Asst. Vice President
Successor Trustee
105 E. Moreno, Suite 100
Colorado Springs, CO 80903
(719) 634-4688
and
102 West 500 South, Suite 300
Salt Lake City, UT 84101

Published in the Sun Advocate August 28, September 4 and 11, 2001.

NOTICE OF TRUSTEE'S SALE

The following described real property will be sold at public auction to the highest bidder, payable in lawful money of the United States of America at the front east entrance of the Seventh District Courthouse located at 149 East 100 South, Price, Utah 84501 on the 14th day of September, 2001 at 10:00 a.m. of said day for the purpose of foreclosing a Deed of Trust recorded by Emly C. Pilling and Monte E. Pilling, as Trustors, in favor of Key Bank of Utah, n/a Key Bank U.S.A., N.A., as Beneficiary, regarding real property located in Carbon County, State of Utah, more particularly described as:

Beginning 61.85 feet East of the Northwest corner of Lot 2, Block 5, Wellington Townsite survey, thence South 177.43 feet, thence East 61.85 feet, thence North 177.43 feet, thence West 61.85 feet to the point of beginning. Less the North one foot.
(Property Address: 121 East 100 North, Wellington, Utah 84542).

A Notice of Default was recorded on April 25, 2001, as Entry No. 084973 in Book 473 at Pages 754-755 in the office of the Carbon County Recorder, State of Utah.

Bidders must bring with them the sum of \$5,000.00 in cashiers check or money order to participate in the sale. The remaining proceeds of sale must be paid to the Attorney for the Trustee no later than 24 hours after the sale.

This Notice is from a debt collector. This Notice is mailed, posted and published in conjunction with an attempt to collect a debt, and any information obtained will be used for that purpose.
DATED this 31 day of July, 2001.

RICHER, SWAN & OVERHOLT, P.C.
-s/ Arnold Richer
Attorney for Trustee
Published in the Sun Advocate August 14, 21 and 28, 2001.

T.S.# 7969-4822
Loan # 30563209

NOTICE OF TRUSTEE'S SALE

The following described real property will be sold at public auction to the highest bidder payable in lawful money of the United States at the time of sale, at the east main entrance to the Courts Complex-Carbon County Courthouse, 149 East 100 South, Price, UT, on 9/19/2001 at 11:00 AM of said day, for the purpose of foreclosing a trust deed executed by Abe Velasquez as Trustor(s), in favor of Western States Mortgage Corporation, and recorded by Emly C. Pilling and Monte E. Pilling, as Trustors, in favor of Key Bank of Utah, n/a Key Bank U.S.A., N.A., as Beneficiary, regarding real property located at Carbon County, State of Utah and more particularly described as follows:

All of lot 28, block 7, plat A, Dragoon Subdivision, according to the Official plat thereof, records of the Carbon County Recorder, A.P.M. C-183. The address of the property is purported to be: 110 4th West Street East Carbon, UT 84520.

The undersigned disclaims liability for any error in the address. Said sale will be made without warranty as to title, possession, expressed or implied, regarding title, possession, encumbrances, to pay the remaining principal sum of the note(s) secured by said Deed of Trust, with interest thereon, as provided in said note(s), advances, if any, under the terms of the Deed of Trust, estimated fees, charges and expenses of the Trustee and of all trusts created by said Deed of Trust to wit: \$32,763.01 (Estimated)

Sale information may be available by calling our business day prior to (or on) scheduled sale date. Please be advised that the opening bid amount may be reduced in the total debt due. Bidders must be prepared to tender to the trustee \$5,000.00 at the sale and the balance of the purchase price by 10:00 AM the day following the sale. Bidders must be in the form of a cashiers check. Cash or "official checks" are acceptable.

Cameron & Dreyfus is assisting in the collection of a debt and any information obtained may be used for that purpose.
DATED: 8/14/01.
Founders Title Company P157
Published in the Sun Advocate August 21, 28 and September 4, 2001.

c/p007/020
Dreynis