

Presbyterian Church.
(One block north of postoffice.)
11 A. M.—Morning worship and sermon. 12:10 P. M. Bible School, J. A. Haig, Supt. 6:30 P. M. Young People's meeting. 7:30 P. M. Evening worship and sermon. All seats free and a hearty invitation to all.

Church of the Advent, Protestant Episcopal.
Morning prayer and sermon at 11 o'clock.
Evening service at 7:30.
Sunday school at 12:15.
All services begin promptly on time. Strangers welcome.
Rev. Frederick H. Oehler, Rector.

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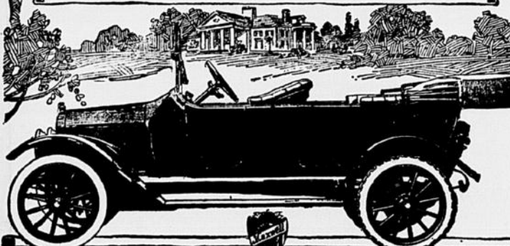
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Powerful—fast—unusually graceful and beautiful in its lines—roomy, comfortable and completely equipped with Top, Windshield, Speedometer, and anti-skid tires on rear, the 1915 Maxwell at \$695 has more high priced car features than ever put in an automobile before for less than \$1,000.

Here is the easiest car to drive in the world—here is the greatest all around hill climbing car in the world. Here is an automobile to be really proud of.

Holds the road at 50 miles an hour
With Electric Starter and Electric Lights
\$55 extra.



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Devils Lake, DISTRIBUTOR No. Dak.

FIRST RUSH OF BILLS IS OVER

Number of New Legislative Measures Dwindling.

EXCEED REVENUE BY MILLION

According to Best Estimates Lawmakers Will Be Asked for Appropriations Totalling \$4,200,000.

Bismarck—(Special)—The first rush of bills seems to be over, and the number introduced daily has dwindled down to eight or ten. In the house Jan. 12 was the big day, when twenty-three were introduced. The senate has never reached this mark so far, the largest number of bills being sixteen in one day. In all, so far, the senate has 103 bills to its credit and the house 138. Of these no small proportion have been indefinitely postponed, a large number have been amended, but the great majority of them still remain in the hands of the committees. There has been no hesitancy, so far, on the part of committees to recommend indefinite postponement and any measure that would increase the expenditure of the state's funds or open new channels for its outflow has been handled without gloves. It is certainly a time of retrenchment.

Appropriations—According to the best estimates at this time the legislature will be asked for about \$4,200,000. The revenue of the state will yield about \$1,000,000 less than this amount. It is evident that if the legislature is to handle the financial affairs of the state, as it promises to do, instead of leaving the governor the job of trimming down the appropriation bills after adjournment to fit the income, it will be compelled to discount all bills 20 per cent before passing them. It is a serious question and one that will not bear trifling with. The revenue of the state is limited by the constitution to a tax of 4 mills on the assessed valuation. A suggestion is made—in the form of a bill—to increase the valuation, and thus increase the state's revenues. But as the salaries of nearly all county officers are based upon the valuation the increase would be too expensive. A further point is made that the bonding capacity of cities, towns and villages, as well as school districts, is limited to a percentage of the assessed valuation. Were this valuation to be increased the bonding limit would immediately rise above what many regard as a safe limit. No acceptable solution of the puzzle has been offered other than the extremely commonplace, yet highly acceptable one, of keeping the appropriation figures well inside the revenues.

The Judiciary—None of the departments are escaping attention at the hands of the legislature, and the courts are not exempt. Probably the greatest fight, both on and off the floor of the house, that has occurred this session came up over Hendrickson's concurrent resolution providing for an amendment to the constitution which would require unanimous decision on the part of the supreme court to declare a law unconstitutional. The bill passed the house, 91 to 17, with four not voting. Another measure is that repealing that part of the law making an appropriation for the expenses of the supreme court. In former days the court held sessions at some of the larger cities of the state, but this practice has long since been given over and became a part of the salary, and if the measure passes this will be cut off. It amounts to \$500 for each judge. Another was intended to supply the supreme court with two commissioners to assist in the handling of the work, but this bill has been killed. These are all house bills. In the senate we had a concurrent resolution for an amendment to the constitution to increase the term of supreme court judges from six to ten years. A similar amendment was decisively rejected by the voters at the polls in 1912 by about 25,000 majority. District judges who are called out of their districts are, according to senate bill No. 51, to be allowed their expenses.

The First Law—Senate bill No. 9 has the honor of being the first measure to become law. It prescribes a penalty for making false entries or statements as to the condition of banks, the act being made a felony. Through some strange oversight North Dakota has never had such a law and bank officials have been found guilty, in making returns to the state banking board, have handled the truth rather carelessly, and there has been no method of punishing them. The bill passed the house the 18th and was approved by the governor on Jan. 20.

Woman Suffrage—It will not down The ladies have been out in force demanding that the concurrent resolution passed by the 1913 Assembly, amending section 131 of the constitution so as to leave out the objectionable word, "male," be passed by this Assembly, so that the question may be submitted to the voters at the next general election. Senate bill No. 95, introduced by Bronson of Grand Forks, if passed will accomplish what the ladies—some of them—want. But there are ladies who do not want the bill to pass, and the fact that the voters rejected woman suffrage at the last election and that congress has done the same within the month, are potent arguments. If the legislators will vote according to the result at the last election in their home districts—woman suffrage will not be voted upon in 1916.

Investigations—The epidemic that seemed to threaten a week ago seems less threatening now, and it is entirely possible that the legislators have stiffened themselves and refused to be stampeded into a series of time and money wasting explorations that get no where and are mostly purely politics. The tax commission is to be investigated, members from both houses having been appointed on the joint committee. The proposal is to find out if the commission is a revenue producer for the state; if it has really secured sufficient revenue for the state to more than pay its expenses and to discover the amount of unaccounted and hidden property it has uncovered and placed upon the tax rolls, and the amount of revenue this has meant to the state. The commission is perfectly assisted with the test and is glad of the opportunity to get into the limelight and gain the attention of the taxpayer in this manner. The investigation into the board of control of penal and charitable institutions and its expenditures of funds is not yet decided upon. In this connection the publicity given to what would seem to be a bad financial condition at the state penitentiary and its twine plant may have an effect upon the issue of investigation. Figures given as taken from the office of the state auditor evidence that there is now an overdraft of \$30,000 in the building and maintenance account. If this condition prevails it is absolutely contrary to law. There was a cash balance of over \$30,000 in this fund two years ago, and in the twine plant operating fund there was a cash balance of \$100,000 as compared with \$3,000 now. The contrast has occasioned no little comment.

Constitutional Convention—Senate bill No. 46, by Wartner of Wells, puts the issue squarely up to the legislature as to a constitutional convention. The large number of proposed amendments to the constitution now proposed would seem to make a convention the safer, if not the more economic way, of remodeling the state's palladium of our liberties. The first state constitutional convention was financed by the United States government. The first appropriation given was \$20,000 and a deficit of over \$10,000 was afterwards paid by Uncle Sam. This would make the convention cost over \$30,000. It is a question whether, with financial conditions as they are, an amount of this size can be secured, and it is likely that the amount actually expended would be nearer \$50,000 before the convention adjourned.

An Echo of the War—The senate chamber heard an echo of the great conflict across the sea when the Bronson resolution to provide for a celebration of a century of peace among English speaking people on Feb. 17, 1915, declaring a legal holiday and requiring the governor to proclaim. Opposition developed and some heated speeches were made, mainly attacks upon "perfidious Albion." But the bill passed the senate, 27 to 21, one not voting.

New Glad-Hander—Harry Case of the McVillie Journal is another candidate for entrance into the Capitol City Press Club. He has arrived at Bismarck to take up his duties as assistant secretary to the governor during the legislature under the tutelage of that veteran newspaper man, W. A. Carter, present secretary to the governor, and formerly editor of the Dickinson Recorder. The governor evidently knows how to get up a good reception committee for his visitors, for the two editors, well practiced in the art of welcoming the new subscriber and turning harmless away the wrathful advertiser, are by no means tyros in their present positions.

Learn to Laugh
A good laugh is better than medicine. Learn how to tell a story. A good story is as welcome as a sunbeam in a sick room. Learn to keep your own troubles to yourself. The world is too busy to care for your ills and sorrows. Learn to stop croaking. If you cannot see any good in this world, keep the bad to yourself. Learn to hide your aches and pains under a pleasant smile. No one cares to hear whether you have the ear ache, headache or rheumatism. Learn to meet your friends with a smile. The good humored man or woman is always welcome, but the dyspeptic or hypochondriac is not wanted anywhere and is a nuisance as well.

THICK, GLOSSY HAIR
FREE FROM DANDRUFF
GIRLS! TRY IT! YOUR HAIR GETS SOFT, FLUFFY AND LUXURIOUS AT ONCE

If you care for heavy hair, that glistens with beauty and is radiant with life; has an incomparable softness and is fluffy and lustrous, try Danderine.

Just one application doubles the beauty of your hair, besides it immediately dissolves every particle of dandruff; you cannot have nice, heavy healthy hair if you have dandruff. This destructive scurf robs the hair of its lustre, its strength and its very life, and if not overcome it produces a feverishness and itching of the scalp the hair roots furnish, loosen and die; then the hair falls out fast.

If your hair has been neglected and is thin, faded, dry, scraggy, or too oily, get a 25 cent bottle of Knowlton's Danderine at any drug store or toilet counter; apply a little as directed and ten minutes after you will say this was the best investment you ever made.

We sincerely believe, regardless of everything else advertised, that if you desire soft, lustrous, beautiful hair and lots of it—no dandruff—no itching scalp and no more falling hair—you must use Knowlton's Danderine. If eventually—why not now?

NOTICE OF MORTGAGE SALE
Notice is hereby given, that by reason of default in the terms and conditions of certain mortgage, made, executed and delivered by Christian J. Graber and Freni Graber, his wife, mortgagors, to Emily R. Smith Haseltine, mortgagee, bearing date the 9th day of April 1910, and filed for record in the office of the register of deeds in and for Ramsey county, North Dakota, on the 4th day of June, 1914, and there recorded in book "44" of mortgages at page 635 and there after duly assigned by instrument in writing, to the North Dakota Mortgage Co., a corporation, which said assignment bears date May 3rd, 1910, and was on the 4th day of June, 1910, duly filed for record in the office of the register of deeds in and for Ramsey county, North Dakota, and recorded in book 51, of mortgages at page 19, will be foreclosed by the sale of the premises in said mortgage and hereinafter described at the front door of the court house in the city of Devils Lake, in the said county of Ramsey and state of North Dakota, at the hour of two o'clock in the afternoon of the 1st day of March, 1915, to satisfy the amount due on such mortgage, the sum of \$136.44, together with the sum of \$47.84 taxes paid by said North Dakota Mortgage Co. to redeem said premises from sale for 1914 taxes thereon.

The premises described in said mortgage and which will be sold to satisfy the same are situated in the county of Ramsey and state of North Dakota, and described as follows, to-wit: Lot 1 and 2 of section 11, in township 110 north and range 63 west, in the southwest quarter of the northwest quarter (SW 1-4 NW 1-4) of section five (5) and lot one (1) and 2 of section eleven (11) township 110 north and range 63 west, in the northeast quarter (SE 1-4 NE 1-4) of section six (6), all in township one hundred and eight (108) north of range sixty-three (63) west.

There will be due on such mortgage on the date of sale, including taxes as assessed and interest, the sum of \$136.44, together with statutory attorneys fees and the costs of this foreclosure sale.

Dated this 14th day of January, A. D. 1915.
North Dakota Mortgage Co., Assignee of Mortgagees.
Dickson & Devaney, Attorneys for assignees of mortgagees.
Langdon, North Dakota.

NOTICE OF MORTGAGE SALE
Notice is hereby given, that a certain mortgage executed and delivered by William Dobbie, a single man, mortgagor, to H. B. Johnson, mortgagee, dated December 12, 1912, and filed for record in the office of the register of deeds of the county of Ramsey and state of North Dakota, on the 24th day of December, 1912, at 10:30 o'clock a. m. and duly recorded in book 58 of mortgages on page 251 and which said mortgage was assigned by instrument in writing, duly executed and delivered to the Northwestern Trust Company, a corporation, and said assignment duly filed for record in the office of the register of deeds of Ramsey county, North Dakota, on December 14th, 1914, at 9:00 o'clock a. m. in book 58 of mortgages on page 205, will be foreclosed by a sale of the premises in such mortgage and hereinafter described at the front door of the court house at Devils Lake, in the county of Ramsey and state of North Dakota, at the hour of two o'clock in the afternoon on the 6th day of February, 1915, to satisfy the amount due upon such mortgage on the said day of sale.

The premises described in such mortgage and which will be sold to satisfy the same, are lying and being in Ramsey county, North Dakota, and here described as follows, to-wit: The East One Half (E 1/2) of the Northeast Quarter (NE 1/4) of section eleven (11) Township One Hundred Fifty-Eight (158) N. of range Sixty-one (61) west according to the United States government survey thereof.

There will be due on such mortgage at the date of sale, the sum of Four Hundred Forty-seven and 62/100 (447.62) Dollars, together with the sum of Fifteen and 77/100 (\$15.77) Dollars, taxes upon the lands here above described for the year 1913, which were necessarily paid by the said Northwestern Trust Company under the said mortgage and assignment thereof, making a total due on the said date of sale, and for which such sale will be made, of and in the sum of Four Hundred Sixty-three and 39/100 (\$462.99) Dollars, besides the actual legal costs and disbursements.

Dated this 14th day of January, A. D. 1915.
North Dakota Mortgage Co., Assignee of Mortgagees.
H. A. Libby, Attorney for Assignees of Mortgagees.
Residence and P. O. Address: Grand Forks, North Dakota. 58-41

CITATION HEARING PETITION FOR APPOINTMENT OF ADMINISTRATOR
State of North Dakota, county of Ramsey.
In County Court, Before Hon. E. H. Griffin, Judge.
In the matter of the estate of Sven Larson, Deceased.
G. J. Borg, Petitioner.

Andrew Larson, Caroline Larson, Louisa Peterson, Mrs. S. A. Svenson, Britta Charlotta Larson and August Larson, Respondents.

The State of North Dakota to the above named Respondents and all persons interested in the estate of Sven Larson, Deceased.

You, and each of you, are hereby notified, that G. J. Borg, the petitioner herein, has filed in this Court petition praying that letters of administration upon the estate of Sven Larson late of the township of Northfield in the county of Ramsey and State of North Dakota, deceased, be granted to G. J. Borg and that the said petition will be heard and duly considered by this Court on Saturday, the 30th day of February, A. D. 1915 at 10 o'clock in the forenoon of that day, at the court rooms of this court, in the county court house, in the city of Devils Lake county of Ramsey and State of North Dakota, and you, and each of you, are hereby cited to be and appear before this Court at said time and place, and answer said petition, and show cause, if any there be, why the prayer of said petition should not be granted.

By the Court,
E. H. GRIFFIN,
Judge of the County Court.
Dated the 8th day of January, A. D. 1915.

Let the service of the above citation be made by publication thereof in the Devils Lake World, a newspaper published of general circulation in said county and by mailing copies thereof to all the respondents.

E. H. GRIFFIN,
Cuthbert & Smythe,
Attorneys for Petitioner.

NOTICE OF CANCELLATION OF CONTRACT
To Clara E. Faust and A. R. Faust, her husband
Please take notice, that you have defaulted in the performance of the conditions of your contract for deed entered into by and between you and each of you of date January 13, 1915, whereby you contracted to purchase from the undersigned those certain premises situate in Ramsey county and state of North Dakota known and described as the North forty feet of lot 14, in block 6 of Cleveland & Wood, a plat of land in the city of Devils Lake, Ramsey county, North Dakota as the same is officially platted and recorded, and agreed and covenanted therein to pay to the undersigned, A. J. Shannon, the owner of said premises, certain sums therein specified and for the purchase price thereof, which were represented by promissory notes of said date made and delivered by you to the undersigned in the amount of \$25.00 and \$1500.00 respectively and a cash payment of the sum of \$500.00, said promissory note for \$25.00 being payable in monthly installments of \$7.50 and said \$1500.00 note in monthly installments of \$22.50, each month in advance and wherein you further agreed to insure said property in all the sum of \$2,000.00 and further to pay all taxes assessed against said property and to keep and maintain the same.

Your default consists in non-payment of three years' taxes and non-payment of insurance and in not keeping said premises insured, in permitting said premises to become overgrown from want of repair and in default of payments due in accordance with said contract. The undersigned has been obliged to pay the taxes and interest which with legal rate of interest to date from the respective dates of payment amount to the sum of \$136.44; also to pay insurance in the amount of \$5.45; to pay for the up-keep of said premises the sum of \$5.75; and

You are in default in back payments on principal of the notes in the amount of \$30.00 and in interest, \$190.91, making a total amount of \$407.55. You are therefore notified hereby that said contract for said premises will be cancelled and terminated on the expiration of thirty days from the service of this notice, after which time you do not pay to the undersigned the amount aforesaid, together with the costs of preparing and serving this notice.

Dated January 12, 1915.
Midgough & Hunt, J. A. SHANNON,
Attorneys, Devils Lake, N. D.

SALE
Whereas, Urban McCarthy, mortgagor, made executed and delivered to Lonnievik-Hendrickson Imp. Co., mortgagee, his certain chattel mortgage, dated Oct. 1st, 1913, wherein and whereby said mortgagor mortgaged to said mortgagee the following described personal property, to-wit: 1 Great Northern top buggy, 1 Motag power washer, 1 E. O. 1 1/2 h. P. gasoline engine, 1 No. 12 DeLaval Cream Separator, 1 4 h. P. International harvester company gasoline engine, 1 4 h. P. gasoline engine, the sum of \$96.23 which mortgage was duly filed in the office of the register of deeds of Ramsey county, North Dakota, on April 9th, 1914, and

Whereas, default has been made in the terms of said mortgage by reason of non-payment after due and the amount claimed to be due thereon at this date is \$107.77.

Now, therefore, notice is hereby given that by virtue of said mortgage and by order of said mortgagee, the present owners thereof, I will sell the above described chattels at front door of the post office in village of Webster, county of Ramsey, State of North Dakota, at the hour of 1 o'clock p. m. on the 30th day of January, A. D. 1915.

F. E. ELLIOTT,
Agent.

Dated at Webster, N. D., this 21st day of January, A. D. 1915.
Residence and post office address Webster, N. D.
W. M. Anderson,
Attorney for Mortgagees.

NOTICE OF CHATTEL MORTGAGE SALE
Whereas Urban McCarthy mortgagor, made executed and delivered to Lonnievik-Hendrickson Imp. Co., a corporation, mortgagee, his certain chattel mortgage dated Oct. 1st, 1913, wherein and whereby said mortgagor mortgaged to said mortgagee the following described personal property, to-wit: 1 Great Northern top buggy, 1 sorrel mare 3 years old named "Dill" weight about 950; 1 bay gelding, 2 years old named "Chance" weight about 750 lbs. (Dead), to secure the payment of the sum of Eighty (\$80.00) Dollars which mortgage was duly filed in the office of the register of deeds of Ramsey county, North Dakota, on Oct. 7th, 1913.

And whereas default has been made in the terms of said mortgage by reason of non-payment after due and the amount claimed to be due thereon at this date is \$90.32.

Now, therefore, notice is hereby given that by virtue of said mortgage and by order of said mortgagee, the present owners thereof, I will sell the above described chattels at the front door of the post office in village of Webster, county of Ramsey, State of North Dakota, at the hour of 1 o'clock p. m. on the 30th day of January, A. D. 1915.

F. E. ELLIOTT,
Agent.

Dated at Webster, Ramsey county, N. D., this 21st day of January, A. D. 1915.
Residence and post office address Webster, N. D.
W. M. Anderson,
Attorney for Mortgagees.

PROFESSIONAL CARDS

COWAN & ADAMSON
Lawyers
Wineman Block, Devils Lake

BRENNAN & BRENNAN
Law Offices
BRENNAN BLOCK
Devils Lake, North Dakota

L. J. WEHE
Attorney-at-Law
Practice in all courts, both state and federal
Office in Wickert-Schultz Block

DR. W. E. HOCKING
Dentist
Office in Wickert Schultz Block
Phone 272 Devils Lake

DR. W. C. FOLLETT
Dentist
Phone 363 Devils Lake

CUTHBERT & SMYTHE
Attorneys at Law
Suits 7, 8 and 9, Locke Block
Devils Lake, N. D.

DR. P. A. BOYUM
Physician and Surgeon
Over Bell's Drug Store
Phones: Office 234; Residence 146

DR. G. J. McINTOSH
Physician and Surgeon
Office in Wineman Block
(Over White & Henderson Store)
Telephone: Office 61; Residence 7

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Phone No. 74.

W. M. ANDERSON
Attorney at Law
Brennan Block
Devils Lake, N. D.

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C. J. McGurra
Physician and Surgeon
Phone No. 240
P. F. DREW,
Eye, Ear, Nose and Throat
Phone 296

OLIVANT SMITH
Physician and Surgeon.
Bangs Block.
Phone: Office 145; Res. 188.
Devils Lake, North Dakota.

Notice to Creditors.
In the matter of the Estate of James McClory, deceased.
Notice is hereby given by the undersigned Mary A. Fumerfelt, Executrix of the last will of James McClory, late of the city of Seattle in the county of King and state of Washington, deceased, to the creditors of, and all persons having claims against, said deceased, to exhibit them with the necessary vouchers within four months, after the first publication of this notice, to said Executrix at her residence in the city of Seattle, Washington, or with the Judge of the County Court of Ramsey County, North Dakota, at his office in Devils Lake, N. D.

Dated Dec. 29, 1914.
Mary Fumerfelt, Executrix.
First publication on the 31st day of December, A. D. 1914.
P. J. McClory, Atty. for Executrix, Devils Lake, N. D.

Don't fail to stop into Huesgen's Jewelry store when in Devils Lake. You can get fine jewelry, watches and diamonds at great reductions.

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