

SLAVS HOLD BACK GERMANS' THRUSTS

PRESS ALLEGES LACK OF READINESS TO UNDERSTAND TEUTON STANDPOINT.

CAVALRY ATTACKS IN NORTH

W Applied in Fullness it Would Mean Abdication to Neutrals Say Vossische Zeitung—Attacks to Continue.

London, July 26.—A dispatch to the Times from Sofia says that a convention ceding to Bulgaria the Turkish portion of the Dedeagatch railway was signed in Constantinople Thursday.

"I understand," says the Times correspondent, "that the agreement implies no engagement of a political character on the part of either country. Bulgaria neither binds herself to remain neutral nor to permit the passage of contraband."

London, July 26.—Only the northern point of the pincers, which the Austro-Germans for more than a week have been trying to close around Warsaw and the Russian armies in the Polish salient has made any progress during the last few days. The Russians are making a continual threat at von Mackensen's flank along the Bug river from the east of Chelm to the east of Lemberg. Between Krylow and Sokal their attacks have been particularly severe, compelling the Germans to send reinforcements, probably intended to support von Mackensen, to meet them.

Warsaw Situation Unchanged. Along the Vistula to the south and west of Warsaw there has been little change except for the occupation by the Germans of some positions evacuated by the Russians when they drew in their line.

While Warsaw is under heavy pressure the Austro-Germans have a lot of stiff work before them if they are to bring their operations to a successful ending by its capture. After crossing the Narew they still have the broader Bug, lined with fortresses to face; while in the south the Russians have good positions north the Lublin-Chelm railway, which might prove the undoing of the army which attacked them.

Cavalry Attacks in North. Many are of the opinion that the most dangerous attacks at the moment are those which are being made in the provinces of Courland, Kovno and Grodno, at the lines of communications between Warsaw and the northern interior of Russia. Those attacks are being delivered for the most part by cavalry and will doubtless be met in due time by the concentration of Cossacks in these regions.

The French report another success in the Vosges at Ban-de-Sapt, where they claim to have taken more than 800 unarmored prisoners. The Germans admit the loss of a portion of their trenches there.

There is no diminution in the Italian offensive along the Isonzo river, which the Italians say is proceeding favorably for them, but which the Austrians declare is meeting with no success.

Italy Commends Wilson's Note. Rome, via Paris, July 26.—President Wilson's note to Germany is highly commended by the Italian press. The Tribuna says:

"The situation has reached a decisive stage and all further discussion seems impossible, or at least useless. It only remains to be seen what attitude Germany will adopt in the face of this courteous but firm statement of the American position."

Tells of Eastland's Faults. Minneapolis, July 26.—That the Eastland, which overturned in the Chicago river, was unstable on her initial trips 10 years ago, was the statement made by A. C. Bussey, 206 Rustic Lodge avenue, who made two trips on the boat during the first season of its operation. He said with too much ballast the boat wouldn't navigate the river, and with too little it became top-heavy.

President of Chile Elected. Santiago, Chile, July 25.—The presidential electors met and by a majority of five votes chose Juan Luis San Fuenes president of the republic. Parliament will meet August 31 to confirm the election.

Mayor Thompson Rushes Home. San Francisco, July 26.—Mayor Thompson of Chicago and his official party have left here on a special train for Chicago.

Wives Chicago Mayor. Chicago, July 26.—W. B. Moorehouse, acting mayor, sent the following telegram to Mayor Thompson, who is in San Francisco: "Steamer Eastland turned over on side in river at Clark street bridge. Twenty-five hundred employes of Western Electric company, in expression, on board. Hundreds dead. Everything being done to take care of the situation. Mr. Moorehouse expects an immediate reply from the mayor and it is probable that the latter will be in Chicago."

MEXICANS KILLED BY TEXAS RANGERS

SEVERAL OUTLAWS REPORTED SLAIN IN FIGHT NEAR NORIAS, TEXAS.

AMERICANS ARE REINFORCED

Special Train Carries United States Soldiers to Aid Ranchmen—300 Mexicans Cross Rio Grande, According to Sheriff.

Harlingen, Tex., Aug. 9.—Five American ranchmen were wounded, two of them seriously and several Mexican outlaws were reported killed in a fight between Texas rangers and American ranchers and a band of Mexican bandits at Norias ranch, ten miles north of Lyford, in Cameron county, according to a phone message received here from Norias. The number of casualties to the Mexicans, it is said, could not be ascertained owing to darkness.

The outlaws estimated between 80 and 50, attacked the Norias ranch house shortly before dark. Fourteen ranchmen barricaded themselves in the house and defended the place until 10 o'clock, when the message said, the Mexicans withdrew temporarily. Shortly after the bandits had withdrawn, 16 Texas rangers and armed civilians arrived.

Kill Several Mexicans. At 10:30 the report says, the Mexicans returned, unaware that reinforcements had arrived. They again charged the house and were met with a volley of shots from the rangers and several of the Mexicans were killed. The outlaws retreated into the darkness.

A special train left Harlingen shortly before ten o'clock last night carrying 35 U. S. soldiers and 12 armed civilians to reinforce the Americans on the Norias ranch.

Two Battles in Texas. Brownsville, Tex., Aug. 9.—Mexican outlaws and Texas rangers and county officers were engaged in two battles near Norias, Texas, 60 miles north of Brownsville, according to reports received here.

The clashes occurred at 6:30 and 8:30 at night, it is said. Results of the fight are not yet known here.

A special train which left here for Norias a day ago with rangers and county officers, returned and ten minutes later started back to Norias. It will stop at Harlingen to take on a detachment of U. S. soldiers.

Norias is located in a rolling sand-hill country, which makes fighting with horses very difficult. It was announced at Fort Brown that four companies of United States Infantry are being rushed here from Fort McIntosh, near Laredo.

Jailer is Wounded. Fritz George, night watchman at the Lyford, Texas, jail, was shot and seriously wounded before daybreak. The act is charged to Mexican outlaws.

A party of farmers near Lyford also was fired on by unknown persons a few hours earlier in the night. Rumors that six Mexicans were killed in a battle with a posse in a remote section of Hidalgo county could not be confirmed.

Sheriff A. Y. Baker of Hidalgo county was quoted as saying 300 Mexicans have crossed the Rio Grande from Mexico west of Brownsville and are traveling over Hidalgo county in parties of three and four, apparently making their way to some concentrating point.

Admits Killing Four Persons. Buffalo, N. Y., July 19.—Casimir Areszowski, held here at the request of the Chicago police, signed a statement to the police in which he confessed to the murder in Blue Island, on July 5, 1914, of Jacob Meilich, his wife, daughter and granddaughter.

The motive for the crime, the prisoner said, was to get money which Meilich kept concealed in his house where Areszowski was a boarder.

Office of County Auditor, County of Cook, State of Minnesota. To Cameron, J. L. You are hereby notified that the following described piece or parcel of land, situated in the County of Cook, and State of Minnesota, and known and described as follows, to-wit:

An undivided one-eighth interest in the North-west quarter of the North-east quarter and in Lot Eleven of Section Thirty-one, Township Sixty-five, Range Four West, is now assessed in your name; that on the 13th day of May, A. D. 1907, at the sale of land pursuant to the Real Estate Tax Judgment, duly given and made in and by the District Court in and for the said County of Cook, on the 2nd day of March, A. D. 1907, in proceedings to enforce the payment of taxes delinquent upon real estate for the year 1905 for the said County of Cook the above described piece or parcel of land was sold to the State of Minnesota for the sum of Two and 84/100 Dollars and was on the 21st day of February, A. D. 1910, assigned by the State of Minnesota to the sum of Sixteen Dollars and one cent, and the amount required to redeem said piece or parcel of land from said assignment exclusive of the costs to accrue upon this notice, is the sum of Sixteen Dollars and one cent and interest at the rate of twelve per cent per annum from said 21st day of February, A. D. 1910 to the day such redemption is made; and that the said tax certificate has been presented to me by the holder thereof and the time for redemption of said piece or parcel of land from said sale will expire sixty (60) days after the service of this notice and proof thereof has been filed in my office.

TORRENS 87. STATE OF MINNESOTA, COUNTY OF COOK, DISTRICT COURT, ELEVENTH JUDICIAL DISTRICT.

In the matter of the application of Conglomerate Land Company, a corporation, to register the title to the following described real estate, situated in Cook County, Minnesota, to-wit:

North half of the Northeast quarter, Southwest quarter of the Northeast quarter and the Northeast quarter of the Northwest quarter of Section One, Township Fifty-nine North, of Range Four West of the 4th P. M. Applicant.

State of Minnesota, the County of Cook, John R. Weeks, Harris D. Holvor, P. E. McMillan, et al. et al. other persons of parties unknown, claiming any right, title, estate, lien or interest in the real estate herein or in the application thereof, Defendants.

The State of Minnesota to the Above Named Defendants: You are hereby summoned and required to answer the application of the applicant in the above entitled proceedings, to file your answer to the said application in the office of the Clerk of said Court in said County, within the time specified in the summons of this summons, and if you fail to answer the said application within the time aforesaid, the applicant in this proceeding will apply to the Court for the relief demanded therein.

Witness Geo. Leng, Clerk of the District Court, at Grand Marais, Cook County, Minnesota, this 22nd day of July, A. D. 1915.

ARNOLD & ARNOLD, Attorneys for Applicant. (Seal of District Court, Cook County, Minn.)

TORRENS No. 106. STATE OF MINNESOTA, COUNTY OF COOK, DISTRICT COURT, ELEVENTH JUDICIAL DISTRICT.

In the matter of the application of Gabro Land Company, a corporation, to register the title to the following described real estate, situated in Cook County, Minnesota, to-wit:

North half of the Southeast quarter of Section Two, Township Sixty-four North, of Range Two East of the 4th P. M., according to the Government Survey thereof.

Lot Six and Seven in Section Six, Township Sixty-four North, of Range Two East of the 4th P. M., according to the Government Survey thereof.

Lot Two and Three and the Southeast quarter of Section Four, Township Sixty-four North, of Range Two East of the 4th P. M., according to the Government Survey thereof.

Lot Six and Seven in Section Six, Township Sixty-four North, of Range Two East of the 4th P. M., according to the Government Survey thereof.

Helen A. Paulson, Owen Ferguson, Frank A. Day, William E. Richardson, Francis A. Richardson, Charles J. Johnson, Edna M. Martha Segor, Otto C. Hartman, Mary E. Hallock, W. W. Blackshaw, Charles J. Johnson, Taylor and Brothers, a corporation, White Line Transportation Company, a corporation, M. D. Wells Corporation, a corporation, The Continental Shoe Company, a corporation, The Scott-Graff Lumber Company, a corporation, East Wagon Company, a corporation, Stone, dean-Wells Company, a corporation, F. Mayer Boot & Shoe Company, a corporation, H. A. Kline, George A. Martin and Thomas H. Martin, J. D. Barrett, C. Zimmernan, H. B. Knudsen, W. W. Sanford, Northern Security Company, a corporation, H. A. Kline, Pope and Benjamin Taylor, an executor of the last will and testament of M. Pope, L. J. Emery, Byron G. Segog, East Vermillion Iron & Steel Company, East Vermillion Land Company, Elmer W. Matter, Conglomerate Land Company, State of Minnesota, County of Cook, Marjorie F. Pope, Lucy Pope Taylor, William F. Pope, Lizzie P. Matter, Willard E. Matter, et al. other persons of parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the application herein, Defendants.

The State of Minnesota to the Above Named Defendants: You are hereby summoned and required to answer the application of the applicant in the above entitled proceedings, to file your answer to the said application in the office of the Clerk of said Court, in said County, within twenty days after the service of this summons upon you, exclusive of the time for the service of a copy of this notice upon you, and to fail to answer the said application within the time aforesaid, the applicant in this proceeding will apply to the Court for the relief demanded therein.

Witness Geo. Leng, Clerk of said Court, and the seal thereof, at Grand Marais, Cook County, this 17th day of July, A. D. 1915.

GEO. LENG, Clerk of the District Court. ARNOLD & ARNOLD, Attorneys for Applicant. (Seal of District Court, Cook County, Minn.)

Office of County Auditor, County of Cook, State of Minnesota. To Cameron, J. L. You are hereby notified that the following described piece or parcel of land, situated in the County of Cook, and State of Minnesota, and known and described as follows, to-wit:

An undivided one-eighth interest in the North-west quarter of the North-east quarter and in Lot Eleven of Section Thirty-one, Township Sixty-five, Range Four West, is now assessed in your name; that on the 13th day of May, A. D. 1907, at the sale of land pursuant to the Real Estate Tax Judgment, duly given and made in and by the District Court in and for the said County of Cook, on the 2nd day of March, A. D. 1907, in proceedings to enforce the payment of taxes delinquent upon real estate for the year 1905 for the said County of Cook the above described piece or parcel of land was sold to the State of Minnesota for the sum of Two and 84/100 Dollars and was on the 21st day of February, A. D. 1910, assigned by the State of Minnesota to the sum of Sixteen Dollars and one cent, and the amount required to redeem said piece or parcel of land from said assignment exclusive of the costs to accrue upon this notice, is the sum of Sixteen Dollars and one cent and interest at the rate of twelve per cent per annum from said 21st day of February, A. D. 1910 to the day such redemption is made; and that the said tax certificate has been presented to me by the holder thereof and the time for redemption of said piece or parcel of land from said sale will expire sixty (60) days after the service of this notice and proof thereof has been filed in my office.

Witness my hand and official seal this 8th day of July, 1915.

T. I. CARTER, County Auditor, Cook County, Minnesota. (County Auditor's Seal)

STATE OF MINNESOTA, County of Cook, IN DISTRICT COURT, ELEVENTH JUDICIAL DISTRICT.

Magnetite Land Company, a corporation, Plaintiff, vs. Andrew A. Hogman, Marais Investment Corporation, a corporation, County Iron and Land Company, a corporation, Fred B. Kosson, Hugo Monson, State of Minnesota, Lucy Pope Taylor and Benjamin Taylor, Executor of the Estate of E. M. Pope, deceased, Defendants.

NOTICE OF REFEREE SALE. WHEREAS, Judgment was duly rendered 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 described in said judgment, to-wit:

North half of the Southwest quarter of Section Twenty-five, Township Sixty-five North, of Range Five West of the 4th P. M.

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:

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels, according to the United States Government Sub-Division thereof, 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 of partition and sale, dated July 6, A. D. 1915, duly rendered, entered and docketed on said day in the office of the Clerk of the District Court of Cook County, Minnesota, I will sell at public auction in the Village of Grand Marais, in the County of Cook and State of Minnesota, to-wit:

North half of the Southwest quarter of Section Twenty-five, Township Sixty-five North, of Range Five West of the 4th P. M.

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels as follows, to-wit:

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels as follows, to-wit:

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels as follows, to-wit:

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels as follows, to-wit:

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels as follows, to-wit:

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels as follows, to-wit:

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels as follows, to-wit:

Northwest quarter of the Southeast quarter of Section Twenty-six, Township Sixty-five North, of Range Five West of the 4th P. M.

AND WHEREAS, said judgment by the Referee provides that said lands and premises shall be sold in separate parcels as follows, to-wit:

STATE OF MINNESOTA, County of Cook, IN DISTRICT COURT, ELEVENTH JUDICIAL DISTRICT.

Gabro Land Company, a corporation, Plaintiff, vs. Lars E. Grindy, Christian Pedersen, Albert G. P. Lopper, John F. Fretten, John McAlpine, Alex. B. McDonald, Thomas Irvine, Stephen H. Jones, Frank Johnson, Hugo Monson, State of Minnesota, Allen M. Longstreet, Mary A. Longstreet, Ida May Luick, Ida May Luick, Emma Longstreet, Gertrude Longstreet, James Frank Longstreet, John N. Fox, Joel L. Cameron, John Lang, Quade, P. M. Cole, D. B. McAlpine, Genelle Johnson Case, Greenleaf Johnson Case 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 19th day of July, A. D. 1915, for partition and sale of the lands and premises hereinafter 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:

Lot Three and Four and the Southwest quarter of the Northwest quarter of Section One, and Lot One in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon.

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

Lot Seven and Eight and the Southeast quarter of the Southeast quarter of Section Twelve, Township Sixty-five North, of Range Five West of the 4th P. M. in one parcel;

Lot Two in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon, in one parcel;

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

All of the above described lands and premises are 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 of partition and sale, dated July 19th, A. D. 1915, duly rendered, entered and docketed on said day in the office of the Clerk of the District Court for said Cook County, Minnesota, I will sell at public auction in the Village of Grand Marais, in the County of Cook and State of Minnesota, to-wit:

Lot Seven and Eight and the Southeast quarter of the Southeast quarter of Section Twelve, Township Sixty-five North, of Range Five West of the 4th P. M.

Lot Two in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon, in one parcel;

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

All of the above described lands and premises are 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 of partition and sale, dated July 19th, A. D. 1915, duly rendered, entered and docketed on said day in the office of the Clerk of the District Court for said Cook County, Minnesota, I will sell at public auction in the Village of Grand Marais, in the County of Cook and State of Minnesota, to-wit:

Lot Seven and Eight and the Southeast quarter of the Southeast quarter of Section Twelve, Township Sixty-five North, of Range Five West of the 4th P. M.

Lot Two in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon, in one parcel;

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

All of the above described lands and premises are 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 of partition and sale, dated July 19th, A. D. 1915, duly rendered, entered and docketed on said day in the office of the Clerk of the District Court for said Cook County, Minnesota, I will sell at public auction in the Village of Grand Marais, in the County of Cook and State of Minnesota, to-wit:

Lot Seven and Eight and the Southeast quarter of the Southeast quarter of Section Twelve, Township Sixty-five North, of Range Five West of the 4th P. M.

Lot Two in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon, in one parcel;

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

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

STATE OF MINNESOTA, County of Cook, IN DISTRICT COURT, ELEVENTH JUDICIAL DISTRICT.

Gabro Land Company, a corporation, Plaintiff, vs. Lars E. Grindy, Christian Pedersen, Albert G. P. Lopper, John F. Fretten, John McAlpine, Alex. B. McDonald, Thomas Irvine, Stephen H. Jones, Frank Johnson, Hugo Monson, State of Minnesota, Allen M. Longstreet, Mary A. Longstreet, Ida May Luick, Ida May Luick, Emma Longstreet, Gertrude Longstreet, James Frank Longstreet, John N. Fox, Joel L. Cameron, John Lang, Quade, P. M. Cole, D. B. McAlpine, Genelle Johnson Case, Greenleaf Johnson Case 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 19th day of July, A. D. 1915, for partition and sale of the lands and premises hereinafter 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:

Lot Three and Four and the Southwest quarter of the Northwest quarter of Section One, and Lot One in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon.

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

Lot Seven and Eight and the Southeast quarter of the Southeast quarter of Section Twelve, Township Sixty-five North, of Range Five West of the 4th P. M. in one parcel;

Lot Two in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon, in one parcel;

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

All of the above described lands and premises are 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 of partition and sale, dated July 19th, A. D. 1915, duly rendered, entered and docketed on said day in the office of the Clerk of the District Court for said Cook County, Minnesota, I will sell at public auction in the Village of Grand Marais, in the County of Cook and State of Minnesota, to-wit:

Lot Seven and Eight and the Southeast quarter of the Southeast quarter of Section Twelve, Township Sixty-five North, of Range Five West of the 4th P. M.

Lot Two in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon, in one parcel;

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

All of the above described lands and premises are 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 of partition and sale, dated July 19th, A. D. 1915, duly rendered, entered and docketed on said day in the office of the Clerk of the District Court for said Cook County, Minnesota, I will sell at public auction in the Village of Grand Marais, in the County of Cook and State of Minnesota, to-wit:

Lot Seven and Eight and the Southeast quarter of the Southeast quarter of Section Twelve, Township Sixty-five North, of Range Five West of the 4th P. M.

Lot Two in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon, in one parcel;

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

All of the above described lands and premises are 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 of partition and sale, dated July 19th, A. D. 1915, duly rendered, entered and docketed on said day in the office of the Clerk of the District Court for said Cook County, Minnesota, I will sell at public auction in the Village of Grand Marais, in the County of Cook and State of Minnesota, to-wit:

Lot Seven and Eight and the Southeast quarter of the Southeast quarter of Section Twelve, Township Sixty-five North, of Range Five West of the 4th P. M.

Lot Two in Section Two, Township Sixty-four North, of Range One West of the 4th P. M. exclusive of all timber, standing, lying or being thereon, in one parcel;

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

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