

IN THE FOURTH DISTRICT COURT OF THE STATE OF UTAH

IN AND FOR UTAH COUNTY

PROVO RESERVOIR COMPANY,)
A Corporation,)
Plaintiff.)

No.. 2888 Civil

-vs-

ORDER TO SHOW CAUSE

PROVO CITY, et al, including)
CHARLES A. MADSEN,)
Defendants.)

Upon reading the duly verified petition of T. F. Wentz, filed in the above entitled action, and it appearing from the allegations of said petition, that the above named defendant, Charles A. Madsen, appeared in the above entitled cause of action, filed his answer therein, and made proof, and that his rights to the Waters of the Provo River System were adjudicated by the Decree filed in said cause.

And it further appearing from the allegations of said petition that said defendant, Charles A. Madsen, has been assessed in the sum of \$20.01, as and for his portion of the Salary and Expenses incurred by the water Commissioner appointed under the provisions of the Decree in the above entitled cause, and that said defendant has failed and refused and still fails and refuses to pay said sum of \$20.01, or any part or portion thereof.

And it further appearing from the allegations of said petition that the Petitioner, T. F. Wentz, is entitled to the relief prayed for in said petition, requiring the above named defendant, Charles A. Madsen, to appear and show cause, if any he has, why Supplementary judgment should not be entered against him in the above entitled cause for said sum of \$20.01 and execution issue against the property of said defendant for the collection thereof.

NOW THEREFORE, IT IS HEREBY ORDERED, That the above named defendant, Charles A. Madsen, be and appear before me at the Court room of the above entitled Court in Provo, Utah County, State of Utah, on Monday the ~~4th~~ ^{2nd} day of ~~January~~ ^{April}, 1923, at the hour of ten o'clock a. m., of said day, and show cause, if any he has, why a Supplementary Decree should not be entered in the above entitled cause awarding judgment against said defendant in the sum prayed for, to wit: \$20.01; and said Decree further provide that execution may issue against the property of said defendant for the collection of said sum.

AND IT IS HEREBY FURTHER ORDERED, That a copy of said petition, together with a copy of this order be served upon the above named defendant, Charles A. Madsen, at lease five days before the said ~~4th~~ ^{2nd} day of ~~January~~ ^{April}, 1923.

Dated at Chambers, this fourth day of January, 1923.

Elias Hansen
Judge.

Charles A. Madsen

[Faint handwritten notes]

[Faint handwritten notes]

[Faint stamp]

Pitelin
Served this Order on
Charles G. Madson

Defendants...
this 27 day of March, 1923
at Lake View

Sheriff of Utah County, Utah

By Otto Bink

Deputy Sheriff

RECEIVED AT
SHERIFF'S OFFICE,

MAR 24 1923

AT _____ O'CLOCK _____ M.
J. D. BOYD, Sheriff,
Utah County, Utah.

Delivered at Chambers, Utah fourth day of January, 1923.
says before the said ~~Charles G. Madson~~ of ~~Utah~~, 1923.
the above named defendant, Charles A. Madson, et Josee Livo
petition, together with a copy of this order be served upon
AND IT IS HEREBY MANDATED ON THE D. THAT a copy of said
property of said defendant for the collection of said sum.
decrees further provide just execution may issue against the
to all: \$50.00, and said

1923

SHERIFF'S RETURN.

COUNTY OF UTAH.
STATE OF UTAH. SS.

I hereby certify and return that I received the within and hereto annexed order to Show Cause on the 24th day of March, A. D. 1923, and served the same upon Charles A. Madsen, personally, by delivering to and leaving with said defendant, a true copy of said Order to Show Cause, attached to copy of Petition, on the 27th day of March, A. D. 1923, at Lake View, Utah County, Utah.

I further certify that at the time of service, I endorsed upon the copy so served the date and place of service, and added thereto my name and official title.

Dated this 27th day of March, 1923.

J. D. Boyd, Sheriff of Utah County, Utah.

BY Otto Burk
deputy Sheriff.

Sheriff's Fees:	
Service	\$0.50
Mileage	.20
Total,	<u>\$0.70</u>