

The Cook County News-Herald

Entered as second-class mail matter December 19, 1907, at the post office at Grand Marais Minn., under the act of Congress of March 3, 1879.

Published Weekly at Grand Marais, Minnesota.

ONE DOLLAR A YEAR.

MATT JOHNSON, Publisher.

Official County and Village Paper.

PREUS ON HIBBING DECISION

State Auditor Considers Request of Mayor to Close Mines Which Paid No Taxes.

St. Paul, Aug. 9.—J. A. O. Preus, state auditor, says he expects to decide shortly whether to seek an injunction which would shut down mines at Hibbing. Mr. Preus has just returned from Northern Minnesota and is not familiar with the statute to which Mayor Victor L. Power of Hibbing called his attention in a telegram asking the auditor to close all mines on which taxes have not been paid.

Mr. Preus expects to decide on a course of action at once, and has so notified Mayor Power.

The mining companies are not taking the request of Mayor Power seriously. Frank D. Adams, attorney for the Oliver Iron Mining company, said he had been familiar all along with the statutes on which Mayor Power asks Mr. Preus to take action.

KIDNAPS MAN HIT BY AUTO

Driver Stops to Pick up Victim, then Speeds Away—Detectives Search Hospitals.

Minneapolis, Aug. 9.—An old man was struck and apparently seriously injured by an automobile of unknown ownership at Hennepin avenue and Tenth street. He was picked up and tossed into the machine, and the driver sped away. Detectives visited every Minneapolis hospital but were unable to find the injured man.

A dozen persons read the car's number but inadequate automobile records at police headquarters prevented the arrest of the driver at once. Witnesses said the machine was first seen turning rapidly from Tenth street and going south on Hennepin avenue. A passing street car blocked its path and it swung towards a crowd of persons crossing the street.

Several leaped to safety but the man hit did not respond quickly enough to the warning. The automobile then careened and grazed the street car and stopped suddenly. The driver picked up his victim and escaped before witnesses could interfere.

Eric Flood Victims Buried

Eric, Pa., Aug. 9.—Eleven victims of Tuesday night's flood were buried while Coroner Hanley and his deputies were arranging for the inquest, which has been scheduled. Competent engineers were at work preparing data for presentation to the war department at Washington with a view to Federal regulations that would prevent further filling in of the Mill creek channel and thus tend to avert a repetition of the disaster. The forces of men working in the wreckage were further increased.

STATE OF MINNESOTA

County of Cook, IN DISTRICT COURT, Eleventh Judicial District.

Conglomerate Land Company, a corporation, Plaintiff.

vs.

Guibrand Gislison, Carl Hval, Francis D. West, F. Baker, John C. Campbell, W. A. Curry, Patrick H. Fitzgerald, John Kennedy, Wayland W. Sanford, Paul Johnson, Andrew Swarding, Assignees for benefit of creditors of Charles W. Wilson and John F. Gresham, William D. Washburn, Jr., Norman H. Murray, August N. Ekman, Merchants Hotel Company, a corporation, William McGuffee, North American Iron Company, a New Jersey corporation, D. McMillen, C. P. Packard, William Haythorn, George F. Ash, Ephraim G. Ash, William H. Clough, Stone-Ordean-Wells Company, a corporation, George S. Darling, William Wombacher, Margaret Sullivan, Charles P. Maginnis, Gertrude M. Scott, Martha A. Miller, William P. Spalding, Margaret Rice, Daniel G. Cash, Catherine Dorsey, Michael Pastoret, John T. Pastoret, Peter J. Pastoret, Christine Crowe, Wm. P. Spalding, John MacLeod, Helen Z. Paulson, John Q. A. Croshon, John M. Steffen, Stephen Thomas, Eugene F. Lane, Curtis T. Benedict, Charles C. Jones, Oza P. Stearns, Susan M. Eskin, Victor P. Stearns, Stella B. Stearns, Victor Stearns as executor of the Estate of Oza P. Stearns, deceased, Sarah B. Stearns, Mary F. Pope, William F. Pope, Lucy Pope, Taylor, Curtis E. Benedict, Curtis I. Benedict, Orlan P. Whitcomb, Gust Peterson, William Forsyth, Daniel Narey, Samuel B. Swank, Adolph S. Carlson, Herman Ebers, John A. Dewey, Fred D. Ash, Edna J. Ash, Louisa J. Ames, Mary A. Ash, Charles W. Wilson, Signe T. Sutton, Julia E. Wilson, George E. Wilson, Carl Axel Wilson, Esther A. Wilson, Marcella W. Bates, Wm. C. Sherwood, William W. Wilson, State of Minnesota, County of Cook, Edmund M. Pope, F. C. Fuller, A. W. Fuller, E. J. Peterson, Maria L. Dufour, formerly Maria L. Godfrey, Edward Sterling, Chas. C. Jones, and all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint herein. Defendants.

NOTICE OF REFEREE SALE

Whereas, Judgment was duly rendered, entered and docketed in the above entitled action on the 10th day of July, A. D. 1915, for partition and sale of the lands and premises hereinbefore described.

And whereas, said judgment duly appointed L. H. Lien, of Grand Marais, Cook County, Minnesota, Referee for the purpose of sale of the lands and premises described in said judgment, to-wit:

The Southwest quarter of Section Eight, Township Sixty-two North, of Range Four East of the 4th P. M.

Lots One and Two and the North half of the Northwest quarter of Section Eleven, Township Sixty-two North, of Range Four East of the 4th P. M.

Northwest quarter of Section Seventeen, Township Sixty-two North, of Range Four East of the 4th P. M.

East half of the Southeast quarter of Section Eighteen; Lots One, Two, Three and Five in Section Twenty-nine, Lots Three, Five, Seven and Eight in Section Thirty, Township Sixty-three North, of Range One East of the 4th P. M.

East half of the Southeast quarter of Section Twenty-one, Township Sixty-three North, of Range One East of the 4th P. M.

South half of the Northwest quarter of Section Twenty-seven, and East half of the Northwest quarter of Section Twenty-eight, Township Sixty-three North, of Range Four East of the 4th P. M.

Southwest quarter of the Northeast quarter of Section Four, Township Sixty-four North, of Range Two East of the 4th P. M.

Lots Five and Six and the North half of the Southeast quarter of Section Three, Township Sixty-four North, of Range Two East of the 4th P. M.

Southwest quarter of Section Three, Township Sixty-four North, of Range Two East of the 4th P. M.

East half of Section Four, Township Sixty-four North, of Range Two East of the 4th P. M.

Lot One in Section Four, Township Sixty-four North, of Range Two East of the 4th P. M.

Lots Eight and Nine in Section Three, Township Sixty-four North, of Range Three East of the 4th P. M.

Lots One, Two, Three and Four in Section Four, Township Sixty-four North, of Range Three East of the 4th P. M.

West half of the Southwest quarter, Southeast quarter of the Southwest quarter and Lots Eight and Nine in Section Thirty-three, Township Sixty-four North, of Range Three East of the 4th P. M.

Northwest quarter of the Southeast quarter of Section Thirty-four, Township Sixty-five North, of Range Three East of the 4th P. M.

West half of the Southwest quarter and the Southeast quarter of the Southwest quarter of Section Thirty-five, Township Sixty-five North, of Range Three East of the 4th P. M.

Southwest quarter of Section Eight, Township Sixty-five North, of Range Four East of the 4th P. M. in one parcel.

Lots One and Two and the North half of the Northwest quarter of Section Eleven, Township Sixty-five North, of Range Four East of the 4th P. M. in one parcel.

Northwest quarter of Section Seventeen, Township Sixty-five North, of Range Four East of the 4th P. M. in one parcel.

East half of the Southeast quarter of Section Eighteen; Lots One, Two, Three and Five in Section Twenty-nine, and Lots Three, Five, Seven and Eight in Section Thirty, Township Sixty-five North, of Range One East of the 4th P. M. in one parcel.

East half of the Southeast quarter of Section Twenty-one, Township Sixty-five North, of Range One East of the 4th P. M. in one parcel.

South half of the Northwest quarter of Section Twenty-seven, and East half of the Northwest quarter of Section Twenty-eight, Township Sixty-five North, of Range Four East of the 4th P. M. in one parcel.

Southwest quarter of the Northeast quarter of Section Four, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

North half of the Southeast quarter and Lots Five and Six in Section Three, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Southwest quarter of Section Three, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

East half of the Southeast quarter of Section Four, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Lot One in Section Four, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Lots Eight and Nine in Section Three, Township Sixty-four North, of Range Three East of the 4th P. M. in one parcel.

Lots One, Two, Three and Four in Section Four, Township Sixty-four North, of Range Three East of the 4th P. M. in one parcel.

West half of the Southwest quarter, Southeast quarter of the Southwest quarter and Lots Eight and Nine in Section Thirty-three, Township Sixty-four North, of Range Three East of the 4th P. M. in one parcel.

Northwest quarter of the Southeast quarter of Section Thirty-four, Township Sixty-five North, of Range Three East of the 4th P. M. in one parcel.

West half of the Southwest quarter and the Southeast quarter of the Southwest quarter of Section Thirty-five, Township Sixty-five North, of Range Three East of the 4th P. M. in one parcel.

Southwest quarter of Section Eight, Township Sixty-five North, of Range Four East of the 4th P. M. in one parcel.

Lots One and Two and the North half of the Northwest quarter of Section Eleven, Township Sixty-five North, of Range Four East of the 4th P. M. in one parcel.

Northwest quarter of Section Seventeen, Township Sixty-five North, of Range Four East of the 4th P. M. in one parcel.

East half of the Southeast quarter of Section Eighteen; Lots One, Two, Three and Five in Section Twenty-nine, and Lots Three, Five, Seven and Eight in Section Thirty, Township Sixty-five North, of Range One East of the 4th P. M. in one parcel.

East half of the Southeast quarter of Section Twenty-one, Township Sixty-five North, of Range One East of the 4th P. M. in one parcel.

South half of the Northwest quarter of Section Twenty-seven, and East half of the Northwest quarter of Section Twenty-eight, Township Sixty-five North, of Range Four East of the 4th P. M. in one parcel.

Southwest quarter of the Northeast quarter of Section Four, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

North half of the Southeast quarter and Lots Five and Six in Section Three, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Southwest quarter of Section Three, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

East half of the Southeast quarter of Section Four, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Lot One in Section Four, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Lots Eight and Nine in Section Three, Township Sixty-four North, of Range Three East of the 4th P. M. in one parcel.

Lots One, Two, Three and Four in Section Four, Township Sixty-four North, of Range Three East of the 4th P. M. in one parcel.

West half of the Southwest quarter, Southeast quarter of the Southwest quarter and Lots Eight and Nine in Section Thirty-three, Township Sixty-four North, of Range Three East of the 4th P. M. in one parcel.

Northwest quarter of the Southeast quarter of Section Thirty-four, Township Sixty-five North, of Range Three East of the 4th P. M. in one parcel.

STATE OF MINNESOTA, County of Cook, IN DISTRICT COURT, Eleventh Judicial District.

Conglomerate Land Company, a corporation, and Split Rock Mining and Investment Company, a corporation, Plaintiffs.

vs.

Charles E. Baker, Ella Mayhew Townsend, Edith Mayhew Strom, George H. Mayhew, Carrie E. Carhart, Clara M. Carhart, Charles Hebard, Mary E. Hebard, Daniel L. Hebard, Julia H. Marsden, Charles C. O'Leary, John M. Boyden, Hensley C. Akeley, John M. Millar, George F. Sinclair, Thomas G. Morris, North American Iron Company, a New Jersey corporation, Nicholas Probeck, North Shore Mining Co., a corporation, Ancient Diggings Co., a corporation, J. S. Sellum, John Paulson, Samuel B. Barker, Aura W. Barker, Union National Bank of Chicago, a banking corporation, The Continental National Bank, a banking corporation, Edward Pace, Samuel Kerr, Ed. Kench, H. M. Packard, William Hallock, C. P. Packard, William Haythorn, Hugh J. McClearn, Charles J. Johnson, Intermediate Corporation, a corporation, White Line Transportation Company, a corporation, M. D. Wells Company, a corporation, The Continental Shoe Company, a corporation, Wyman-Partridge Company, a corporation, Kelly-How-Thompson Company, a corporation, Marshall-Wells Hardware Company, a corporation, Scott-Graff Lumber Company, a corporation, Blake and Walle Company, a corporation, McGill-Warner Company, a corporation, George W. Martin, and Thomas H. Martin, Jr., Defendants.

WHEREAS, judgment was duly rendered, entered and docketed in the above entitled action on the 6th day of July, A. D. 1915, for partition and sale of the lands and premises hereinbefore described.

AND WHEREAS, said judgment duly appointed L. H. Lien, of Grand Marais, Cook County, Minnesota, Referee for the purpose of making sale of the lands and premises described in said judgment, to-wit:

South half of the Northeast quarter and Lot One in Section One, Township Sixty-four North, of Range One East of the 4th P. M.

Lot Two in Section Eleven, Township Sixty-four North, of Range Two East of the 4th P. M.

Lots Five, Six, Seven and Eight in Section Twelve, Township Sixty-four North, of Range Two East of the 4th P. M.

Southwest quarter of the Southwest quarter and Lots One, Two, Three and Four in Section Six, and Lots One, Two, Three and Four in Section Seven, Township Sixty-four North, of Range Three East of the 4th P. M.

AND WHEREAS, said judgment by and under the authority of said judgment, provided that the lands and premises shall be sold in separate parcels as follows, to-wit:

South half of the Northeast quarter and Lot One in Section One, Township Sixty-four North, of Range One East of the 4th P. M. in one parcel.

Lot Two in Section Eleven, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Lots Five, Six, Seven and Eight in Section Twelve, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Southwest quarter of the Southwest quarter and Lots One, Two, Three and Four in Section Six, and Lots One, Two, Three and Four in Section Seven, Township Sixty-four North, of Range Three East of the 4th P. M. in one parcel.

All of the above described parcels of land to be sold to the highest bidder for cash, and that due notice of such sale be given;

NOW, THEREFORE, Notice is hereby given that under and by virtue of said judgment, the plaintiff in the above entitled action, do hereby summon and compel the defendant in the above entitled action, to appear in the office of the Clerk of said District Court for said County of Cook, Minnesota, to-wit: at the Court House at the Village of Grand Marais, Cook County, Minnesota, on the 8th day of August, A. D. 1915, at ten o'clock in the forenoon of said day, to answer and defend against the claims of the plaintiff in the above entitled action, and to show cause why the plaintiff should not be granted the relief demanded in the complaint.

Dated this 23rd day of July, 1915.

F. D. McMillen, Attorney pro se for plaintiff.

STATE OF MINNESOTA, County of Cook, IN DISTRICT COURT, Eleventh Judicial District.

NOTICE OF LIS PENDENS.

F. D. McMillen, Plaintiff.

vs.

M. G. Reade, Edward I. Knapp, William H. Kitto, William W. Henderson, Robert H. Newell, Adolph S. Carlson, Hugh J. McClearn, White Line Transportation Company, Kelly How Thompson Company, Marshall Wells Hardware Company, Scott Graff Lumber Company, Blake & Walle Company, Stone Ordean Wells Company, George W. Martin and Thomas H. Martin, Jr., Defendants.

Notice is hereby given that an action has been commenced by said plaintiff against said defendants and each of them, which action is now pending.

The object of said action is to determine the adverse claims of each and all of the defendants in the real estate hereinbefore described, and to procure a judgment and decree that the plaintiff is the owner thereof, free and clear from the claims of each and all of them, and that the defendants and all of them, and all of their heirs, assigns, executors, administrators, and assigns, shall be forever barred from claiming any right, title, estate, lien or interest in the real estate described as follows, to-wit:

Lot 16, Township 60 North, Range 2 West, SW 1/4, Section 22, Township 61 North, Range 1 West.

Undivided 1/2 of SE 1/4 of NE 1/4, Section 31, Township 56 North, Range 2 West.

All NE 1/4, Section 2, Township 62 North, Range 2 East.

Undivided 1/2 of NE 1/4 of SW 1/4, and NW 1/4 of SE 1/4, Section 19, Township 63 North, Range 1 West.

Undivided 1/2 of Lots 4 and 5, Section 29, and undivided 1/2 of all of Section 29, except Lots 8 and 9, all in Township 63 North, Range 1 West, all in the County of Cook and State of Minnesota, according to the Government plat thereof.

Dated July 23, 1915.

F. D. McMillen, Attorney pro se for plaintiff, 818 Hennepin Avenue, Minneapolis, Minnesota.

No. 2011.

NOTICE OF EXPIRATION OF REDEMPTION.

Office of the County Auditor, County of Cook, State of Minnesota.

To Carry, W. A., Fitzgerald & Kersey: You are hereby notified that the following described piece or parcel of land situated in the County of Cook and State of Minnesota, to-wit:

Undivided 1/2 of NE 1/4 of NW 1/4, SW 1/4 of NW 1/4 of Section 17, Township 62, Range 4 East, is now assessed in your name; that on the 9th day of May, 1910, at the sale of land pursuant to the Real Estate Tax Judgment duly entered in and by the District Court of the County of Cook and State of Minnesota, the above described parcel of land was sold for the sum of Five Dollars and twenty cents to the State of Minnesota.

That the tax certificate issued upon said sale has been presented to me by the holder thereof, and the time for redemption of said parcel of land from said sale will expire sixty days after the service of this notice and proof thereof has been filed in my office.

Witness my hand and official seal this 10th day of August, A. D. 1915.

T. I. CARTER, County Auditor, Cook County, Minnesota. (Seal County Auditor, Cook Co., Minn.)

STATE OF MINNESOTA, County of Cook, IN DISTRICT COURT, Eleventh Judicial District.

Conglomerate Land Company, A Corporation, Plaintiff.

vs.

Alex Dugal, Shogomoo Company, a corporation, East Vermillion Land Company, a corporation, Mary E. Hallowell, Charles J. Johnson, Referees, S. McKinley, James B. McLaren, Jay H. Hoag, Trustee of the Estate of Charles J. Johnson, Bankrupt, Gutierrez Brothers, a corporation, White Line Transportation Company, a corporation, M. D. Wells Company, a corporation, The Continental Shoe Company, a corporation, The Continental Shoe Company, a corporation, Stone-Ordean-Wells Company, a corporation, Wyman-Partridge Company, a corporation, Kelly-How-Thompson Company, a corporation, Marshall-Wells Hardware Company, a corporation, Scott-Graff Lumber Company, a corporation, Blake and Walle Company, a corporation, McGill-Warner Company, a corporation, George W. Martin and Thomas H. Martin, Jr., Defendants.

WHEREAS, judgment was duly rendered, entered and docketed in the above entitled action on the 6th day of July, A. D. 1915, for partition and sale of the lands and premises hereinbefore described.

AND WHEREAS, said judgment duly appointed L. H. Lien, of Grand Marais, Cook County, Minnesota, Referee for the purpose of making sale of the lands and premises described in said judgment, to-wit:

South half of the Northeast quarter and Lot One in Section One, Township Sixty-four North, of Range One East of the 4th P. M.

Lot Two in Section Eleven, Township Sixty-four North, of Range Two East of the 4th P. M.

Lots Five, Six, Seven and Eight in Section Twelve, Township Sixty-four North, of Range Two East of the 4th P. M.

Southwest quarter of the Southwest quarter and Lots One, Two, Three and Four in Section Six, and Lots One, Two, Three and Four in Section Seven, Township Sixty-four North, of Range Three East of the 4th P. M.

AND WHEREAS, said judgment by and under the authority of said judgment, provided that the lands and premises shall be sold in separate parcels as follows, to-wit:

South half of the Northeast quarter and Lot One in Section One, Township Sixty-four North, of Range One East of the 4th P. M. in one parcel.

Lot Two in Section Eleven, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Lots Five, Six, Seven and Eight in Section Twelve, Township Sixty-four North, of Range Two East of the 4th P. M. in one parcel.

Southwest quarter of the Southwest quarter and Lots One, Two, Three and Four in Section Six, and Lots One, Two, Three and Four in Section Seven, Township Sixty-four North, of Range Three East of the 4th P. M. in one parcel.

All of the above described parcels of land to be sold to the highest bidder for cash, and that due notice of such sale be given;

NOW, THEREFORE, Notice is hereby given that under and by virtue of said judgment, the plaintiff in the above entitled action, do hereby summon and compel the defendant in the above entitled action, to appear in the office of the Clerk of said District Court for said County of Cook, Minnesota, to-wit: at the Court House at the Village of Grand Marais, Cook County, Minnesota, on the 8th day of August, A. D. 1915, at ten o'clock in the forenoon of said day, to answer and defend against the claims of the plaintiff in the above entitled action, and to show cause why the plaintiff should not be granted the relief demanded in the complaint.

Dated this 23rd day of July, 1915.

F. D. McMillen, Attorney pro se for plaintiff.

STATE OF MINNESOTA, County of Cook, IN DISTRICT COURT, Eleventh Judicial District.

NOTICE OF LIS PENDENS.

F. D. McMillen, Plaintiff.

vs.

M. G. Reade, Edward I. Knapp, William H. Kitto, William W. Henderson, Robert H. Newell, Adolph S. Carlson, Hugh J. McClearn, White Line Transportation Company, Kelly How Thompson Company, Marshall Wells Hardware Company, Scott Graff Lumber Company, Blake & Walle Company, Stone Ordean Wells Company, George W. Martin and Thomas H. Martin, Jr., Defendants.

Notice is hereby given that an action has been commenced by said plaintiff against said defendants and each of them, which action is now pending.

The object of said action is to determine the adverse claims of each and all of the defendants in the real estate hereinbefore described, and to procure a judgment and decree that the plaintiff is the owner thereof, free and clear from the claims of each and all of them, and that the defendants and all of them, and all of their heirs, assigns, executors, administrators, and assigns, shall be forever barred from claiming any right, title, estate, lien or interest in the real estate described as follows, to-wit:

Lot 16, Township 60 North, Range 2 West, SW 1/4, Section 22, Township 61 North, Range 1 West.

Undivided 1/2 of SE 1/4 of NE 1/4, Section 31, Township 56 North, Range 2 West.

All NE 1/4, Section 2, Township 62 North, Range 2 East.

Undivided 1/2 of NE 1/4 of SW 1/4, and NW 1/4 of SE 1/4, Section 19, Township 63 North, Range 1 West.

Undivided 1/2 of Lots 4 and 5, Section 29, and undivided 1/2 of all of Section 29, except Lots 8 and 9, all in Township 63 North, Range 1 West, all in the County of Cook and State of Minnesota, according to the Government plat thereof.

Dated July 23, 1915.

F. D. McMillen, Attorney pro se for plaintiff, 818 Hennepin Avenue, Minneapolis, Minnesota.

No. 2011.

NOTICE OF EXPIRATION OF REDEMPTION.

Office of the County Auditor, County of Cook, State of Minnesota.

To Carry, W. A., Fitzgerald & Kersey: You are hereby notified that the following described piece or parcel of land situated in the County of Cook and State of Minnesota, to-wit:

Undivided 1/2 of NE 1/4 of NW 1/4, SW 1/4 of NW 1/4 of Section 17, Township 62, Range 4 East, is now assessed in your name; that on the 9th day of May, 1910, at the sale of land pursuant to the Real Estate Tax Judgment duly entered in and by the District Court of the County of Cook and State of Minnesota, the above described parcel of land was sold for the sum of Five Dollars and twenty cents to the State of Minnesota.

That the tax certificate issued upon said sale has been presented to me by the holder thereof, and the time for redemption of said parcel of land from said sale will expire sixty days after the service of this notice and proof thereof has been filed in my office.

Witness my hand and official seal this 10th day of August, A. D. 1915.

T. I. CARTER, County Auditor, Cook County, Minnesota. (Seal County Auditor, Cook Co., Minn.)

STATE OF MINNESOTA, County of Cook, IN DISTRICT COURT, Eleventh Judicial District.

Conglomerate Land Company, A Corporation, Plaintiff.

vs.

Alex Dugal, Shogomoo Company, a corporation, East Vermillion Land Company, a corporation, Mary E. Hallowell, Charles J. Johnson, Referees, S. McKinley, James B. McLaren, Jay H. Hoag, Trustee of the Estate of Charles J. Johnson, Bankrupt, Gutierrez Brothers, a corporation, White Line Transportation Company, a corporation, M. D. Wells Company, a corporation, The Continental Shoe Company, a corporation, The Continental Shoe Company, a corporation, Stone-Ordean-Wells Company, a corporation, Wyman-Partridge Company, a corporation, Kelly-How-Thompson Company, a corporation, Marshall-Wells Hardware Company, a corporation, Scott-Graff Lumber Company, a corporation, Blake and Walle Company, a corporation, McGill-Warner Company, a corporation, George W. Martin and Thomas H. Martin, Jr., Defendants.

WHEREAS, judgment was duly rendered, entered and docketed in the above entitled action on the 6th day of July, A. D. 1915, for partition and sale of the lands and premises hereinbefore described.

AND WHEREAS, said judgment duly appointed L. H. Lien, of Grand Marais, Cook County, Minnesota, Referee for the purpose of making sale of the lands and premises described in said judgment, to-wit:

South half of the Northeast quarter and Lot One in Section One, Township Sixty-four North, of Range One East of the 4th P. M.

Lot Two in Section Eleven, Township Sixty-four North, of Range Two East of the 4th P. M.

Lots Five, Six, Seven and Eight in Section Twelve, Township Sixty-four North, of Range Two East of the 4th P. M.

Southwest quarter of the Southwest quarter and Lots One, Two, Three and Four in Section Six, and Lots One, Two, Three and Four in Section Seven, Township Sixty-four North, of Range Three East of the 4th P. M.

AND WHEREAS, said judgment by and under the authority