

The Cook County News-Herald

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Published Weekly at Grand Marais, Minnesota.

ONE DOLLAR A YEAR.

MATT JOHNSON, Publisher.

Official County and Village Paper.

GERMAN ATTEMPTS AT VERDUN COSTLY

CROWN PRINCE'S ARMY LOSES MORE THAN 100,000 MEN AGAINST FRANCE.

FRENCH LOSSES ARE HEAVY

Week's Casualties Admitted to Be About as Heavy as Those Suffered by Teutons—Battle for Riga Renewed—Slaves Confident.

Paris, Sept. 18.—The German crown prince's army has lost more than 100,000 men in successive attempts to break through the French lines west of Verdun, it was officially estimated.

An official review of the fighting in the Western Argonne was given out supplementarily to the daily communiqué. This review admits that in his attacks on Wednesday and Thursday the crown prince penetrated the French trenches on a front of two-thirds of a mile, but declares that German losses were out of comparison to the ground gained.

"Since the crown prince's army began its attempts against the French lines in the Argonne it has not obtained a single strategically important result," said the official review. "In one year a single German army corps has lost more than 40,000 men. The crown prince's army altogether has lost more than 100,000 men."

French Losses Heavy. It is officially admitted, however, that the French losses in this week's fighting were about as heavy as those suffered by the crown prince.

For 18 days Belgian, British and French artillery has poured a steady rain of shells from guns of all caliber on the German trenches from the Swiss frontier to the sea.

The official communiqué reported no cessation in the bombardment. The continual pounding has broken down rows of Teuton trenches around Arras, in the Argonne and the Champagne and has prepared the way for minor successes by the infantry.

The region around Arras, near Neuville and Rookincourt shook with the roar of exploding shells. Between the Somme and the Oise and in the region of Fays there were continuous combats all night with mines and artillery. The communiqué reports the wrecking of enemy trenches. In the Argonne the Germans attacked energetically with bombs and hand grenades. Their foremost ranks were bathed in a shrapnel fire that threw the enemy back.

Artillery Combat Continues. At Eperges in the Wivre region in Lorraine, at Arracourt, Parroy and Lettre the artillery combat continues. No important infantry fighting occurred in the Vosges. There has been, furthermore, a particularly violent artillery engagement in the department of the Muse, and along the front in Lorraine.

The battle for Riga has been renewed after several days' lull. The Germans under Von Beseler are violently attacking on the entire front from Friedrichstadt to Dinak and northwest of Friedrichstadt are again attempting to cross the Dvina. They have been beaten back, but official dispatches indicate the assault is growing more violent. The Russian war office has every confidence that General Ruskly will hold the Dvina line without reinforcements.

WILSON STUDYING DEFENSE

President to Present Plans to Congress at Next Session—Ready for Reports.

Washington, Aug. 16.—President Wilson this week will begin a detailed study of plans for strengthening the national defenses to be presented to congress at the next session. He will discuss the subject with Secretaries Garrison and Daniels separately and will bring it before the next cabinet meeting.

The president is now ready to take up the special reports which he asked Secretaries Garrison and Daniels several weeks ago to prepare for him. He will not begin writing the section of his message to congress on national defense until after he has completed the scheduled series of conferences with his cabinet officers and the chairmen of the house and senate naval committees.

Soldiers Arrest Gamblers.

New Orleans, Aug. 9.—Failure of officials of Jefferson Parish to enforce the state laws caused Governor Hall to order a battalion of the Louisiana National Guard to raid a gambling house in South Port, a suburb of New Orleans, according to a statement issued by the governor. Nearly 150 persons were arrested, including Joseph Hyland, the proprietor. The patrons were paroled. Governor Hall declared that the parish officials had failed to take any action against the lawless element.

PAN-AMERICAN PEACE APPEAL MADE PUBLIC

DOCUMENT ADDRESSED TO POLITICAL AND MILITARY LEADERS IS GIVEN OUT AT WASHINGTON.

REPLIES ARE ASKED FOR WITHIN NEXT TEN DAYS

Pan-American Conference Expect Within Reasonable Time Enough Favorable Answers to Warrant Them in Extending Their Aid to Arrange for Peace Congress.

Washington, Aug. 16.—The Pan-American appeal to Mexico, now being delivered to the chiefs of factions and governors of states, was made public here by the state department.

The appeal, although addressed to the political and military leaders, takes on the form of an announcement to the Mexican people themselves. A made public by the state department, the document is prefaced by this announcement:

"The Mexican people are informed that the following communication has been sent to many prominent persons in Mexico who possess authority or military power within the republic."

Copies to Carranza and Villa. The appeal went forward to General Carranza and Villa and to more than a score of other military and political leaders throughout Mexico, being transmitted by cable, telegraph and wireless, whichever method was required to reach the desired destination.

As replies are asked for within ten days after the appeal is received, although the time may be extended for cause, no further meeting of the Pan-American conference is planned until they have been received or it may be apparent that some of the Mexicans addressed do not propose to reply.

The conferees confidently expect within a reasonable time enough favorable replies to warrant them in extending their aid to arrange for the proposed peace congress.

Text of Peace Appeal. Washington.—"The undersigned, the Secretary of State of the United States; the ambassadors extraordinary and plenipotentiary of Brazil, Chile and Argentina; and the envoys extraordinary and ministers plenipotentiary of Bolivia, Uruguay and Guatemala, accredited to the government of the United States of America, acting severally and independently unanimously send to you the following communication."

"Inspired by the most sincere spirit of American fraternity and convinced that they rightly interpret the earnest wish of the entire continent they have met informally at the suggestion of the Secretary of State of the United States to consider the Mexican situation to ascertain whether their friendly and disinterested help could be successfully employed to re-establish peace and constitutional order in our sister republic."

Loss Sight of Effects of War. "In the heat of the frightful struggle which for so long has steeped in blood the Mexican soil, doubtless all may well have lost sight of the dissolving effects of the strife upon the most vital conditions of the national existence, not only on the life and liberty of the inhabitants but on the prestige and security of the country. We cannot, however, no one can doubt—that in the presence of a sympathetic appeal from their brothers of America, recalling to them these disastrous effects, asking them to save their motherland from an abyss—no one can doubt, we repeat—that the patriotism of the men who lead, or aid in any way the bloody strife, will not remain unmoved; no one will doubt that each and every one of them, measuring in his own conscience his share in the responsibilities of past misfortune and looking forward to his share in the glory of the pacification and reconstruction of the country, will respond, nobly and resolutely, to this friendly appeal and give their best efforts to opening the way to some saving action."

Urge Meeting at Neutral Spot. "We, the undersigned, believe that if the men directing the armed movements in Mexico, whether political or military chiefs, should agree to meet, either in person or by delegates, far from the sound of cannon, and with no other inspiration save the thought of their afflicted land, there to exchange ideas and to determine the fate of the country—from such action would undoubtedly result the strong

U. S. Soldiers in Riot. Nogales, Ariz., Aug. 16.—Scores of American soldiers were participants in a riot in Nogales as a result, it is said, of a rumor that Mexicans had threatened to take their guns away. Ten Mexicans were attacked before the officers got control of the men. One American is reported to have been slain in Nogales, Mex., just across the border from here by infuriated Mexicans. The soldiers that engaged in the rioting were members of the 125th infantry.

COUNT PORRA



Count Porra is the general commanding the Fifth military division of the Italian army, with headquarters at Milan.

CLAIMS TO BE SISTER TO THE GODDESS OF LIBERTY. New York, Sept. 4.—A well-dressed woman arrested while wandering about downtown New York is Bellevue's latest puzzle. She says she is a daughter of the queen of England and sister to the Goddess of Liberty. In the seams of her dress she carried \$1,500 in gold and bankbooks showing deposits of \$20,000. The bankbooks gave her name as Mrs. Emma Shute of Cumminsville, Ohio.

SPURN HIGHER FREIGHT RATE

WESTERN ROADS WILL NOT ACCEPT ADVANCE ALLOWED.

WIN Appeal for Rehearing of Cases, Charging Interstate Commerce Commission with Inconsistency.

Chicago, Sept. 4.—Western railroads will not accept the advances in freight rates allowed them by a recent decision of the Interstate Commerce Commission. Acting on advice of their executive officers, the attorneys of the various lines met in this city and decided to appeal from the commission's decision and to file a petition for a rehearing of the rate cases early next week.

"The main ground is that we believe that the Interstate Commerce Commission's opinion in the rate case is entirely inconsistent with itself and with its previous decisions," said Mr. Wright. "It is inconsistent both on the general subject of additional revenues the railroads claimed they needed, and also specifically in the treatment of our request for higher interstate freight rates by citing instances of lower intrastate rates."

ORDER AFFECTS 25,000 MEN

Standard Oil Gives Workers 8-Hour Day in Place of 10-Hour Schedule.

New York, Sept. 4.—Announcement of a cut in the 10-hour day and the adoption of an 8-hour schedule by the Standard Oil company of New Jersey was made here on behalf of the board of directors of that concern. Twenty-five thousand workers were said to be affected by the order which would become effective Sept. 15.

The announcement issued in behalf of the company reads as follows: "In accordance with the policies of this company to keep its wages and working conditions equal to, or in advance of, the wages and working conditions of other men doing a similar class of work, it has been decided to adopt the 8-hour day. This change will be made without loss to the men."

Crookston Boy Kills Self. Crookston, Minn., Sept. 4.—Earl Dittman, aged 13, son of Mr. and Mrs. William Dittman, residing three miles south of Crookston, committed suicide. He was despondent because of ill health.

Lie Passed at Kane Probe. Minneapolis, Sept. 4.—Accusations of misconduct on the part of James T. Kane, deposed head of the meter-reading branch of the city waterworks department, and denials of the various charges, came so thick and fast that it was almost necessary at one time to call the police to keep order in the council committee which is conducting the investigation into the affairs of the waterworks office. The lie was passed several times during the hearing.

STATE OF MINNESOTA, County of Cook.

IN DISTRICT COURT, Eleventh Judicial District.

John F. Killoria, Plaintiff,

vs.

John H. Johnson, Leonard McHugh, H. H. Phelps, Cook County Iron and Steel Company, a corporation, Carl G. Stubbart, A. C. Hubbell, Louis A. Hall, W. H. T. Hughes, Inter-State Company, a corporation, John Holterau, Jeanie Krojanker, Robert Krojanker, John Nordquist, Conglomerate Land Company, a corporation, Jens Mikkelsen, Thora Mikkelsen, Karen Benson, Thonnette Larson, Bert Johnson, Axel H. Mikkelsen, Erik Mikkelsen, Kristian M. Mikkelsen, Arthur H. Mikkelsen, Olof M. Mikkelsen, Andrew H. Bell, Olline Mikkelsen, Edward Sargent Hatch, Pulpwood Log Company, a corporation, John F. Segog, Interstate Company, a corporation, Peter Peterson, Gary E. Nordquist, John W. E. Fremuth, Theodore M. Hellinski, Martha Segog, Chris Peterson, Albert L. Lindeke, Al. M. Lester, Grace Lester, F. D. McMillan, Mary Olson, Henry Johnson, John Sundeen, Catherine Schibsted, Ellen Schibsted, Lewis A. Hall, Mary Hubbell, E. D. Graff, Melving W. Graff, Annie S. Sundeen, sole heir and devisee of the Estate of John Sundeen, deceased, The Marais Investment Company, a corporation, M. E. Denning, William H. Denning, Lucy B. Denning, Lewis A. Hall and Lewis B. Hughes, Executors and Trustees of the last will and testament of William H. T. Hughes, deceased, Olive P. Hughes, John A. Hughes, Lewis B. Hughes, James W. Hughes, Olive W. Hughes, John Wickham, William Wickham, Catherine Wickham, James Wickham, The Bank of Commerce of Superior, Wisconsin, a Banking corporation, Bridget Stark, Robert Stark, Clara Stark, Nellie Stark, John Timothy Stark, James Alphonso Stark, John Wickham, Executor of the Estate of John Holterau, deceased, 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.

SUMMONS

The State of Minnesota to the Above Named Defendants:— You are hereby summoned and required to answer the complaint of the State of Minnesota, in the above entitled action, which is filed in the office of the Clerk of the District Court of Cook County, Minnesota, and to serve a copy of your answer to the said complaint on the undersigned at their offices in the Lyceum Building, Duluth, St. Louis County, Minnesota, within a reasonable time after the service of this summons upon you, exclusive of the day of such service, and if you fail to answer the said complaint within the time so specified, the plaintiff in this action will apply to the Court for the relief demanded in said complaint. Dated this 1st day of September, A. D. 1915.

ARNOLD & ARNOLD, Attorneys for Plaintiff,

605-608 Lyceum Building, Duluth, Minnesota

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STATE OF MINNESOTA, County of Cook.

IN DISTRICT COURT, Eleventh Judicial District.

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Defendants.

NOTICE OF LIS PENDENS.

You will please to take notice, that an action has been commenced in the District Court for Cook County, Minnesota, by the above named plaintiff, against the above named defendants the object of which is as follows, to-wit: 1. For a partition of the property herein described in accordance with the intent and proportion of the lands owned by the plaintiff and the respective defendants. 2. For the sale thereof, if it shall be found to the best interests of the owners that a sale shall be made of the same. 3. That the adverse claims of each and every of the defendants be tried, and the rights of each and every of the adverse claimants be determined, and the rights of the parties respectively be determined. 4. That each and every of the defendants be forever enjoined and barred from making any claim against the interests of this plaintiff in said property, or any part or portion thereof. 5. For such other and further relief as to the Court may seem just and equitable based upon the facts and allegations of the complaint. The complaint of the plaintiff in this action is now on file in the office of the Clerk of the District Court in and for said Cook County, Minnesota. The property described in said complaint and herein referred to is situated in the County of Cook and State of Minnesota, and described as follows, to-wit: West half of the Northeast quarter, Southeast quarter of the Northwest quarter and Lot Two, in Section Thirty, Township Sixty-four North, of Range Five West of the 4th P. M. Fractional Southwest quarter of Section Eighteen, Township Sixty-four North, of Range Five West of the 4th P. M. Northeast quarter of the Northwest quarter of Section Fifteen, and North half of the Northwest quarter and Southeast quarter of the Northwest quarter of Section Fourteen, in Township Sixty-four North, of Range Five West of the 4th P. M. North half of the Northwest quarter, Southwest quarter of the Northwest quarter and West half of the Northwest quarter of Section Twenty-eight, Township Sixty-five North, of Range Five West of the 4th P. M.

Witness my hand and official seal this 3rd day of September, 1915.

T. I. CARTER, County Auditor

Cook County, Minnesota.

(County Auditor's Seal)

No. 2042

NOTICE OF EXPIRATION OF REDEMPTION.

Office of the County Auditor, County of Cook, State of Minnesota. To Hall, Louis, Louis Hall, Swanstrom, E. G., E. G. Swanstrom, Marble, R. M., R. M. Marble, Pulpwood Log Co: 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: Und. 1/12 Lot 12, Section 33, Township 63, Range 2 West, is now assessed in your name; that on the 8th day of May, A. D. 1911, at the sale of and pursuant to the Real Estate Tax Judgment, duly given and made in and by the District Court in and for said County of Cook on the 23rd day of March, A. D. 1911, in proceedings to enforce the payment of taxes delinquent upon real estate for the year 1909, said County of Cook, the above piece or parcel of land was sold to the State of Minnesota for the sum of One Dollar and seventy-three cents, and was on the 1st day of September, 1915, assigned by the State of Minnesota to the sum of Five Dollars and eighty-two cents; that 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 Five Dollars and seventy-three cents, and interest thereon at the rate of 12 per cent per annum from said last day of September, 1915, to the day such redemption is made, and that the 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 3rd day of September, 1915.

T. I. CARTER, County Auditor

Cook County, Minnesota.

(County Auditor's Seal)

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

Northeast quarter of the Southeast quarter of Section Twenty, and Southwest quarter of the Northwest quarter and West half of the Southwest quarter of Section Twenty, Township Sixty-four North, of Range Four West of the 4th P. M.

Lots Two, Six, Seven and Eight and Southwest quarter of the Northeast quarter of Section Three, Township Sixty-four North, of Range Five West of the 4th P. M.

Lots Three and Four and the South half of the Northwest quarter of Section Three, Township Sixty-four North, of Range Five West of the 4th P. M.

Southeast quarter of the Northwest quarter, South half of the Northeast quarter and Northeast quarter of the Southeast quarter of Section Twenty-eight, Township Sixty-five North, of Range Five West of the 4th P. M.

Lot Four and the Northeast quarter of the Southeast quarter and Southeast quarter of the Northeast quarter of Section Thirty-five, Township Sixty-five north, of Range Five West of the 4th P. M.

East half of the Northwest quarter and East half of the Southwest quarter of Section Fourteen, Township Sixty-four North, of Range Four West of the 4th P. M.

Lots One, Five and Eight and the Southwest quarter of the Northwest quarter of Section Twenty-eight, Township Sixty-four North, of Range Five West of the 4th P. M.

Dated this 1st day of September, A. D. 1915

ARNOLD & ARNOLD, Attorneys for Plaintiff,

No. 2044

NOTICE OF EXPIRATION OF REDEMPTION.

Office of County Auditor, County of Cook, State of Minnesota. To C. J. Johnson and M. Zimmerman, John G. Moward, T. W. Mayhew: You are hereby notified that the following described piece or parcel of land, situate in the County of Cook, State of Minnesota, and known and described as follows, to-wit: Undivided three-fifths (Und. 3/5) East one-half of Northwest Quarter (E 1/2 of NW 1/4) of Section Twenty-four (24), Township Sixty-one (61), Range One (1) West, is now assessed in your name; that on the 10th day of May, A. D. 1909, 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 said County of Cook on the 20th day of March, A. D. 1909, in proceedings to enforce the payment of taxes delinquent upon real estate for the year 1907, for the said County of Cook, the above described piece or parcel of land was duly offered for sale and no one bidding upon said amount equal to that for which said piece or parcel was subject to be sold to-wit: Four Dollars and ten cents, and the same was duly bid in for the State of Minnesota for said sum.

That thereafter and on the 11th day of August, 1908, the said piece or parcel of land not then having been redeemed from said sale, was sold and conveyed at public sale by the County Auditor of said County pursuant to the provisions of the act of the Legislature of the State of Minnesota, and in accordance with the provisions of the statutes in such respect made and provided, for the sum of Fifteen and nine one-hundredths (15 9/100) Dollars, and the amount required to redeem said piece or parcel of land from said sale, exclusive of the costs to accrue upon this notice, is the sum of Fifteen Dollars and nine one-hundredths (15 9/100) Dollars, and interest thereon at the rate of twelve per cent (12 per cent) per annum as provided by law from said 11th day of August, A. D. 1915, 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 7th day of August, A. D. 1915.

T. I. CARTER, County Auditor.

Cook County, Minnesota.

(County Auditor's Seal)

No. 2043

NOTICE OF EXPIRATION OF REDEMPTION.

Office of the County Auditor, County of Cook, State of Minnesota. To Ragnarson, Marble, R. M., R. M. Marble, Swanstrom, E. G., E. G. Swanstrom, Hale, J. E., J. E. Hale, et al.: 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: Und. 1/12 Lot 2 of Section 34, Township 63, Range 4 West, is now assessed in your name; that on the 8th day of May, 1911, at the sale of and pursuant to the Real Estate Tax Judgment, duly given and made in and by the District Court in and for said County of Cook on the 23rd day of March, A. D. 1911, in proceedings to enforce the payment of taxes delinquent upon real estate for the year 1909, said County of Cook, the above piece or parcel of land was sold to the State of Minnesota for the sum of One Dollar and seventy-three cents, and was on the 1st day of September, 1915, assigned by the State of Minnesota for the sum of Four Dollars and seventy-three cents, and interest thereon at the rate of 12 per cent per annum from said last day of September, 1915, to the day such redemption is made, and that the 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 3rd day of September, A. D. 1915.

T. I. CARTER, County Auditor.

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