

VON TSCHIRSKY RETIRES.

Herr von Schoen becomes German Foreign Minister. Berlin, Oct. 7.—It is semi-officially announced that Herr von Tschirsky, the minister for foreign affairs, is leaving the foreign office and will succeed Count von Wedel as German ambassador at Vienna.

When Von Tschirsky was appointed to the foreign office in March, 1906, it was understood that he would not work more than two years and that his stay in the foreign office was in preparation for his appointment to an ambassadorship at the capital of one of the great powers.

Von Schoen, who succeeds Von Tschirsky at the foreign office, has long enjoyed the confidence of the emperor, occasionally being his companion in summer cruises in Scandinavian waters.

SENATOR BORAH ACQUITTED

Verdict of Not Guilty in Idaho Land Fraud Case.

Boise, Ida., Oct. 3.—United States Senator William E. Borah has been acquitted of the charge of conspiracy to defraud the government out of valuable Idaho timber lands.

The case was submitted without argument on the part of the defense and the jury was out just long enough to take one ballot. The verdict was greeted with cheers.

As soon as the news reached the outside bells were rung and the fire department made a spectacular run through the principal streets.

The streets about the hotel were blocked by a cheering throng, where shouts mingled in the strain of the fire engine whistles and clangs of trolley car bells.

Senator Borah thanked his hearers for their demonstration and the confidence they had reposed in him throughout the trial.

James Hawley, counsel for the defense, declared the indictment and trial on the flimsy evidence brought before the jury was "the most damnable outrage and iniquity ever perpetrated in the guise of justice."

DIE ON ONE SCAFFOLD.

Four Italians Executed at Lancaster, Pa., at Same Time.

Lancaster, Pa., Oct. 4.—Four Italians were hanged at one time in the yard of the Lancaster county jail here. They were Anthony Delero, Stephen Carul, Silverio Rodelli and Joseph Cellone and the crime for which they paid the death penalty was the murder of a fellow countryman, Plato Albamese, who was killed for offering resistance when the four attempted to rob him.

The four men were taken from their cells and marched to the scaffold in a body, each one supported by a priest. They presented a firm front except Carul, who wavered several times but braced up on the scaffold. All died from strangulation.

On the scaffold Delero, whose right name is Delorenzo, made a statement in which the other three joined. He denied that they went into the shack to commit a robbery and said Albamese attacked him with a razor and that in self-defense he shot his assailant; that he called for assistance and that Cellone stabbed Albamese a number of times.

HE NEVER MARRIED HER.

Senator Platt's Reply to Mae C. Wood's Action for Divorce.

New York, Oct. 4.—United States Senator Platt has made formal denial that he ever married Mae C. Wood, who is suing him for divorce, alleging that she was married to the senator Nov. 9, 1901. The senator made this denial in an application in court by his attorneys asking for authority to examine certain papers in the case.

The senator, in his petition, asserted that she had never made a claim to him of such a marriage until Dec. 24, 1906, but on the contrary had tried to extort money from him. More than three years after the date on which she asserts she was married to him, the senator averred, she was threatening to sue him for breach of promise and retained the law firm of O'Flaherty & Fulton of Richmond, Va., to act for her.

SIXTY-THREE GIRLS KILLED

Terrible Disaster Occurs in a Japanese Town.

Tokio, Oct. 5.—A terrible explosion occurred during the morning at the Takatsuki factory, Osaka, while a number of girls were at work sorting shells and cartridges which had been condemned. Sixty-three of the girls were killed and over sixty were injured.

Collapse Follows Address.

Memphis, Tenn., Oct. 5.—President John I. Vance of the Ohio Valley Improvement association collapsed immediately after delivering an address before the waterways convention here. He was taken to a hospital. His condition is considered serious.

CITY COUNCIL

At a meeting of the city council Thursday evening of last week the liquor board of Peter Kiewel, with Jacob Kiewel and John Kerich as sureties was approved and license ordered granted.

The matter of lowering to grade the sidewalks on First street northeast in front of the Buckman block, the Ryan store, and the Chase block was again taken up at this meeting, but after a fruitless discussion of the subject the matter was finally dropped.

On the subject of putting in a crossing at the intersection of Broadway and Second street northeast, the proposed crossing near the American House which has come up before the council several times before and action on it deferred each time pending the settling of the subject of paving the intersection in question, the councilmen expressed their approval of it, the paving of the intersection being a very uncertain matter. The city attorney was ordered to draw up a resolution for the installing of a 32-candle power light near the railroad crossing on First avenue northeast on the motion of Alderman Kiewel, and the matter of opening up Seventh avenue northeast was left over to the next meeting.

With the completion of the case of Frank Weis vs. Mathias Zoermer this fall term of the district court came to a close Thursday of last week, the case which were not disposed of at this session of the district court will come up at a special term of the district court in December.

DISTRICT COURT

The case was brought up to determine a boundary line in the town of Beckman. The arguments will be presented to the court in Brief form within fifteen days from the date of the trial.

MRS. M. J. ROOT OF FT. RIPLEY HURT IN RUNAWAY.

A serious accident occurred to Mrs. M. J. Root of Ft. Ripley Saturday morning while on the way to a farm on the West side of the Mississippi, where an auction sale was being held. She and a hired man had hitched up a young colt, which had been in use for some time before, and proceeded to the place aforesaid. All went well until they had crossed the bridge and were about a mile on the other side of the river, when without any premonition the animal started to kick furiously. Nothing that the hired man was able to do could stop the creature, and in a few minutes the occupants of the rig were thrown to the ground. The man was not seriously hurt but Mrs. Root was knocked unconscious and when picked up it was found that her left leg had been broken. A passing team was haled by the man and the old lady was taken to this city and laid on the broken bones set. She is doing nicely, and is at the home of her daughter, Mrs. Chas. Simmons, on Fifth avenue southeast. As Mrs. Root is 78 years of age it was feared the accident would act seriously.

BANK OWNED BY INDIANS.

Weekly Review: The Chippewa State Bank of White Earth, Minn., has formally opened for business. The officers are E. L. Fairbanks, Pres., Gus H. Beaulieu, Vice Pres., C. H. Beaulieu, Cashier, and B. S. Fairbanks, Asst. Cashier. The bank has the distinction of being the first bank in the United States to be incorporated exclusively by members of an Indian tribe. The officers of the bank are all well known and favorably in northern Minnesota, having lived among their people on the reservation, who will no doubt give them a hearty support.

Rev. M. R. Milne held services at Green Prairie Sunday afternoon.

S. Zemrau, who was visiting at his farm in Stearns county, has returned home.

J. H. Tarzinski has gone to France to receive employment in the Nichols-Chisholm lumber camps.

Roy Burch came in from Burtrum Monday and has enrolled for a course at the Little Falls Business College.

The Hamlin residence on Second street northeast has been let to F. P. Farrow, and the family is now occupying the place.

Victor Howard of Holdingford was accidentally shot recently, and was taken to the local hospital to be given the necessary treatment.

Miss Synneva Grindelind returned Sunday night from Warren, where she had gone to attend the silver wedding celebration of her parents.

Theo. Kramer has bought the Ludwig Bier farm of 120 acres in Round Prairie, Todd county, at \$45 per acre, taking possession next April.

W. W. Hunter has accepted a position as bookkeeper and cashier for the O'Leary & Bowser store at Hemdji, and left the city Monday to take up the work. Mr. Hunter is a very efficient bookkeeper and no doubt will ingratiate himself with his employers. His many friends here will wish him success in his new location.

Miss Ann Foster, who for the past eight years has been employed as clerk in the St. Paul Dry Goods store, has resigned her position with that firm.

Misses Frankie Fortier and Flora Bourassa, who are attending the normal school at St. Cloud, came up last Friday evening and visited over Sunday with their parents.

D. A. Price and family have arrived in the city and will make Little Falls their home in the future. They will occupy the residence at 408 Second street northeast.

The E. A. Hall house on Second street southeast has been let to Mrs. Mary Tabor, who will remove from the W. C. Weber residence on Broadway east, the ownership of which was transferred to Frank Long in a recent business deal. W. C. Weber and sister, who have been residing with their aunt in the Weber house, will make their home with her in the Hall residence.

LOW PRICE NO OBJECT

Railroads Would Not Buy Oil of Trust's Competitors.

HAD PROVEN SATISFACTORY

Praised Quality of Lubricant Furnished and Then Paid Higher Prices for Trust Product.

New York, Oct. 8.—Testimony that railroads purchased their lubricating oils from the Standard Oil company at prices that were higher than those of its competitors was heard Monday in the federal suit for the dissolution of the so-called oil trust. Philip Harrison, manager of the New York Lubricating Oil company, which was engaged in a long strife with the Standard in the lubricating oil industry was on the witness stand all day and testified that though the products of his company had proven satisfactory to the railroads and were sold at prices under the Standard's figures, the railroads declined to renew their contracts with the New York Lubricating Oil company. Mr. Harrison said he was never openly told by the railroad officials why the contracts were not entered into again, but he had a well defined idea of the cause.

The New York Lubricating Oil company entered into a contract in 1903 to supply the Louisville and Nashville railway for a period of two years, said Mr. Harrison, and six months before the contract expired President Milton Smith of the railroad informed the oil company that it need not endeavor to obtain a renewal of the contract. Mr. Harrison testified that he had informed President Smith that if he was permitted to bid for the business he was prepared to reduce the price of engine oil from the current contract price. Notwithstanding the fact that President Smith had praised the quality of the oil and that it was offered at a lower price than that asked by the Standard, Mr. Harrison said the Louisville and Nashville railway entered into a contract with the Galena Signal Oil company, a subsidiary of the oil combine.

Mr. Kellogg, counsel for the government, showed the witness the contract entered into by the Louisville and Nashville and the Galena company after the railroad's contract with the New York Lubricating company had expired and Mr. Harrison said that the figures showed that the railroad paid \$30,000 a year more for its oil to the Standard than it would have paid under a contract with the New York company.

Mr. Harrison testified that the Central Railway of Georgia had purchased its oil from his company and that it had been satisfactory. The Standard obtained the business, the witness said, notwithstanding the fact that the oil combine charged a higher price than the New York Lubricating Oil company.

PRICES NOT UNIFORM.

Galena Signal Oil Company Showed Discrimination.

New York, Oct. 4.—That the Galena Signal Oil company, a subsidiary of the Standard Oil company, controls 97 per cent of the lubricating oil business with the railroads of the United States and that the prices for its products are not uniform with all railroads, was written in the record of Thursday's hearing of the federal suit against the so-called oil trust. C. C. Steinbrenner, an accountant for the Galena company, told in detail how contracts were made with railroads whereby they were guaranteed a maximum cost for the lubrication of the road, based on mileage for engines and cars, and when the maximum cost was found at the end of certain periods to fall short of the Standard invoice, which all railroads paid when they received the oil, the Galena company made a refund of the difference.

From statements compiled from the Galena company books, Mr. Kellogg was able to show that in some cases the amount of the refund was nearly 50 per cent of the invoice price. Mr. Steinbrenner testified that the lubricating oil furnished to the Pennsylvania railroad was sold at a loss. The Galena company fixed the Standard invoice price of valve oil for engines last year at 48 cents a gallon and Mr. Kellogg drew from the witness that the Pennsylvania railway, after the refund was deducted, obtained its oil for 24 cents.

WILL BEGIN ON DEC. 2.

Second Trial of Harry Thaw for Murder of Stanford White.

New York, Oct. 7.—Harry K. Thaw's second trial for the killing of Stanford White will begin Dec. 2. This agreement was reached between District Attorney Jerome, Martin W. Littleton, counsel for Thaw, and Justice Dowling of the supreme court. Mr. Littleton wanted the date fixed for Nov. 1, but Mr. Jerome opposed this and offered the date which was selected.

Three Men Drown in Canal.

Montreal, Oct. 7.—Three men, whose identity has not yet been established, were drowned at Therese, a village on the Chambly canal. They were driving along the canal tank in a buggy when the horses took fright and jumped into the canal. There was no assistance at hand and the entire party were drowned.

Dr. REA Specialist

Ear, Nose, Throat, Lungs, Diseases of Men, Diseases of Women, Chronic Diseases

Consultation in German, French and English

Next regular professional visit to Little Falls at Buckman Hotel

Tuesday, Nov. 5th

From 9 a. m. until 4 p. m.

One day only—returning every month



All curable medical and surgical diseases of the Eye, Ear, Nose and Throat, Lung Disease, Early Consumption, Bronchitis, Bacterial Catarrh, Constitutional Catarrh, Nasal Catarrh, Dyspepsia, Sick Headache, Stomach and Bowel Troubles, Appendicitis, Rheumatism, Neuralgia, Sciatica, Bright's Disease, Diabetes, Kidney, Liver, Bladder, Glands, Prostatic and Female diseases, Gleet, Gonorrhoea, Indigestion, Loss of Appetite, Nervousness, Indigestion, Interrupted Nutrition, Slow Growth in children and all wasting disease in adults. Many cases of deafness, ringing in the ears, Loss of Eyesight, Cataract, Cross Eyes, etc., that have been improperly treated or neglected can be easily restored. Deformities, Club Feet, Curvature of the Spine, Disease of the Brain, Paralysis, Epilepsy, Heart Disease, Dropsy, Swelling of the Limbs, Stricture, Open Sores, Pain in the bones, Gonorrhoea, Enlargement and all long standing diseases properly treated. Young, Middle-aged and Old men and women and all who suffer from loss of manhood, nervous debility, spermatorrhoea, seminal losses, sexual decay, falling memory, weak eyes, stunted development, lack of energy, impoverished blood, pimples, impediments to marriage, blood and skin diseases, Syphilis, Eruptions, Hair falling out, a point in the center of the face, Throat, Ulcers, Weak Back, Burning Urine, passing Urine too often, Gonorrhoea, Stent, Urinary, receive searching treatment, prompt relief and cure free.

Cancers, Tumors, Gout, Fistula, Piles, Varicose Rupture and enlarged glands treated and cured without pain and without the loss of a drop of blood. This is one of his own discoveries, and is really one of the most scientific and certainly the sure cure of the nineteenth century. No incurable cases taken. Consultation to those interested, \$1. DR. REA, Minneapolis, Minn.

ORDER FOR HEARING ON CLAIMS

STATE OF MINNESOTA, COUNTY OF MORRISON, ss.

In Probate Court, Special Term, Sept. 21st, 1907.

In the matter of the estate of Frederick Hass, deceased.

Letters testamentary on the estate of Frederick Hass, deceased, late of the county of Morrison, state of Minnesota, bearing date the 10th day of December, 1906, and certain persons having claims or demands against the said deceased are required to file the same in the probate court of said county, for examination and allowance, or for forever barred.

It is further ordered, that the 30th day of December, 1907, at 10 o'clock a. m., at a special term of said probate court to be held at the probate office in the city of Little Falls, in the county of Morrison, be and the same hereby appointed as the time and place when and where the said probate court will examine and adjust said claims and demands against the said deceased, and that notice of this hearing be given to all creditors and persons interested in said estate by forthwith publishing this order once in each week, for three successive weeks, in the Little Falls Herald, a weekly legal newspaper printed and published at Little Falls, in said county.

Dated at Little Falls, Minnesota, this 21st day of September, A. D. 1907.

(Seal) By the Court, E. F. SHAW, Judge of Probate

Waves are deceptive things.

To look at them one would gather the impression that the whole water traveled. This, however, is not so. The water stays in the same place, but the motion goes on. In great storms waves are sometimes forty feet high and their crests travel fifty miles an hour. The base of a wave (the distance from valley to valley) is usually considered as being fifteen times the height of the wave. Therefore a wave twenty-five feet high would have a base extending 375 feet.

A Jubilee.

Some years ago, before Queen Victoria's death and about the time that the queen's jubilee was to be celebrated, the following conversation between two old Scotchwomen was overheard on a street corner in London: "Can ye tell me, wumman, what it they call a jubilee?" "Well, it's this," said her neighbor: "When folk has been married twenty-five years, that's a silver wuddin', and when they have been married fifty years that's a golden wuddin', but if the mon's dead, then it's a jubilee."—London Mail.

Peroxide of Hydrogen.

For a cut the prompt use of peroxide of hydrogen is advisable. It is antiseptic and cleansing and should always be on hand for an emergency. It is valuable also to destroy germs in drinking water. If you are in doubt as to the water supply and do not care to boil what you drink, add a tablespoonful of peroxide of hydrogen to every gallon of water and you may drink in safety.—New York Post.

NOTICE OF SALE

IN DITCH PROCEEDINGS.

SALE OF DITCHING JOBS.

Notice is hereby given, that on the 14th day of November, 1907, at one o'clock P. M., in the office of the County Auditor in the city of Little Falls, in Morrison County, Minnesota, I will sell the jobs of digging and constructing the Ditch No. 22 of Morrison County, established by the Board of County Commissioners of Morrison County, State of Minnesota, by their order bearing date October 1st, 1907. For the work as one job, and also for one or more sections of 100 feet each, and also for one or more of the construction jobs, each of said sections to be known and numbered by stakes as shown by the report of the Engineer in said matter, commencing at the north quarter stake of section four (4), township thirty-nine (39), range twenty-nine (29), as its source, and runs thence along the following route, to-wit: running in an easterly direction through the northeast (ne) of the northeast (ne) of section four (4), thence through the northwest quarter (nw) of the northwest quarter (nw) of section three (3), thence in a southeasterly direction through the northwest quarter (nw) of the southeast quarter (se) of section three (3), thence through the southeast quarter (se) of the northeast quarter (ne) of section three (3), thence through the northwest quarter (nw) of section two (2), thence in an easterly direction through the northeast quarter (ne) of section two (2), thence in an easterly direction through the north east quarter (ne) of the southeast quarter (se) of section two (2), thence through the northwest quarter (nw) of the southeast quarter (se) of section one (1), thence through the southeast quarter (se) of the southeast quarter (se) of section one (1), thence through the southeast quarter (se) of the southeast quarter (se) of section six (6) in Lakota town, thence through the southeast quarter (se) of the southeast quarter (se) of section six (6) in an easterly direction, thence in a southeasterly direction through the southeast quarter (se) of section seven (7), thence through the northeast quarter (ne) of section seven (7), thence through the northeast quarter (ne) of section eight (8), thence through the northwest quarter (nw) of the northwest quarter (nw) of section eight (8), and terminating at the ditch designated as Mt. Morris or Runway No. 1, beginning at a point on the main ditch No. 22 at stake 97-45 at the east line of ne) of section 2, township 39, range 29, thence north 63 degrees 45 minutes, west 100 feet, north 78 degrees 50 minutes, west 100 feet, south 88 degrees 20 minutes, west 100 feet, north 38 degrees and 50 minutes, west 2600 feet and north 35 degrees 25 minutes, west 100 feet to a point in the center of the ne) of section 8, township 40, range 29, to the lowest responsible bidder or bidders, and that bids are invited for said work, and the successful bidder will be required to give a satisfactory bond, to be approved by the Auditor of said County, with two freehold sureties, for the faithful performance and fulfillment of the contract, and to pay all damages that may accrue by reason of his failure to complete the work within the time specified in the contract. The said order and estimates and profile are on file, and may be seen at my office.

The approximate amount of work to be done in the construction of such ditch is as follows:

On said main ditch No. 22, between stake No. 0 to 70-10 to 20-20 to 30-30 to 40-40 to 50-50 to 60-60 to 70-70 to 80-80 to 90-90 to 100-100 to 110-110 to 120-120 to 130-130 to 140-140 to 150-150 to 160-160 to 170-170 to 180-180 to 190-190 to 200-200 to 210-210 to 220-220 to 230-230 to 240-240 to 250-250 to 259-254.

Total number of cubic yards of dirt to be removed 28,780, and the total estimated cost of construction of said main ditch No. 22 being \$3117.00.

On branch ditch No. 1 of said main ditch numbered 22, between stake No. 0 to 10 to 10 to 20 to 20 to 30 to 30 to 40 to 40 to 50 to 50 to 60 to 60 to 70 to 70 to 80 to 80 to 90 to 90. Total number of cubic yards of dirt to be removed 863 and the total estimated cost of construction of said branch ditch numbered 22 being \$194.55.

Also on said main ditch at stake No. 165-180, at the crossing of the Mount Morris road there is to be constructed a culvert of the following dimensions: 3 feet in main 2 feet high, 5 feet high and 16 feet long, 4 wing wall 2 feet thick, 5 feet high and feet long, curbing between walls in main walls 8 inches thick, 8 feet wide and 16 feet long. The walls to be laid in cement, 5 oak stringers 2x10 and 9 feet long and 9 1/2 inch stringers 2x10 and 16 feet long.

The estimated cost of said culvert being \$75.00.

The estimated cost of the work of said main ditch No. 22 and said branch ditch No. 1 of said main ditch No. 22 is \$4866.55.

All bids must be accompanied by a certified check payable to the Auditor of said County, for not less than ten per cent, of the amount of each bid.

The right to reject any and all bids is hereby reserved.

Dated October 3, 1907.

(Seal) WILLIAM A. BUTLER, County Auditor, Morrison County, State of Minnesota.

CITATION FOR HEARING ON PETITION FOR PROBATE OF WILL

Estate of Wenzel Nespori.

State of Minnesota, County of Morrison, ss.

In the matter of the estate of Wenzel Nespori, deceased.

The State of Minnesota to Maria Nespori and all persons interested in the allowance and probate of the will of said decedent: The petition of A. E. Macho being duly filed in this court representing that Wenzel Nespori, then a resident of the County of Morrison, State of Minnesota, died on the 11th day of June, 1907, leaving a last will and testament which is presented to this court with said petition, and praying that said instrument be allowed as the last will and testament of said decedent, and that letters testamentary be issued thereon to A. E. Macho.

Now Therefore, you and each of you, are hereby cited and required to show cause, if any you have, before this court, in the Probate Court Room in the City of Little Falls, in the County of Morrison, State of Minnesota, on the 16th day of October, 1907, at 10 o'clock a. m., why the prayer of said petition should not be granted.

Witness the Honorable, E. F. SHAW, Judge of said court, and the seal of said court, this 19th day of September 1907.

(Court seal) E. F. SHAW, Judge.

SUMMONS.

State of Minnesota, County of Morrison, ss.

In District Court, Seventh Judicial District

Anna Jenkins, Plaintiff,

vs.

Elisha Jenkins, Defendant.

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 complaint has been filed in the office of the Clerk of said Court, in the city of Little Falls, County of Morrison, in the said State of Minnesota, and to serve a copy of your answer to said complaint, on the subscriber at his office in the city of Little Falls, in the said County of Morrison, within thirty (30) days after the service of this summons upon you, exclusive of the day of such service, and if you fail to do so, the plaintiff in this action will apply to the Court for the relief demanded in the complaint, together with the costs and disbursements of this action.

Dated Sept. 16, A. D. 1907.

Don M. Cameron, Attorney for Plaintiff, Little Falls, Minn.

SUMMONS.

State of Minnesota, County of Morrison, ss.

In District Court, Seventh Judicial District

Anna Jenkins, Plaintiff,

vs.

Elisha Jenkins, Defendant.

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 complaint has been filed in the office of the Clerk of said Court, in the city of Little Falls, County of Morrison, in the said State of Minnesota, and to serve a copy of your answer to said complaint, on the subscriber at his office in the city of Little Falls, in the said County of Morrison, within thirty (30) days after the service of this summons upon you, exclusive of the day of such service, and if you fail to do so, the plaintiff in this action will apply to the Court for the relief demanded in the complaint, together with the costs and disbursements of this action.

Dated Sept. 16, A. D. 1907.

Don M. Cameron, Attorney for Plaintiff, Little Falls, Minn.

SUMMONS.

State of Minnesota, County of Morrison, ss.

In District Court, Seventh Judicial District

Anna Jenkins, Plaintiff,

vs.

Elisha Jenkins, Defendant.

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 complaint has been filed in the office of the Clerk of said Court, in the city of Little Falls, County of Morrison, in the said State of Minnesota, and to serve a copy of your answer to said complaint, on the subscriber at his office in the city of Little Falls, in the said County of Morrison, within thirty (30) days after the service of this summons upon you, exclusive of the day of such service, and if you fail to do so, the plaintiff in this action will apply to the Court for the relief demanded in the complaint, together with the costs and disbursements of this action.

Dated Sept. 16, A. D. 1907.

Don M. Cameron, Attorney for Plaintiff, Little Falls, Minn.

SUMMONS.

State of Minnesota, County of Morrison, ss.

In District Court, Seventh Judicial District

Anna Jenkins, Plaintiff,

vs.

Elisha Jenkins, Defendant.

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 complaint has been filed in the office of the Clerk of said Court, in the city of Little Falls, County of Morrison, in the said State of Minnesota, and to serve a copy of your answer to said complaint, on the subscriber at his office in the city of Little Falls, in the said County of Morrison, within thirty (30) days after the service of this summons upon you, exclusive of the day of such service, and if you fail to do so, the plaintiff in this action will apply to the Court for the relief demanded in the complaint, together with the costs and disbursements of this action.

Dated Sept. 16, A. D. 1907.

Don M. Cameron, Attorney for Plaintiff, Little Falls, Minn.

SUMMONS.

State of Minnesota, County of Morrison, ss.

In District Court, Seventh Judicial District

Anna Jenkins, Plaintiff,

vs.

Elisha Jenkins, Defendant.

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 complaint has been filed in the office of the Clerk of said Court, in the city of Little Falls, County of Morrison, in the said State of Minnesota, and to serve a copy of your answer to said complaint, on the subscriber at his office in the city of Little Falls, in the said County of Morrison, within thirty (30) days after the service of this summons upon you, exclusive of the day of such service, and if you fail to do so, the plaintiff in this action will apply to the Court for the relief demanded in the complaint