

# ORDERS OUT TROOPS

## Secretary of War Sends Them to Mexican Border.

### BY DIRECTION OF PRESIDENT

United States Soldiers Will Endeavor to Prevent Any Violation of the Neutrality Laws.

Washington, June 30.—By direction of President Roosevelt, Secretary of War Taft has issued orders to the commanding general of the department of Texas at San Antonio, to send a sufficient number of troops to Del Rio, El Paso and other points in Texas to aid the civil authorities in preserving order. This action was decided upon as a result of the request from the Mexican government that the United States do its utmost to prevent any violation of the neutrality laws.

The request of the Mexican government was referred to the attorney general by the department of state, and the governor of Texas in the meantime has been asked to aid in compelling obedience to the law. The order of the president sending troops to the border is understood to have been made upon the recommendation of the attorney general.

## TROOPS HURRIED TO SCENE

Mexican Government Fighting Insurrectionary Movement.

City of Mexico, June 29.—The internal troubles in Mexico, which developed several days ago along the northern border of the republic, have developed serious features. The storm now centers around the city of Torreon and in the country between that place and Jaral, where bandit bands are operating in conjunction with the insurrectionists. Government troops are rushing to the scene. Already 1,500 federal soldiers have reached Torreon, 200 more have reached Juarez and in Chihuahua soldiers are patrolling the streets and the public houses and jails are heavily guarded. In view of the latest developments Ambassador Creel, who has been here on what promised to be a long leave of absence, has been instructed to return to Washington without delay.

It is the belief of the Mexican government that the revolutionary movement now in progress was fomented by a band of agitators who long have made their headquarters in the United States. On this ground, it is believed, Ambassador Creel will appeal to the United States authorities to assist in apprehending some of the revolutionists, particularly those who were concerned in the attack on Las Vacas. The request will be made also that if any of the ringleaders in the movement are captured in the United States they are to be tried in the courts of that country on charges of violating the neutrality laws.

At Las Vacas, where the first serious attack was made, the government has gained the upper hand. Troops are now in complete control of the situation in that city, the rebels and bandits who composed the attacking force having been driven back to the mountains. They will not be permitted to rest there undisturbed, however, as the government purposes to make an example of its foes as an object lesson to others who might join the movement in other sections. To this end a large force of cavalry has been sent into the hills on the heels of the fugitives and the chase is now in progress.

It is the view of the Mexican government that Mexican citizens who were concerned in the recent raids are common criminals and that the contention to the contrary on the ground that their acts were committed in furtherance of a revolutionary movement will not hold.

## RESULT OF CLODBURST.

Five Persons Drowned by Flood Near Wellington, Kan.

The first warning of the flood was when water began to seep into the houses along Harvey and Lincoln streets. Within an hour it had reached its crest. Numbers of people floated away in their houses or on the roofs, many of them seizing the limbs of trees as their houses floated by and pulling themselves to places of safety. During the entire night men and boys worked industriously in canoes rescuing people from treasports and the tops of houses.

Five inches of rain fell within an hour and five feet of water flowed through town, taking houses from their foundations.

Sleeping Woman Walks Off Train.

Waterloo, Ia., June 29.—While walking in her sleep Miss Jessie Shilling, twenty years old, while en route from Chicago to her home in Washington state, fell from the door of a rapidly moving Burlington passenger train near Dubuque and, strangely enough, will survive the unusual accident, though her injuries are serious. Miss Shilling's traveling companion notified the trainmen, who hurried back along the tracks, where they found the girl lying near the rails, bleeding and unconscious. She was taken to the nearest town and placed in a hospital.

# MAY GET A JURY TRIAL

Court Seems Favorable to Granting Thaw's Petition.

New York, June 30.—Justice Dowling of the supreme court, who presided at the second trial of Harry K. Thaw, denied Thaw's application to be removed from the asylum for the criminal insane at Matteawan to some other institution on the ground that Thaw is a dangerously insane person, not to be punished, but to be kept under restraint so that he may not injure either himself or anyone else.

In another phase of Thaw's effort for freedom Justice Mills heard argument at White Plains after issuing a writ of habeas corpus on Saturday on Thaw's application for a jury trial to determine his sanity at the present time.

The justice adjourned the case until July 13, when further argument will be heard, ordering Thaw returned to the prison at Poughkeepsie in the meantime.

Unlike Justice Dowling, Justice Mills seemed distinctly to favor a trial by jury to determine Thaw's sanity. Justice Mills said after the argument:

"I believe it should be only a matter of time when this man should have a jury trial. I am not prepared to say whether it should be now or later."

## FAVORS PROHIBITION PLANK

General Weaver to Lead Fight for It at Denver.

Denver, June 30.—The fight over the anti-injunction plank in the Democratic platform is not the only struggle in which the committee on resolutions and possibly the convention itself may be involved.

It has developed that the prohibition question is to be brought to the front and that a desperate effort will be made to have a plank declaring in its favor placed in the platform. The prohibition movement will be headed by General James B. Weaver of Iowa, who demanded of the recent Democratic convention in that state that it declare in favor of prohibition. General Weaver and his followers were not successful in their efforts in their own state, but nothing daunted by their failure, have made arrangements to bring the matter up before the national Democratic convention. They claim, moreover, to have strong backing from a number of the Southern states, which have recently passed prohibition laws, and it is declared confidently by General Weaver's adherents that if the Democratic national platform does not contain a prohibition plank it will only be for the reason that the hardest kind of fighting has been unable to secure its adoption.

## ASKS ABSOLUTE DIVORCE

Mrs. Frank Gould Begins Suit in New York City.

New York, June 25.—Papers have been served upon Frank J. Gould in a suit for absolute divorce brought by his wife, who was Miss Helen M. Kelly. When service was made at Mr. Gould's office he declined to say whether he would defend the suit.

Mr. and Mrs. Gould were married in 1901. The first rumors of trouble came in 1906, when it was said a separation suit was under way. A reconciliation was effected, but rumors of dissension continued until the actual parting last April, Mrs. Gould remaining at their Fifth avenue home with the two children, Helen, aged five, and Dorothy, aged three.

Mrs. Gould has twenty days in which to file her bill of complaint and her husband a like period in which to file an answer.

## HILL DENIES INTERVIEWS

Former Democratic Leader Says They Are Fictitious.

Albany, N. Y., June 29.—Albert E. Hoyt, editor of the Argus, has received the following self-explanatory cablegram from former Governor David B. Hill, the reference being to an interview which was published widely as coming from Mr. Hill on the day he sailed for Europe. In this interview Mr. Hill was quoted as referring to Governor Johnson as "the poorhouse candidate," criticising Mr. Bryan and saying that "there is no Democratic party."

"Attention just called to alleged political interviews in American newspapers published after my departure. They are fictitious. I authorize you to deny same through the Associated Press and otherwise."

## DROWNS FOUR CHILDREN.

Iowa Woman Also Tries to End Her Own Life While Insane.

Ida Grove, Ia., June 26.—While temporarily insane, Mrs. August P. Johnson drowned her four little children in the cistern at their farm home half a mile south of town. The eldest was about six years old. The mother tried to drown herself, but was rescued by neighbors.

Condition Becoming Normal.

Cleveland, Ohio, June 29.—At Lakeside hospital it was said that Congressman James S. Sherman, Republican nominee for vice president, had enjoyed a most comfortable night. He awakened with his temperature, pulse and respiration normal.

# CIRCUS TRAIN WRECKED.

Eight Men Badly Hurt in Accident at St. Paul.

A promiscuous heap of 109 circus hands was pinioned under the debris of two sleepers when a St. Paul freight train crashed into the first section of Hagenbeck & Wallace's circus train at the foot of Chestnut street in St. Paul. Eight persons were seriously injured and twenty others slightly injured. Four loaded flat cars and two sleepers were completely wrecked.

The circus train was passing through St. Paul from New Richmond, Wis., to Menasha, Minn., and was taking the siding at the foot of Chestnut street when the freight train came tearing down the incline. It struck the circus train in the middle, hurling the four flat cars to one side. The big mogul engine plowed through the two sleepers, almost telescoping them.

The circus hands were thrown from their berths and pinioned beneath the seats and other debris. To add horror to the moaning victims a fire suddenly broke out in the wreckage and for a time threatened the entire train. The department was called and soon had the fire under control.

The injured were taken to the city hospital in the police ambulance and patrol wagons. None of the men are in a dangerous condition.

## M'CLEARY TO ENTER RACE

Ex-Congressman Declines to Go After Former Seat.

James T. McCleary of Mankato, Minn., second assistant postmaster general, has returned to Washington from his home district, where he has been looking into the political situation and conferring with his old friends. Mr. McCleary has decided that he will be a candidate for the Republican nomination for congress in the Mankato district, but he will not make a formal announcement of his candidacy for several days. It is probable he will not resign from his position in the postoffice department until after the primaries in the district. He believes such a course, the example having been set by Secretary Taft in not resigning from the war department until after he was nominated, will be amply justified.

## Baby Killed in Storm.

One life was lost and about \$75,000 damage done to property by a cyclonic storm which raged three miles northwest of Windom. The child was a baby whose mother, Mrs. Klaassen, took it and four other children with her to the cellar when she saw the cyclone coming. Before they could get into the cellar the house was blown down on them and all six buried. The baby was killed, but none of the others was injured.

## St. Paul Physician Indicted.

The grand jury at St. Paul has returned an indictment against Dr. S. W. Robillard, charging him with the crime of manslaughter in the first degree in having caused the death of Mrs. Mamie Christian Olson by means of what is commonly known as a criminal operation for abortion. When arraigned bail was fixed at \$4,000. Dr. Robillard has lived in the city for many years and is widely known.

## Boy Accidentally Killed.

Edward Fulmore, aged fifteen years, was accidentally shot and instantly killed by Fred Forseen, aged six years, on a dairy farm near the northern limits of St. Paul. Terrified by the result of his shot Forseen attempted to direct a shot at his own head, but was prevented from doing so by Ernest Zuecher, a witness of the tragedy.

## Circus Tent Collapses.

The main show tent of the Hagenbeck-Wallace circus tent collapsed at Duluth just before the performance was to begin. The tent was about half filled with people and it is considered remarkable that none was killed or even seriously hurt. Many women fainted and were dragged out by circus employees.

## DOZEN BUILDINGS IN RUINS

Pukwana, S. D., Nearly Wiped Out by Tornado.

Mitchell, S. D., June 29.—The town of Pukwana, on the Chicago, Milwaukee and St. Paul railroad, has been nearly wiped out of existence by the visitation of a tornado a quarter mile wide.

Between twelve and fifteen stores and residences were completely destroyed, while there is not a house in the town but what was wrecked to some extent.

Two large elevators were blown down across the Milwaukee tracks, covering a freight car. The depot was practically wrecked and the main track was cut off from traffic.

Accompanying the tornado was a hail and rain storm. The hail covered a section of country three miles wide and several miles long. The entire farming country passed over by the hail storm was ruined.

Required \$1,000,000 Subscribed.

Seattle, Wash., June 29.—A telegram has been sent to Secretary of the Treasury Cortelyou notifying him that the Alaska-Yukon-Pacific exposition has complied with the congressional requirement that \$1,000,000 be raised by subscriptions, irrespective of any state or federal appropriations, before the congressional appropriation of \$600,000 is made available. The secretary is requested immediately to designate some treasury department official to examine the exposition's securities.

# THEATRE PLANS O. K.

Commercial Club Approves Plans of Proposed Building

At the meeting of the Commercial Club Thursday last week the plans for the new Kiewel theatre were approved.

Geo. M. Kiewel gave an explanation of the plans, which are as recently described in this paper. The general plans follow that of the Minneapolis Orpheum. Mr. Kiewel thought the house would be commenced by July 12th.

It was decided to ask the owners to make the name of the building theatre and not opera house, the former being more correct under the circumstances. It is understood the owners have no objection.

Secretary Murphy brought up the matter of the Pierz road directly east of the city. Commissioner Virnig desires to put certain needed work on it but his appropriation is not enough to do the work properly. There was some discussion and it was decided to appoint a committee to secure funds needed, probably \$75 to \$100.

A. P. Blanchard appointed as the committee J. K. Martin, Geo. Kiewel, and T. F. Murphy.

## DAMAGE DONE ON THE FOURTH.

On each Fourth, fireworks burn more than 700 buildings and kill 300 persons in the United States. This does not include children burned to death by the ignition of their clothing nor those killed by runaway horses. The number maimed through the loss of eyes and fingers is never less than 2000. Preparatory to the reign of fire, rubbish in areas or yards should be removed or wetted down. Stables, outhouses, packing rooms and cold windows should be tightly closed. Red fire does not explode. The pin wheel is fastened to a tree; the Roman candle is nothing but a wrist. The dynamite torpedo often used on the occupants of the car but it is a terror to hysterical nerves.

The small Chinese firecracker which is used in greater number than any other fireworks, destroys most property and fewest lives. The paper of the cracker often glows for minutes after it is exploded, igniting trash in which it falls. The electric sparkler is harmless unless its wire while still red hot is thrown into rubbish.

Garden pieces and the new "cannon string," which contains thousands of crackers, are safe enough because they must be fired by an adult. But a very small part of the fireless on the Fourth is chargeable to sky rockets. The sticks are cooled on falling so they seldom ignite a roof. But in the celebration at Pittsburgh, last year, a descending rocket stick pierced the skull of a babe, destroying it in its mother's arms.

The small cannon crackers contain dynamite and the very large ones, giant powder. One of them exploding in a hand converts it to gases. The baby cannon is one of the most deadly joy producers. The number of tragedies from it has been enormous. The hot air balloon is the worst of incendiaries because the resin used under it makes it a flying bonfire. Its use certainly should be barred in cities. The lightning and shooting matches are dangerous because they are sold to children and contain picric acid.

A new firework called "Son-of-a-Gun" is misnamed for only Lucifer would admit parental claim to it. It is laid on the pavement to startle the passerby. When stopped upon it hops about popping like a gatling gun and often jumps into a cellar window, grating or trash pile to start a fire. It has all the fiendish characteristics of the "Devil Chaser" and some others.

The most deadly thing used in our annual outbreak of savagery, called patriotism, is the toy pistol. It explodes a paper cap containing chlorate of potash and pieces of the paper are often driven under the skin of the hand. Street dust at all times carries bacilli which cause lockjaw if buried in human flesh so that air cannot reach them. A most dangerous practice is to cover such a wound with a plaster. All penetrating wounds from fireworks must be laid open by a surgeon and dressed so that air can enter them. The deaths in the United States from lockjaw following the Fourth have ranged from 105 to 466. Fortunately there is now a serum for the cure of lockjaw.

There should be a state law limiting the amount of powder in any firework and prohibiting altogether fireworks containing phosphorus, chlorates, picrates, dynamite and other high explosives. Toledo first, and then Baltimore and San Francisco prohibited fireworks altogether.

EDWARD PETERSON, State Fire Marshal.

## COMMITTEE OF DIRECTORS OF N. W. TELEPHONE CO. TO INVESTIGATE CLOUD RATES.

The St. Cloud telephone rates will be investigated by a committee of directors of the Northwestern Telephone company. So it was decided at a recent meeting of the board of directors of the telephone company at Minneapolis. This meeting was held as a result of a complaint made by a committee of the St. Cloud Commercial club.

The committee of directors, it is understood, will attempt to show the people of St. Cloud that the rates are reasonable. The telephone lines in St. Cloud cover a large area, about five square miles, extending to Waite Park, the state reformatory, Sauk Rapids and Sartell. This of course adds to the cost of the St. Cloud system, and naturally the rates are accordingly high.

At this time it is stated there are 747 local and 127 rural telephones connected to the St. Cloud exchange.

Mr. and Mrs. E. J. Ring and family left Saturday night for Minneapolis, where they will make their future home.

## MORTGAGE FORECLOSURE SALE.

A mortgage with power of sale was made by Peter Trzebiatowski and wife, Mary Trzebiatowski, as mortgagors, to Security Trust Company, as mortgagee, dated the 20th day of March 1906, and recorded in the office of the Register of Deeds of Morrison County, Minnesota, on the 25th day of June, A. D. 1906, at eleven o'clock and fifty minutes A. M., in Book 2 of Mortgages on page 820.

Default has been made in the conditions, agreements and covenants of said mortgage, and there is claimed to be due and is due the subscriber at the date of this notice upon the said mortgage the sum of two hundred and thirty-three dollars and twenty cents (\$233.20) of which two hundred and four dollars (\$204.00) is on account of Principal, five cents (\$5.00) is on account of delinquent interest, and twenty-nine dollars and fifteen cents (\$29.15) on account of taxes on the mortgaged premises described therein and hereinafter described, to satisfy the amount which shall at the date of said sale be due on said mortgage, together with the costs and expenses of said sale, as allowed by law, and the further sum of twenty dollars (\$20.00) as an attorney's fees which is agreed in said mortgage to be paid in case of foreclosure.

Said sale will be made at the North Front Room of the Court House in the City of Little Falls, Morrison County, Minnesota, on Saturday the 8th day of August, 1906, at ten o'clock in the forenoon of said day, at the Sheriff of said Morrison County, at public auction, to the highest bidder for cash.

The premises described in said mortgage and so to be sold are situated in the County of Morrison and State of Minnesota, and are known and described as follows:

The Northwest Quarter (NW 1/4) of Section Thirty-five (35), in Township Forty-two (42) North Range Thirty (30) West, containing One Hundred and Sixty (160) acres, more or less, according to the U. S. Government Survey thereof.

Dated June 28th, 1906.

SECURITY TRUST CO., Mortgagee.

AMOROS TIGHE, Its Attorney. J36

## CITATION FOR HEARING ON FINAL ACCOUNT AND FOR DISTRIBUTION.

ESTATE OF OSCAR H. THOMPSON

State of Minnesota, ) County of Morrison, )

In the Matter of the Estate of Oscar H. Thompson, Decedent:

The State of Minnesota to all persons interested in the final account and distribution of the estate of said decedent, the representative of the above named decedent, being filed in this Court, do hereby cite and require you to appear in person or by attorney at the Court House in the City of Little Falls in the County of Morrison, State of Minnesota, on the 18th day of July, 1906, at 10 o'clock A. M., why said petition should not be granted.

Witness, the Judge of said Court, and the Seal of said Court, this 24th day of June, 1906.

(SEAL) E. F. Shaw, Probate Judge

E. P. Adams, Attorney for Petitioner.

# DR. REA Specialist

Ear, Nose, Throat, Lung, 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, July 28

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

One day only, returning every month

Small and large

# CITATION FOR HEARING ON PETITION FOR PROBATE OF WILL.

Estate of Gustaf Malmer

STATE OF MINNESOTA, ) County of Morrison, )

In Probate Court.

In the Matter of the Estate of Gustaf Malmer, Decedent.

The State of Minnesota to all persons interested in the allowance and probate of the will of said decedent: The petition of Samuel Johnson being filed in this court, representing that Gustaf Malmer, then a resident of the County of Morrison, State of Minnesota, died on the 3rd day of June, 1906, 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 Samuel Johnson.

NOW THEREFORE, YOU, AND EACH OF YOU, are hereby cited and required to show cause, if any you have, before this court, at the Probate Court Room in the City of Little Falls, County of Morrison, State of Minnesota, on the 16th day of July, 1906, 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 6th day of June, 1906.

(SEAL) E. F. SHAW, Judge

## ORDER LIMITING TIME TO FILE CLAIMS, AND FOR HEARING THEREON.

Estate of Lewis Lewison

State of Minnesota, ) County of Morrison, )

In the matter of the Estate of Lewis Lewison, decedent.

Letters of Administration this day having been granted to Eddie Hanson.

It is ordered, that the time within which all creditors of the above named decedent may present claims against his estate in this court, be, and the same shall be, limited to three months from and after the date hereof; and that the 26th day of September, 1906, at 10 o'clock a. m., in the probate court rooms at the Court House at Little Falls in said county, be, and the same hereby is, fixed and appointed as the time for the filing of claims upon and the examination, adjustment and allowance of such claims as shall be presented within the time hereof.

Let notice hereof be given by publication of this order in the Little Falls Herald as provided by law.

Dated June 16th, 1906.

(SEAL) E. F. SHAW, Judge of Probate.

## CITATION FOR HEARING ON PETITION FOR PROBATE OF WILL.

Estate of John Roch, Sr.

State of Minnesota, ) County of Morrison, )

In Probate Court.

In the Matter of the Estate of John Roch, Sr., Decedent.

The State of Minnesota to all persons interested in the allowance and probate of the will of said decedent: The petition of A. P. Stoll being filed in this court, representing that John Roch, Sr., then a resident of the County of Morrison, State of Minnesota, died on the 11th day of June, 1906, 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. P. Stoll.

NOW THEREFORE, you, and each of you, are hereby cited and required to show cause, if any you have, before this court, at the Probate Court Rooms in the Court House, in the City of Little Falls, County of Morrison, State of Minnesota, on the 20th day of July, 1906, 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 23rd day of June, 1906.

(SEAL) E. F. SHAW, Judge of Probate Court.

## CITATION FOR HEARING ON FINAL ACCOUNT AND FOR DISTRIBUTION.

Estate of Elzear Doucet

State of Minnesota, ) County of Morrison, )

In Probate Court.

In the Matter of the Estate of Elzear Doucet Decedent:

The State of Minnesota to all persons interested in the final account and distribution of the estate of said decedent, the representative of the above named decedent, having filed in this Court her final account of the administration of the estate of said decedent, together with her petition praying for the adjustment and allowance of said final account and for distribution of the residue of said estate to the persons thereunto entitled:

Therefore, You, and Each of You, are hereby cited and required to show cause, if any you have, before this court, at the Probate Court Rooms in the Court House in the City of Little Falls in the County of Morrison, State of Minnesota, on the 26th day of July, 1906, at 10 o'clock a. m., why said petition should not be granted.

Witness, The Judge of said Court, and the Seal of said Court, this 26th day of June 1906.

(SEAL) E. F. SHAW, Probate Judge

## NOTICE TO TERMINATE CONTRACT OF SALE.

To F. Cass Ward and Michael Horan and all concerned:

You, and each of you, are hereby notified that default has occurred in the conditions of that certain contract of sale dated March 29, 1906, between Henning Landahl of Little Falls, Minn., as party of the first part and M. Horan and F. Cass Ward above mentioned parties of the second part, in and by which first party agreed to sell and convey to second parties the land and premises described and situate in Morrison County, Minn., to-wit: Lots Numbered 14 and 15 in Block B Mississippi Addition to Little Falls, Minn., according to the survey and plat thereof on file and of record in the office of the Register of Deeds of said County, for the sum of \$400, which said contract stated that second parties had paid \$50.00 the unpaid balance to bear interest at 6 per cent per annum, and to be paid \$50.00 on March 29, 1907, and on March 29th of each year and including March 29th of the year 1910, the interest on the unpaid balance of said contract at the time that each installment was due.

Said contract further provided that in case the second parties failed to make the payments as aforesaid and in the manner set forth therein, then the party of the first part should have the right to declare said contract null and void, which