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And Everywhere Else**

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J. W. ANDERSON, LOCAL AGENT
DULUTH, MINN. BOTH PHONES 1800



"Bob Ricketts" in "In Wyoming" at the Lyceum Sunday Matinee and Night, April 21.

DANDELIONS SOON

Sorrel and Dandelion as a Vegetable.

Wash and shred dandelion and sorrel leaves, but keep separate, as the dandelions require longer cooking. After they have stood in cold water for an hour, put the dandelions in a sauce pan of boiling salted water. Stew until nearly tender, add the sorrel and simmer until the liquor disappears and the leaves are all tender. Chop or beat with a wooden spoon, and season with salt, pepper, butter and nutmeg if desired. Serve with a garnish of hard-boiled eggs, the whites cut in rings and the yolks rubbed through a ricer.

Dandelion Greens.

Pick the tender green leaves before the flower buds have formed, and in the early morning before the sun has toughened the fibers. Cut a small portion of the root with the leaves to enhance the tonic bitterness of the plant. Wash thoroughly in plenty of water, then soak in lightly salted water for a couple of hours. Drain, throw in a saucepan of boiling water and cook twenty minutes. Turn into a colander, drain and dash cold water from a faucet over them. This chills and blanches them, imparting a fresh flavor. Drain again, pressing to remove all the moisture, then chop, and let them rest until almost ready to serve. Put a tablespoonful

Order of Hearing on Petition for Decedent's Estate of Land.
STATE OF MINNESOTA, COUNTY OF ST. LOUIS—ss. In Probate Court.

In the Matter of the Estate of Simon Budnick, Decedent.

THE PETITION OF Barbara Budnick having been filed in this Court, representing, among other things, that the above named decedent died more than five years prior to the filing of said petition, and that the decedent had been proved nor administration granted on estate in this State; that said petitioner has, and claims to have, an interest in certain real estate of decedent lying and being in the County of St. Louis, State of Minnesota, as set forth in said petition and praying that the descent of said real estate be determined by this Court and the same assigned to the persons thereunto entitled.

IT IS ORDERED, That said petition be heard before this Court, at the Probate Court Rooms in Court House in the City of Duluth, in said County, on Monday, the 29th day of April, 1912, at ten o'clock in the forenoon, at which time interested in said hearing and in said matter are hereby cited and required to be present and to show cause, if any there be, why said petition should not be granted.

ORDERED FURTHER, That this order be served by publication in The Labor World, according to law.

Dated at Duluth, Minn., April 23rd, 1912.

By the Court,
S. W. GILPIN,
Judge of Probate.

(Seal Probate Court, St. Louis Co., Minn.)
L. W. April 6, 13, 20, 1912.

Order to Examine Final Account.
STATE OF MINNESOTA, COUNTY OF ST. LOUIS—ss. In Probate Court.

In the Matter of the Estate of John Stark, Decedent.

The petition of Bridget Stark, as representative of the above named decedent, together with her final account of the administration of said estate, having been filed in this Court, representing, among other things, that she has fully and completely administered and allowed by the Court, and that the Court make and enter an order of distribution of the residue of the estate of said decedent to the persons entitled thereunto, and the said estate on her bond.

IT IS ORDERED, That said petition be heard, and said final account examined, adjusted, and if correct, allowed by the Court, at the Probate Court Rooms in Court House in the City of Duluth, in said County, on Monday, the 29th day of April, 1912, at ten o'clock in the forenoon, at which time interested in said hearing and in said matter are hereby cited and required at said time and place to show cause, if any there be, why said petition should not be granted.

ORDERED FURTHER, That this order be served by publication in The Labor World according to law.

Dated at Duluth, Minn., April 2nd, 1912.

By the Court,
S. W. GILPIN,
Judge of Probate.

(Seal Probate Court, St. Louis Co., Minn.)
LEO A. BALL, Attorney.
L. W., April 6, 13, 20, 1912.

No. 10542.
Notice of Estates of Redemption.
OFFICE OF COUNTY AUDITOR,
County of St. Louis, State of Minnesota.

To Charlotte von Suesmlich, M. E. Geoghen.

You are hereby notified that the following piece or parcel of land, situated in the County of St. Louis, State of Minnesota, and known and described as follows to-wit:

Undivided one-half of West Twenty-five feet (Und. 1/2 of W. 25 ft.) of Lots One (1), Two (2) and Three (3), Block Fifteen (15) of the Plat of West Twenty-five feet, according to the record plat thereof, is now assessed in your name.

That on the 13th day of May, A. D. 1907, at a sale of land pursuant to the real estate tax judgment duly given and made in and by the District Court, in and for said County of St. Louis, on the 21st day of March, A. D. 1907, in proceedings to enforce the payment of taxes delinquent upon real estate for the year A. D. 1905, for said County of St. Louis, the above described piece or parcel of land was sold to you, and no one bidding upon said offer an amount equal to that for which said piece or parcel was sold, to-wit: the sum of Four Dollars and Fifty-seven cents, the same was duly bid in for the State of Minnesota for said sum.

That thereafter, and on the 13th day of November, A. D. 1911, the said piece or parcel of land, not then having been redeemed from said sale, and having then become the absolute property of the State of Minnesota, was conveyed at public sale by the County Auditor of said County, pursuant to the order and direction of the State Auditor of the State of Minnesota, and in accordance with the provisions of the statute in such case made and provided for the sum of Fifty-six Dollars and Ninety-two cents, duly paid to the County Treasurer of said County.

That the certificate of sale for said piece or parcel of land executed and delivered by said County Auditor upon said sale last above mentioned, has been presented to me at my office by the holder thereof, for the purpose of having notice of expiration of time for redemption from said tax sale of said property given and served, and that the amount required to redeem said piece or parcel of land from said tax sale, exclusive of the costs to accrue upon said notice, is the sum of Fifty-six Dollars and Ninety-two cents, with interest thereon from November 13th, 1911, at the rate of one per cent per month to the day such redemption is made.

That the time for the redemption of said piece or parcel of land from said tax sale will expire thirty (30) days after the service of this notice and filing of proof of such service in my office.

Witness, My hand and seal of office this 27th day of March, A. D. 1912.

O. HALDEN,
Auditor, St. Louis County, Minnesota.

By J. O. WALKER,
Deputy.

(Official Seal of County Auditor of St. Louis County, Minnesota.)
L. W. Mar. 30, April 6-13-1912.

Order of Hearing on Petition for Administration.
STATE OF MINNESOTA, COUNTY OF ST. LOUIS—ss. In Probate Court.

In the Matter of the Estate of Malcolm Thomson, Decedent.

The Petition of Malcolm A. Thomson, having been filed in this Court, representing, among other things, that Malcolm Thomson, then being a resident of the County of St. Louis, State of Minnesota, died intestate, in the County of St. Louis, State of Minnesota, on the 16th day of March, 1910, and praying that Letters of Administration be granted to Malcolm A. Thomson.

IT IS ORDERED, That said petition be heard before this Court, at the Probate Court Rooms in the Court House in Duluth, in said County, on Monday, the 22nd day of April, 1912, at ten o'clock, A. M., and all persons interested in said hearing and in said matter are hereby cited and required at said time and place to show cause, if any there be, why said petition should not be granted.

ORDERED FURTHER, That this Order be served by publication in The Labor World according to law, and that a copy of this Order be set on the County Treasurer of St. Louis County on the day of hearing.

Dated at Duluth, Minn., March 28th, 1912.

By the Court,
S. W. GILPIN,
Judge of Probate.

(Seal, Probate Court, St. Louis Co., Minn.)
L. W. Mar. 20, April 6-13-1912.

PROPOSED AMENDMENT TO THE CITY CHARTER

TO BE VOTED UPON AT A SPECIAL ELECTION TO BE HELD TUESDAY, MAY 7, 1912.

Amend the Duluth City Charter by adding at the end thereof, CHAPTER XXXII, in the following words:

CHAPTER XXXII.
Recall, Initiative and Referendum.

Sec. 501—The holder of any elective office may be removed at any time by the electors qualified to vote for a successor of such incumbent in the following manner: A petition signed by such electors, equal in number to at least twenty per centum of the entire vote cast for all candidates for said elective office at the last preceding general municipal election, demanding a special election, shall be removed shall be filed with the City Clerk, which petition shall contain a general statement of the grounds on which the removal is sought. The signature of the petitioner need not all be appended to one paper, but each signer shall state his place of residence, and street number. One of the signers of each petition shall make oath that the statements therein made are true as he believes, and that each signature is the genuine signature of the person whose name it purports to be. Within ten days from the date of filing such petition the City Clerk shall ascertain from the voter's register whether or not said petition is signed by the required number of qualified electors, and if necessary, the City Clerk shall allow him extra help for that purpose; and shall attach to said petition his certificate of the number of signatures examined. If by the City Clerk's certificate the petition is shown to be signed by the required number of qualified electors, it may be amended within ten days from the date of said certificate. The City Clerk shall, within ten days after such amendment, make like certificate of the amended petition, and if his certificate shall show the same to be insufficient, it shall be returned to the person filing the same; without prejudice to the filing of a new petition to the same effect. If the petition is deemed sufficient, the City Clerk shall order the filing of said petition, the Council shall fix a date for holding said special election, not less than forty days nor more than fifty days from the date of said filing.

In the published call for the election there shall be printed in not more than two hundred words the reasons for demanding the recall of the officer as set forth in the recall petition, and in said call there shall be printed two hundred words the officer may justify his course in office.

Except as herein otherwise provided said special election shall be conducted, returned and the result thereof declared, in all respects as are other city elections. But nominations of candidates for such election shall be made without the intervention of a City Clerk at least ten days before said special election, a statement of candidacy subscribed and sworn to by said candidates giving his name, address, and stating that he is a qualified voter and containing a request that his name be placed upon an official ballot as a candidate for election to said office at said special election, which said statement must be accompanied by a petition signed by such candidates signed by electors entitled to vote at said special election equal in number to at least ten per cent of the entire vote for all candidates for said office at the last preceding general municipal election. Said petition must be verified by persons as to the qualifications and residence with street number of each of the persons so signing the petition, and must contain a statement that the petitioners are qualified electors of the city, and that they know the said candidate to be a qualified elector of the city, a man of good moral character and qualified, in the opinion of said petitioners, for the duties of such office. No petitioner shall sign more than one such petition.

The successor of any officer so removed shall hold office during the unexpired term of his predecessor. Any person sought to be removed may be a candidate to succeed himself, and unless he requests otherwise, his name shall be placed on the official ballot without nomination or petition, and no other person than the incumbent receives the highest number of votes, the holder of the office upon removal shall receive the highest number of votes he is entitled to.

No recall petition shall be filed against any officer until he has actually held his office for at least three months.

No person who has been recalled from office, or who has resigned from such office while recall proceedings were pending against him, or who is elected or appointed to any office within one year after such recall or resignation, shall be eligible for re-election.

Sec. 502—Any proposed ordinance may be submitted to the Council by a petition signed by registered electors equal in number to at least ten per centum of the entire vote cast for all candidates for mayor at the last preceding general municipal election at which a Mayor was elected, and contains a request that said ordinance be submitted forthwith to a vote of the people at a special election then to be held by the Council.

(a) Pass said ordinance without alteration within twenty days after attachment of the Clerk's certificate of sufficiency to the accompanying petition, or

(b) Within twenty-five days after such certification, proceed to call a special election at which said ordinance without alteration shall be submitted to a vote of the people.

If the petition be signed by electors equal in number to at least ten, but less than twenty per centum of the entire vote cast for all candidates for Mayor at the last preceding general municipal election at which a Mayor was elected, and said ordinance be passed by the Council as provided, in the preceding subdivision, then such ordinance, without alteration, shall be submitted to a vote of the people at the next general municipal election occurring any time after twenty days from the date of the City Clerk's certificate of sufficiency attached to the petition accompanying such ordinance.

Wherever any ordinance or proposition is required by the Charter to be submitted to the voters of the City at a special election, such ordinance or proposition shall be printed and mailed by the City Clerk with a sample ballot to each voter, at least three days prior to the election, or order such ordinance or proposition to be printed in the official newspaper and published in like manner as ordinances adopted by the Council.

The ballots used in voting upon such proposed ordinance shall contain the words "For the ordinance" (stating the nature of the proposed ordinance) and "Against the ordinance" (stating the nature of the proposed ordinance). If a majority of the qualified electors voting on said proposed ordinance vote in favor thereof, such ordinance shall thereupon become a valid and binding ordinance of the City.

Any number of proposed ordinances may be voted upon at the same election, in accordance with the provisions of this chapter.

The Council may submit a proposition for the repeal of any such ordinance, or for amendments thereto, to be voted upon at any general municipal election; and should such proposition receive a majority of the votes cast at such election, such ordinance shall be repealed or amended accordingly. An ordinance proposed by petition or adopted by a vote of the people cannot be repealed or amended except by a vote of the people.

This shall not be held under this section of the Charter more than one special election in any period of six months.

The Council may, by ordinance, make such further regulation as may be necessary to carry out the provisions of this section.

Sec. 503—No ordinance passed by the Council shall go into effect before ten days from the time of its final passage, except when otherwise provided by the General Law of the State, or by the provisions of this Charter respecting street improvements, or when the ordinance is for the immediate preservation of the public peace, health or safety, which condition is stated in its urgency, and is passed by three-fourths vote of the Council; provided that no grant of any franchise shall be construed to be subject to the referendum vote as provided in Section 460 hereof. If during said ten days a petition signed by qualified electors of the City equal in number to at least twenty per centum of the entire vote cast for all candidates for Mayor at the last preceding general municipal election at which a Mayor was elected, protesting against the passage of such ordinance, be presented to the Council, the same shall thereupon be suspended from going into operation, and it shall be the duty of the Council to reconsider such ordinance, and if the same be not duly repealed, the Council shall submit the ordinance as provided in Section 502 of this Charter, to a vote of the electors of the City, either at the next general municipal election or at a special election called for that purpose, and such ordinance shall not become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. The provisions of Section 501 respecting the forms and conditions of the petition, the mode of verification, certification and filing shall be substantially followed, with such modifications as the nature of the ordinance requires.

No action of the Council making any contract or other provision for the furnishing of water, gas, light, power, transportation or any other public utility to the city or its inhabitants, or for the acquisition of any property for any such purpose, shall be taken except by ordinance.

Any ordinance or measure that the Council may pass, or that the Mayor of a City shall have authority to enact, as a Council may of its own motion submit to the electors for adoption or rejection, shall be subject to a special election, in the same manner and with the same force and effect as is provided in this section, or measures submitted on petition.

The Council may, by ordinance, amend the Charter, and such amendments may be necessary to carry out the provisions of this Chapter.

H. W. CHEADLE,
City Clerk.
L. W., April 6, 13, 20, 27, May 4, 1912.

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