Taste is a matter of tobacco quality

We state it as our honest belief that the tobaccos used in Chesterfield are of finer quality (and hence of better taste) than in any other cigarette at the price.

Liggett & Myers Tobacco Co.



CIGARETTES

of Turkish and Domestic tobaccos-blended

· They Satisfy

FISHERMEN TO USE PLANES.

The use of airplanes to locate the herring shoals, which is under consideration by the Scottish trawler owners, is becoming something of a necessity, according to the Manchester Guardian. In pre-war years the herring could be relied upon to follow the same course year after year, traveling from breeding ground to breeding ground in regular armies, each specles keeping to its own troop. Seldom was there any deviation. Some of these shoals would be three miles wide and several miles in length. Since the war, however, there has been an increasing tendency to leave the old haunts for a period. The herring disappear from the regular track and are lost for weeks. That was the case last year, and again in the early part of the present season. Meanwhile the drifters were searching for the shoals. getting very bare catches and losing money as a consequence. An airplane could cover the seas more rapidly than any trawler, could more readily distinguish the presence of the fish and, by announcing the location to the fishing fleets, could save weeks of fruitless ef-

fort.

Unionism is absolutely right in what It proposes to do about Vice Chancellor Buchanan's injunction prohibiting peaceful picketing, says the Brooklyn Eagle. The case is to be carried to the State Court of Appeals of New Jersey, and, if necessary, from that commonwealth to Washington. In other words, opposition to the injunction is to be characterized by "duo procedure" instead of taking the form of street-corner declamations, which eventuate in nothing worth achieving. Of still greater moment, however, to the cause of organized labor is the effort making to prevent it from seeking recruits in the mining regions of West Virginia, for, should it culminate successfully, the precedent thus established will furnish a base of operation for all who want an open shop. It is this case, which is not part of the whole, but upon which all is staked, that is of absorbing interest to all concerned, friend and foe alike, the question as to the right to picket being merely incidental to it.

Formal commemoration of such historic events as the adoption of the Constitution of the United States is not a bad thing if it be kept simple and sincere, says the New York Times. The temptation is to strain to say thing new or startling. But as regards the Constitution, the plain and well-known facts suffice. They are all that sensible Americans need dwell on for their own satisfaction, or in heir efforts to help newcomers in our country to understand the place and ing of the Constitution. It alone makes the American people secure in their individual rights as citizens en these are imperiled by passing ts of sentiment. If it is true, as re is much evidence to prove, that Americans are showing themselves the most conservative matter in a turbulant world, the largest cause of it lies to our federal Constitution.

A ton and a half of wood was u er every American soldier that went reversa. More than 450,000,000 board et of timber and more than 650,000 cords of fuel wood had to be produced by the St. Mihlel offensive 70,000,000 heard feet of timber were needed every 50 days. About 31,000 men in the

ply of these great quantities of wood in France. Twenty-seven large mills and 60 small mills were cutting 2,000,-000 board feet of lumber every day at the time the armistice was signed. With these facts in mind every American purely as a matter of patriotism should become a forest conservation fan for life.

Dodging a shoe thrown at him, a groom in Syracuse, N. Y., slipped, was bumped by a locomotive, thrown back to the platform, landed on his chin and bit his tongue. The worst of it is, it probably started a debate that will last through one married life as to whether it would not have been the part of wisdom for him to have been hit with the shoe.

Inventors have made a money box in which a gong will ring when thieves attempt to carry it away. All you have to do is press the button. However, until inventors build a money box that will take a bandit's gun away from him, one is not going to be any readier to press the button than he is now to slap the bandit's face.



THER night I gotta invitash come play da poker game. never play dat game before and I dunno ver moocha bout. Dat bunch say I can maka plenta money sef I getta righta cards.

One guy aska me how moocha chin I like to buy. I say no wanta buy any. I no gotta use for da chip so wot I wanta buy for. But he tella me gotta hava da chip for play weeth. So I trada five dolla for leetle stack. I tink he cheata me, too-I could buy dat chip any place for twenty-five cent.

He tella me eef I gotta two cards sama kind was one pair and was preety goods hand. He say tree of a kind was better and eef I gotta four cards sama kind he tella me betta every one dat chip I gotta.

So one guy divida dat cards up weeth da whole bunch. He tella me no letta anyone see wot I gotta. So I geeva look and every one dat cards was sama kind—peecture of man rida bicycle. I count and every one da

I putta hands over dat cards and when he tella me maka da bet I betta alla my chip and alla my money, too. eva one more look and every one dat cards was same ting.

One other guy reaks bet weeth me and aska wot I gotta. I say five cards

and asks wot I gotts. I say five cards same kind. He tells me turn 'em over. I turn 'em upside down and I gotts two, seek ten, five and somating elsa. On dat side was decirent every one, but de other side was same kind.

Dat guy take my money and bells me I am crase one to head. He say I betts wrong side of the card. But how I hnew wheethe side was got can take the card. Hereo de ball game you can take the main make money only one side one de pater game. Mebbe dat guy was right wet tells me I am crase ous de head, I denno.

Uncommon Sense

By JOHN BLAKE

NEVER BORROW TIME

TOU can replace a borrowed ten dollars, little the worse for the borrowing.

You cannot replace a borrowed hour, for that particular hour will never come to you again.

The amount of money a man can make is limited only by his energy and acquisitive ability, which is otherwise known as his financial genius.

The amount of time he has, has a definite limit. The billionaire has no more of it than the longshoremanusually not nearly so much.

When you put off today's job till tomorrow you are borrowing time from yourself, which is a very dangerous practice.

Today's job has got to be done sometime. You can do it better in the time in which it was intended to be done than in the time that belongs to tomorrow's job.

The time borrower is always b hand. His work accumulates until much of it must be left undone.

His affairs become involved for lack of time to attend to them. For that borrowed time is gone. There is no power on earth that can restore,

To take for idleness the time that ought to be devoted to work is borrowing either from tomorrow's work or tonight's recreation. The recreation is as important as the work. You have no right to borrow the time that should be given it.

Apportion your time carefully. If you are the average sort of a person you consume about three times as much of it as you need for a given amount of work.

Use it intensively, and get all the work into it that can be packed there. Use every hour effectively, either in work or play. But never borrow any of it ahead. Never put a mortgage on the hours of tomorrow or of next

And, being careful not to borrow any of your own time, be just as careful not to borrow any time that belongs to others, by dropping into offices for idle chats, or interrupting them when they are at work.

Time is the one thing in the world with a fixed limit. That which is borrowed is lost, and none of us have so much that we can lose it without disastrous consequences.

Convicts Operate Game Farm The state of Washington maintains the only game farm in the world which is operated by convicts, says
Popular Mechanics Magazine. Great bers of pheasants are re trusties on the penitentiary grounds, for distribution throughout the state. The men work as freely as though they were not under confinement.

Mutual Help Imperative.

The race of mankind would perist the tase to aid each other. From the time the mother binds the child's head till the moment some kind assistant wipes the death damp from the brow, we cannot exist without mutual help. No one who holds the

ower of granting ald can refuse rithout guilt.—Walter Scott.

NOTICE OF EXPIRATION OF RE-DEMPTION.

DEMPTION.

County of Cook.
State of Minnesota.

To Roberts & Carlson:

You are hereby notified that the following described plece or parcel of land situated in the County of Cook.

and State of Minnesota, and known and described as follows, to-wit:

Lot 2. Section 12. Township 59, Range 4 West, is now assessed in your name; that on the 13th day of May, A. D. 1918, at the sele 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 21st day of March, A. D. 1918, in proceedings to enforce the payment of taxes delinquent upon real estate for the year 1915 for said County of Cook, the above piece or parcel of land was sold to the State of Minnesota for the sum of Seven Dollars and ninety-four cents, and was on the 24th day of December, 1921, assigned by the State of Minnesota for the sum of fixty-two Dollars and sixty-one cents; that the amount required too redeem said piece or parcel of land from said assignment, exclusive of the costs to accrue upon this notice, is the sum of Sixty-two Dollars and sixty-one cents and interest at the rate of 2 per cent per annum from said 24th day of December, 1921, 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 assignment 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 29th day of December, A. D. 1921.

fice.
Witness my hand and official seal
this 29th day of December, A. D. 1921.
T. J. CARTER,
County Auditor,
Cook County, Minnesota.

SHERIFF'S SALE

State of Minnesota, County of Cook.—se

Security State Bank, Shakopee, Minnesota, a Corporation,

T. B. McManus.

T., B. McManus.

NOTICE IS HEREBY GIVEN, That by virtue of an Execution to me directed and delivered, and now in my hands, issued out of the District Court Eleventh Judicial District, State of Minnesota, in and for the County of Cook, upon a judgment that was rendered in said Court in favor of Security State Bank, Shakopee, Minnesota, a corporation, plaintiff, against T. B. McManus, defendant, on the 29th day of October, 1917, I have levied upon the following described real property of said defendant, to wit.

described real property of said defendant, to wit.

Lot 1, Section 22 and Lots 3 and 4 and SE 4 of NW 4 of Section 23, Township 64 North, of Range 3 West, in Cook county, And that I shall, on Friday, the 27th day of January, A. D. 1922, at the hour of 10 o'clock A. M. of said day, at the front door of the County Court House in said County and State, proceed to sell all the right, title and interest of the above named T. B. Mc-Manus, defendent, in and to the above described property, to satisfy said Judgment and costs, amounting to Seventeen Hundred Fourty-nine Dollars and 68 cents, together with all accruing costs of sale, and interest on the same from the 29th day of October, 1917, at the rate of 6 per cent per annum, at Public Auction, to the highest bidder for cash.

Dated, Grand Marais, Minn., Oct 6, 1921.

L. H. Lien, Sheriff, Cook Co., Minn.

L. H. Lien, Sheriff, Cook Co., Minn.

Finlayson & Watts,
Plaintiff's Attorneys,
1st National Bank Bldg.,
Duluth, Minn.

NOTICE OF MORTGAGE FORECLOS. URE SALE

WHEREAS, Default has been made WHEREAS, Default has been made to the payment of the interest and principal secured by a mortgage dated the 13th day of October, 1920, executed by Arvid Erickson, single, mortgagor, of the County of Cook and State of Minnesota, to Grand Marais State Bank, a Minnesota corporation, Mortgages and which said mortgage was recorded in the office of the Register of Deeds of Cook County, Minnesota, on the 18th day of October, 1920, at 9:15 o'clock A. M., in Book E of Mortgages, on page 381; and.

WHEREAS, no action or proceeding at law, or otherwise, have been in-stituted to recover the debt secured by said mortgage, or any part thereof;

said mortgage, or any part thereof; and,
WHEREAS, It was stipulated in said mortgage that if default would be made in the payment of the principal or interest, or any part thereof, promptly at the time the same should become due, then the whole sum, both principal and interest, at once pecome

where As, The amount claimes to be due upon said mortgage at the date of this notice is the sum of \$600.00 principal and interest thereon at the

of this notice is the sum of \$600.00, principal and interest thereon at the rate of 8 per cent per annum, from the 13th day of October, 1921, hesidas the sum of \$25.00 attorney's fees allowed by law NOW, THEREFORE, Notice is hereful to the power of sile contained in said mortgage, said mortgage will be foreclosed and the land and premises therein described, lying and being in the County of Cook and State of Minnesota, described as follows, to-wit: Lot Number Seven (7) in Section One (1) in Township Sixty (60) of Range Three (3) West, together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, will be sold at public auction to the highest bidder for cash, by the sheriff of sajd Cook county, at the main front door of the Court House, in the Village of Grand Marais, Minnesota, on the 6th day of February, 1922, at 10:30 in the foreneon of that day, to pay and satisfy the debt secured by said mortgage, and \$25.00 attorney's fees allowed by law upon such foreclosure and a sile.

Dated December 16, 1921.

GRAND MARAIS STATE BANK, Mortgagee, Grand Marais, Minnesota. 12-22.

NOTICE FOR TERMINATION OF CON,

NOTICE FOR TERMINATION OF CON. TRACT FOR THE SALE OF REAL ESTATE.

STATE OF MINNESOTA.
County of Cook.
To Louis Larson:

County of Cook.
To Louis Larson:
Sir:
You are hereby netified, that default has been made in the conditions of that certain contract for sale of land, dated May 16th, 1919, and signed by Cook May 16th, 1919, and signed by Cook County State Bank of Grand Marais, Minnesota, Vendor, and Louis Larson, Vendoe, and in which you, Louis Larson, agreed to pay to said Cook County State Bank the sum of Coe Thousand Dollars, in the manner following, to wit: The sum of 1400.00 cash, on degivery of said contract, which said sum is acknowledged to be received by said bank, and the balance of said-purchase price, to wit: 3600.00 to be paid on the 15th day of May, 1921, for that certain tract of land, being and lying in the County of Cook and State of Minnesota, to wit: North East Quarter of the South West Quarter of the South West Quarter, Section 11, and the South West Quarter of the North East Quarter, Section 13, all in Township 62, Range 2 West of the 4th P. M., which said t act of land was on the 25th day of October, ranty deed, by said Cook County State Bank to the Grand Marais State Bank of Grand Marais Minnesota, the present owner thereof.

Tou are further notified, that you have laid a greenment, and if you fail to comply therweith, and pay to the Grand Marais State Bank or the Grand Mara

and interest thereon, then the said contract will terminate and be declared void.

Dated at Grand Marais, Minn. December 22, 1921.

GRAND MARAIS STATE BANK, Grand Marais, Minnesota.

CLAUS C. MONKER,

Attorney for said Bank,
Grand Marais, Minnesota. 12-29

SUMMONS STATE OF MINNESOTA.

DISTRICT COURT,
Eleventh Judicial District. Ruth Soderberg, Plaintiff.

Unknown heirs of Ellef Johnson, deceased; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate de-scribed in the complaint herein, Defendants:

THE STATE OF MINNESOTA. To the above named defendants:
You and each of you are hereby summoned and required to answer the complaint of the plainting in the above entitled action, which has been filed in the office of the Clerk of said Court, and to serve a copy of your answer thereto upon the subscriber at his office in the Village of Grand Marais, in the County of Cook, Minnesota, within twenty days after the service of this summons upon you, exclusive of the

twenty days after the service of this summons upon you, exclusive of the day of such service.

If you fail to answer the said complaint within the time aforesaid the plaintiff will apply to the Court for the relief demanded therein.

S. C. MURPHY,

Attorney for Plaintiff,

Grand Marais, Minn.

NOTICE OF LIS PENDENS STATE OF MINNESUTA, County of Cook.

DISTRICT COURT, Eleventh Judicial District. Ruth Soderberg, Plaintiff,

Unknown heirs of Ellef Johnson, deceased, also 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 is hereby given that an action has been commenced in this Court by the above named plaintiff against the above named defendants, the object of which is to obtain a judgment decreeing that a certain deed heretofore executed and delivered by abovenamed Ellef Johnson to the abovenamed plaintiff be reformed so as to correctly describe the premises intended to be conveyed by said deed.

The premises affected by said action are situated in the County of Cook and State of Minnesota and are described as follows, to-wit:

Commencing at the southwest corner of Section Thirteen in Township Sixty-one, Range One West, thence eastery along the south line of said section to a point twelve chains and one link on a line parallel with the west line of said section, thence westerly twelve chains and ninety links on a line parallel with the south line of said section, to north and south section line, thence southerly along the west line of said section. Thirteen to place of beginning, all being in the Southwest quarter of Section Thirteen, Township Sixty-one, Range One West, of the 4th P. M. in Cook County, Minnesota.

Dated Dec. 28, 1921.

Dated Dec. 28, 1921.
S. C. MURPHY,
Attorney for Plaintiff,
Grand Marais, Minn.

STATE OF MINNESOTA, COUNTY OF Cook. District Court, Eleventh Ju-dicial District.

Grand Marais State Bank, a cor-

Plaintiff . Oscar E. Melin.

Defendant? SUMMONS.
THE STATE OF MINNESOTA TO THE ABOVE NAMED DEFENDANT:
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the clerk of the district court in and for the court of the court of Cook and State of Minnesot and State of St the county of Cook and State of Minnesota, and to serve a copy of your answer to the said complaint, on the subscriber hereto at his office in the Village of Grand Marais, said county and state, within twenty days after the service of this summons upon you, exclusive of the day of such service.

And, if you fall to answer the said complaint within the time aloresald, the plaintiff will take judgment against you for the sum of \$192.70, with interest thereon at the rate of 8 per cent per annum, from the 14th day of August, 1920, together with costs and disbursements herein.

CLAUS C. MONKER,
Plaintiff's Attorney, the county of Cook and State of Minne

Plaintin's Attorney, Grand Marais, Minn

NOTICE OF MORTGAGE FORECLOS, URE SALE. WHEREAS, Default has been made in the payment of the interest and principal secured by a mortrage dated the 21st day of October, 1918, executed by Anumd H. Tufte and Selma A. Tufte, his wife, mortgagors, of the County of Cook and State of Minnesota, to Perry Nelson, said County and State, mortgagee, and which said mortgage was filed for record in the office of the register of deeds of said Cook county, on the 17th day of December, 1918, at 9:30 o'clock A. Mr., and recorded in Book I of Mortgages at Page 337 thereof, and,

Hereo, and, WHEREAS, No action or proceeding at law; or otherwise, have been insti-tuted to recover the debt secured by said moregage, or any part thereof,

said moregage, or any part thereof, and.

WHEREAS, It was stipulated in said mortgage that if default would be made in the payment of any portion of the principal or interest promptly at the time the same should become due, then the whole sum both principal and interest, at once become due, and.

WHEREAS, On the 3rd day of January, 1922, said mortgage, with the note secured thereby, was duly assigned, transferred and set over by said mortgagee to Grand Marais State Bank, as assignee, a Minnesota Corporation. gagee to Grand Marais State Bank, as assignee, a Minnesota Corporation, which said assignment was filed for record in the office of the register of deeds of said Cook, county on the 9th day of, January, 1922, at 10 o'clock A. M., and recorded in Book A of Assignments at Page 87 thereof, and.

WHEREAS, The amount claimed to be due upon said mortgage at the date of this notice is the sum of Five Hundred Dollars (\$599,08), principal and interest thereon from the 28th day of April, 1928, at the rate of 3 per cent per annum, besides the sum of \$35.00, attorney's fees, allowed by law!

125.00, attorney's fees, allowed by law!

NOW, THEREFORE, NOTICE IS HEREBY GIVEN THAT, By virtue of the Dower of, sale contained in said mortgage, said mortgage will be fore-closed and the land and premises therein described, lying and being in the County of Cook and State of Minnesota, described as follows, to wit:

All that part of the South-west quarter (SW14, of SE4) of Section 34, Township 62, range 1 east, of the 4th P. M., lying west of the Devils Track River and east of State Road No. 4, together with all the heriditaments and appertenances thereinto belonging or in anywise apportaining, will be sold at public auction, ely the Sherin of said Cook county, to the highest bidder for eash, at the front door of the Cook County Court House in the Village of Grand Marais, Minnesota, on the 28th day of February, 1922, at 10 octock in the formoon of that day, to pay and satisfy the debt secured by said morteage and due thereon at the day of said said, and 125.06 attorney's fees, allowed by law.

DISTRICT COURT. Eleventh Judicial District.

Ruth G Soderberg,

Annie M. Caughey, John B. Din-kel and Josephine May Dinkel, also all other persons or par-ties unknown claiming any right, title, estate, lien or in-terest in the real estate des-scribed in the complaint here-in.

Defendants.

THE STATE OF MINNESOTA. To the above named defendants:
You and each of you are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which has been filed in the office of the Clerk of said Court, and to serve a copy of your answer thereto upon the subscriber at his office in the Village of Grand Marais, in the County of Cook, Minnesota within twenty days after the service of this summons upon you, exclusive of the day of such service.

If you fail to answer the said complaint within the time aforesaid the plaintiff will apply te the Court for the relief demanded therein.

S. C. MURPHY,
Attorney for Plaintiff,
Grand Marais, Minnesota.

NOTICE OF LIS PENDENS STATE OF MINNESOTA, County of Cook.

DISTRICT COURT, Eleventh Judicial District.

Ruth G. Soderberg,

Plaintiff. Annie M. Cauphey, John B. Din-kel and Josephine May Dinket also all other persons or par-ties unknown claiming an right, title, estate, lien or in-terest in the real estate de-scribet in the complaint here-in.

Defendants Notice is hereby given that an ac Notice is hereby given that an action has been commenced in this Court by the above named plaintiff against the above named defendants, the object of which is to obtain a judgment that plaintiff is the owner in fee simple of the lands hereinafter described and that the defendants and each of them have no interest therein or lien thereon.

The premises affected by said action are situated in the County of Cook and State of Minnesota and are described as follows, to-wit:

Southwest quarter, Section Two.

Southwest quarter Township Sixty-four quarter, Section Two. ty-four North, Range Four West Four West.
Southeast quarter of Southeast quarter, Southwest quarter of Southeast quarter, Northwest quarter of Southeast quarter and Southwest quarter of Northeast quarter, Section Thirty-four.
Township Sixty-six North, Range Five West.

Dated December 29, 1921.
S. C. MURPHY.
Attorney for Plaintiff,
Grand Marais, Minnesota. 1-12 -

NOTICE OF MORTGAGE FOREFCLOS. URE SALE.

WHEREAS, Default has been made WHEREAS, Default has been made in the payment of the interest on the money secured by a mortgage dated the 20th of August, 1920, executed by Ida. M. Just and R. J. Just, her husband of the County of Brown an i State of South Dakota, mortgagers, to Cook County State Bank, a corporation, mortgagee, and which said mortgage was filed for record in the office of the register of deeds of the County of Cook and State of Minnesota, on the 1st day of October, 1920, at 9:30 o'clock in the forenoon, and duly recorded in Book E of Mortgages at page 375 thereof, and.

and,
WHEREAS, No action or proceeding
at law or otherwise, have been instituted to recover the debt secured by
said mortgage, or any part thereof,

and.
WHEREAS, It was stipplated in said mortgage that if default would be made in the payment of the principal or interest thereon, or any portion thereof, promptly at the time the same should become due, then the whole sum.

or interest thereon, or any portion thereof, promptly at the time the same should become due, then the whole sum, both principal and interest, at once become due, and.

WHEREAS, On the 29th day of October, 1921, said mortgage, with the acte secured thereby, was duly assigned, transferged and set over by said mortgages, to the Grand Marais State Bank, a corporation, which assignment was filed for record in the office of the register of deeds of said Cook County, on the 10th day of December, 1921, at 10:30 o'clock in the forenoon, and recorded in Hook 2 of Mortgages at page 182 thereof, and, WHEREAS, The amount claimed to be due upon said mortgage at the date of this notice is the sum of Eight Hundred Dollars (8800.00), principal and interest thereon, at the rate of 8 per cent per annum, from the 26th day of August, 1920, besides the sum of \$25.00 attorney's fees, allowed by law. NOW, THEREFORE, NOTICE IS HEREBY GIVEN THAT, By virtue of the power of sale contained in said mortgage, said mortgage will be foreclosed and the land and premises therein described as follows, to-wit: Southwest quarter of the southwest quarter (51% of SW4), section one (1), east half of southeast quarter (20% of SE4 & NW4 of SE24), section two (2), all in township 61, range 1 west of the 4th P. M., together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, will be sold at public auction to the highest bidder for cash, by the sheriff of said cook County, at the iront door of the Cook County, at the iront door of the Cook County, at the iront door of the Cook County Court House in the Village of Grand Marais, Minnesota, on the 28th day of February, 1922, at 11 o'clock in the forencon of that day, to pay and satisfy the debt secured by said mortgage, and due thereon at the date of said sale, together with all costs and disbursements allowed by law, and \$25.60 attorney's fees there. In provided.

Dated January 16, 1922

in provided.

Dated January 10, 1922
GRAND MARAIS STATE BANK.
Assignee of said Mortgage.
CLAUS C. MONKER.

Notice for Bids

Notice is hereby given that senied bids will be received by the County Board of Cook County, Minnesota, up to 10 A. M. February 7th, 1922, for the furnishing of standing timber estimates on all lands th Cook County, Minnesota.

The Board reserves the right to reject any and all bids.

By order of the County Board of Cook County, Minnesota.

T. I. CARTER County Auditor, Cook County, Mina.



DEFECTIVE PAGE