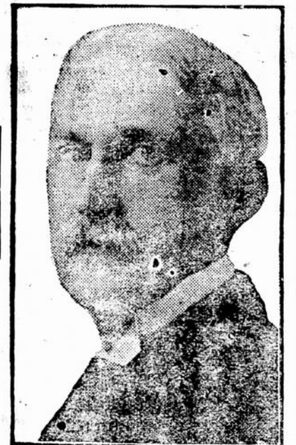


Taft's Cabinet Completed

Franklin MacVeagh Appointed Secretary of Treasury.
New York, Feb. 25.—President Elect William H. Taft completed his cabinet by the offer of the treasury portfolio and its acceptance. That the offer was made to and accepted by



FRANKLIN MACVEAGH.

Franklin MacVeagh of Chicago is as near a positive statement of what is believed to be the fact as may be made in the face of an absolute refusal of Mr. Taft to throw any light on the most interesting situation.

Attack on Roosevelt

Cook of Colorado So Bitter House Stops Speech.

Washington, Feb. 26.—By an overwhelming vote, and without party distinction the house of representatives sustained the committee on appropriations in again reporting a provision in the sundry civil appropriation bill restricting the operations of the secret service detectives of the treasury department. The president was scathingly denounced by Mr. Cook (Rep., Colo.), while Mr. Smith (Rep., Ia.), a member of the appropriations committee and one of those named by the president in his message of Jan. 4, last, as being responsible for the secret service limitation, seemingly employed all the invective at his command in an attack on that service. He compared the secret service detectives with "common liars," declared them to be worthless and pointed to the assassination of President McKinley as a sample of the watchfulness and capacity of those men, one of whom, he said, stood at the president's side when he was shot down and failed to observe the approach of the assassin with his supposedly bandaged hand in full view.

Mr. Cook in the course of his remarks frequently referred to the president in most uncompromising phrases. So denunciatory of the president was Mr. Cook that he was denied the privilege of continuing his remarks after he had spoken but a few minutes.

Dinner to Tennis Cabinet

President Says Farewell to Close Associates.

Washington, March 1.—President Roosevelt gave a farewell luncheon at the White House to the members of the famous "tennis cabinet" and others who have been closely associated with him during the past seven years. Aside from the distinguished government officials who have served as among the president's chief aides during his administration, and also as his companions at sports of different kinds, there were present men whom the president had made friends with when he was roughing it in the West years ago and with whom he had gone on numerous hunting expeditions. The occasion was memorable to those who surrounded the president and the latter's farewell words were not entirely free from notes of regret, if not sadness. The president in a brief speech laid emphasis on the point that no administration had given its chief more loyal service and he stated that he believed that the country had never had a more devoted set of public servants than those men through whom, he said, most of the work of his administration had been accomplished.

"Lucky" Baldwin is Dead

Passes Away After an Illness of Several Weeks.

Los Angeles, Cal., March 1.—E. J. (Lucky) Baldwin died at his home at Arcadia, on Baldwin's ranch, after an illness of several weeks. He was eighty-one years of age.

No man identified with horse breeding and the racing of thoroughbreds was more widely known throughout the country than "Lucky" Baldwin.

Use Awning as Toboggan Slide.

New York, March 1.—Using an awning over a grocery store in front of the building as a toboggan slide a dozen tenants on the lower floors of a burning tenement on Upper Fifth avenue slid safely to the street, aided by policemen and firemen. Smoke filled halls had cut off their escape by the stairs and they were too terrified to climb down the fire escape ladders.

Dies in Committee

Bill Granting Statehood to New Mexico and Arizona.

Charges Against Officials

Sensational Statements Made to Delay Action.

Washington, Feb. 27.—There will be no statehood legislation for New Mexico and Arizona at the present session of congress. At a meeting of the senate committee on territories all members, regardless of party, in a sensational scene, abandoned consideration of the house bill.

The members of the committee left the room without any one suggesting further meetings for its consideration. This remarkable action occurred at the conclusion of the reading of statements presented by Senators Nelson and Beveridge charging corruption, jury bribing and various other offenses against certain officials and leaders of what was termed the "gang which is in control of political affairs in New Mexico."

Among the statements read was a telegram from J. J. Hagerman, former governor of New Mexico, reflecting on the character of the people who are in control of political affairs of that territory and declaring that these men expect to continue their control after the territory becomes a state.

He suggested that it would be well to wait until after the next census before admitting New Mexico to statehood.

Another statement was read recounting the difficulties experienced by Ormsby McHarg, who went to New Mexico in 1907 as an agent of the department of justice to prosecute land frauds. This statement declares that Mr. McHarg was hampered in his work by Governor Curry and his attorney general, Judge A. B. Fall.

Maximum Fine \$720,000

Standard Oil Offenses May Be Limited by Court.

Chicago, Feb. 25.—United States District Judge Anderson broadly intimated that he will rule that the unit of offense in the Standard Oil rebating case will be the thirty-six settlements of freight charges. Under this ruling, if made, a fine of only \$720,000 is possible as compared with Judge Landis' assessment of \$29,240,000 in the original case. The court said after listening to the arguments:

"I think that there can be no more convictions than there have been settlements, wherein the carrier and the shipper have settled their accounts and the shipper has received back the difference between the valid rate and the rate which was a concession. Of those settlements there were thirty-six."

In Gould Divorce Case

Mrs. Ben Teal Convicted of Subornation of Perjury.

New York, Feb. 26.—Mrs. Margaret Teal, wife of Benjamin Teal, one of the best known theatrical managers in this country, was convicted of attempted subornation of perjury in the divorce case of Helen Kelley Gould against Frank J. Gould. Mrs. Teal was sentenced to serve one year in the penitentiary on Blackwell's island.

As Mrs. W. C. Toomey Mrs. Teal was plaintiff in a sensational breach of promise case against Dr. J. W. Bettington at St. Paul about two years ago. Toomey, her first husband, was private secretary to James J. Hill.

All Given Life Sentences

Three Men Convicted of Stealing Forty-six Cents.

Chicago, Feb. 27.—Three holdup men accused of the theft of 46 cents were sentenced to life terms in the penitentiary by a jury in Judge Kersten's court. This sentence was made possible by the passage of a law two years ago providing the severe penalty inflicted for highway robbery committed with the aid of deadly weapons.

Unrest in Central America

State Department Wants Warships Sent to West Coast.

Washington, Feb. 26.—Because of reports of uneasiness in Central America growing out of important military activity in Nicaragua the state department has asked that one or more naval vessels be sent to Amapala, on the west coast, to watch developments and report on the situation.

Castro Denies the Charge.

Dresden, Feb. 27.—Cipriano Castro, late president of Venezuela, has declared his innocence of the charge that he had conspired to bring about the assassination of Juan Vicente Gomez, the present president of the republic.

Unauthorized, Says Jeffries.

Chicago, March 1.—James J. Jeffries, on his arrival at Chicago, declared that he had authorized no one to announce that he would fight Johnson. "There is no basis for the statement published," he said.

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to sell your farm produce We will pay CASH

- Best syrup, per gal. 40c
- Best molasses, per gal. 30, 50c
- Best brown vinegar, per gal. 25c
- Best white vinegar, per gal. 20c
- Bluing, per bottle 10c
- Soap, 6 and 8 bars 25c
- Coffee, per lb 15, 18, 20, 25, 35, 40c
- Tea dust, per package 15c, 20c
- Japan tea, lb. 25-40-50-6c
- Tea Nibs, per lb. 35c
- Yeast cakes 5c a pkg, 3 for 10c
- Starch, per lb. 5c
- Pruns, a lb. 5, 10, 15c, 20c
- Raisins, a lb. 10c
- Currants, a lb. 10c
- Rice, a lb. 5c and 10c

We carry at all times a complete line of fresh fruit, vegetables, groceries and flour and feed.

Yours for trade

Pantzke Bros.

THE LEADING GROCERS

208 Broadway Little Falls

MORTGAGE FORECLOSURE SALE

A mortgage with power of sale was made by John Zak and Mary Zak, wife, as mortgagors, to J. N. Westlund, as mortgagee, dated the first day of October, 1909, and recorded in the office of the Register of Deeds of Morrison County, Minnesota, on the 12th day of October, 1909, at 10:00 o'clock A. M., in Book 21 of Mortgages on Page 533.

Default having been made in the payment of the sum of twenty four and 22/100 dollars which is due and payable at and due said J. N. Westlund at the date of this notice upon said mortgage.

And whereas, the said J. N. Westlund, the mortgagee and holder of said mortgage has duly elected and does hereby elect to declare the whole principal sum of said mortgage due and payable at the date of this notice under the terms and conditions of said mortgage and the power of sale therein contained, and whereas pursuant to said election there is actually due and claimed to be due and payable at the date of this notice the sum of twenty four and 22/100 dollars, and whereas the said power of sale has become operative and no action or proceeding has been instituted, at law or otherwise, to recover the debt secured by said mortgage, or any part thereof.

Therefore, Notice is hereby given that by virtue of the power of sale contained in said mortgage and pursuant to the statute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: the southeast quarter of the southwest quarter and northeast quarter of Southwest quarter of Section ten (10) Township forty two (42) Range twenty nine (29) in Morrison County, Minnesota, containing eighty acres more or less, according to the Government survey, and the same, together with all appurtenances, which sale will be made by the sheriff of said Morrison County, Minnesota, at the north front door of the Court House, in the City of Little Falls, in said County and State on the 17th day of April, 1910, at 11 o'clock A. M., by public vendue, to the highest bidder for cash, to pay a debt of Three hundred and thirty five and 20/100 dollars and interest, and the taxes, if any, on said premises, and to pay the costs and disbursements allowed by law, subject to redemption at any time within one year from the day of sale as provided by law.

Dated March 14th, 1910.

J. N. WESTLUND, Mortgagee.

Stephen C. Vassaly, Attorney.

CITATION FOR HEARING ON PETITION FOR ADMINISTRATION.

Estate of John Dickson

State of Minnesota, County of Morrison.

In Probate Court

In the Matter of the Estate of John Dickson, Decedent:

The State of Minnesota to all persons interested in the granting of administration of the estate of said decedent: The petition of Fred Dickson, having been filed in this court, representing that John Dickson, then a resident of the County of Morrison, State of Minnesota, died intestate on the 24th day of December, 1908; and praying that letters of administration of his estate be granted to Fred Dickson, and the court, having fixed the time and place for hearing said petition:

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 Court House, in the City of Little Falls, in the County of Morrison, State of Minnesota, on the 29th day of March, 1910, at 10 o'clock A. M., why said petition should not be granted.

Witness, the Judge of said court, and Seal of said Court, this 27th day of February, 1910.

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

All She Wanted.

Mrs. Muggerty (a habitual borrower)—Shure, Mrs. O'Fluge, it's meself that hates to trouble yez, but cud yez loan me the yolk av an egg?—Harper's Weekly.

The Backer—Go it, Billy! Yer ain't half licked yet! The Fighter—Well, you come and ave the other arf. I ain't greedy.—London Opinion.

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Branch Office, 625 F St., Washington, D. C.

State of Minnesota, County of Morrison.

In District Court, Seventh Judicial District.

W. C. Foster, Plaintiff,

vs.— Thomas W. Brundrett, Louisa Doolittle, George W. Thayer, Sevat Sevaton, Frank A. Bedell, Carlos Wilcox, John E. Gardner, Edwin R. Barber, Maria J. Birchard, William S. Meigs, Edwin L. Meigs, M. Louisa Meigs, John Wicker Maynard, Oliver D. Eaton, Trustee, Harvey C. Olin, Trustee, the Board of Home Missions of the Presbyterian Church of the United States of America, Louisa B. Carter, F. W. Thornhill, George S. Lee, William Wheeler, and John W. H. Staples, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described 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 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, in said County of Morrison, State of Minnesota, and to serve a copy of your answer to said complaint upon the subscriber at his office in the City of Little Falls, in said County, Minnesota, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint herein.

Dated January 12, 1910.

A. P. BLANCHARD, Attorney for Plaintiff.

State of Minnesota, County of Morrison.

In District Court, Seventh Judicial District.

W. C. Foster, Plaintiff,

vs.— Thomas W. Brundrett, Louisa Doolittle, George W. Thayer, Sevat Sevaton, Frank A. Bedell, Carlos Wilcox, John E. Gardner, Edwin R. Barber, Maria J. Birchard, William S. Meigs, Edwin L. Meigs, M. Louisa Meigs, John Wicker Maynard, Oliver D. Eaton, Trustee, Harvey C. Olin, Trustee, the Board of Home Missions of the United States of America, Louisa B. Carter, F. W. Thornhill, George S. Lee, William Wheeler, G. H. Staples, and R. H. Staples, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described in the complaint herein. Defendants.

NOTICE OF LIS PENDENS.

Notice is hereby given that an action has been commenced in said court in the above named Court, by the above named plaintiff, against the above named defendants, the object of which is to determine the adverse claims of defendants, and each of them, to the real estate herein mentioned, and to have the same, and all thereon declared null and void, and to have plaintiff decreed the owner in fee simple of said real estate as against said defendants and against all other persons whatsoever.

That the real estate affected, involved in the question in said action is situated in Morrison County, Minnesota, and described as follows, to-wit: The South half of the Southwest quarter of Section 13, Township 13, Range 30, Northeast quarter of the Southwest quarter of Section 29, Township 40, Range 31; The South Half of the Northeast quarter of Section 8, Township 12, Range 30, the Northwest quarter of the Northeast quarter of Section 18, Township 42, Range 30.

A. P. BLANCHARD, Attorney for Plaintiff.

State of Minnesota, County of Morrison.

In District Court, Seventh Judicial District.

W. C. Foster, Plaintiff,

vs.— James A. Caughren, J. A. Caughren, John J. Reynolds, John B. LaFond, Effie H. Swanson, A. W. Swanson, Jonathan C. Dicken, C. Dicken, Hugh Moore, James McCutcheon, James McCutcheon, John F. McCutcheon, Sarah McCutcheon, Mary McCutcheon, now Mary McCutcheon Freeman, Alice McCutcheon, now Alice McCutcheon Getchell, John O. Getchell, and Alex. Payne, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described 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 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, in said County of Morrison, State of Minnesota, and to serve a copy of your answer to said complaint upon the subscriber at his office in the City of Little Falls, in said County, Minnesota, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint herein.

Dated Feb. 9, 1910.

A. P. BLANCHARD, Attorney for Plaintiff.

State of MINNESOTA, County of Morrison.

In District Court, Seventh Judicial District

W. C. Foster, Plaintiff,

vs.— James A. Caughren, J. A. Caughren, John J. Reynolds, John B. LaFond, Effie H. Swanson, A. W. Swanson, Jonathan C. Dicken, C. Dicken, Hugh Moore, James McCutcheon, James McCutcheon, John F. McCutcheon, Sarah McCutcheon, Mary McCutcheon, now Mary McCutcheon Freeman, Alice McCutcheon, now Alice McCutcheon Getchell, John O. Getchell, and Alex. Payne, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described in the complaint herein. Defendants.

NOTICE OF LIS PENDENS.

NOTICE IS HEREBY GIVEN THAT AN ACTION HAS BEEN COMMENCED AND IS NOW PENDING IN THE ABOVE NAMED COURT, BY THE ABOVE NAMED PLAINTIFF, AGAINST THE ABOVE NAMED DEFENDANTS, THE OBJECT OF WHICH IS TO DETERMINE THE ADVERSE CLAIMS OF DEFENDANTS, AND EACH OF THEM, TO THE REAL ESTATE HEREIN MENTIONED, AND TO HAVE THE SAME, AND ALL THEREON, DECLARED NULL AND VOID, AND TO HAVE PLAINTIFF DECREED THE OWNER IN FEE SIMPLE OF SAID REAL ESTATE AS AGAINST SAID DEFENDANTS AND AGAINST ALL OTHER PERSONS WHATSOEVER.

That the real estate affected, involved in the question in said action is situated in Morrison County, Minnesota, and described as follows, to-wit: The Northeast quarter of the Northeast quarter (NE 1/4) of Section 6, Township 12, Range 30; The West half of the Northeast quarter (W 1/2) of Section 6, Township 12, Range 30; The Northeast quarter (NE 1/4) of Section 22, Township 12, Range 30; The Southwest quarter (SW 1/4) of Section 22, Township 12, Range 30; The Northeast quarter (NE 1/4) of Section 22, Township 12, Range 30; The Southwest quarter (SW 1/4) of Section 22, Township 12, Range 30; The Northeast quarter (NE 1/4) of Section 22, Township 12, Range 30; The Southwest quarter (SW 1/4) of Section 22, Township 12, Range 30.

A. P. BLANCHARD, Attorney for Plaintiff.

State of Minnesota, County of Morrison.

In District Court, Seventh Judicial District

W. C. Foster, Plaintiff,

vs.— Robert Kinney, N. P. Clarke, Nehemiah P. Clarke, N. A. Cowdery, trustee, W. D. Washburn, Jr., Sarah L. Toevine, Crown Financial Co., Crown Financial Company, Cora McCusker, sole Legatee under the Last Will and Testament of Jerome McCusker, deceased, and Executrix of said Will, W. A. Law, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described in the complaint herein. Defendants.

NOTICE OF MORTGAGE FORECLOSURE.

Default having been made in the payment of the sum of Eighty-four and 00/100 dollars, (\$84.00), annual interest due and payable on the first day of July, 1909, according to the terms of that certain interest coupon for that amount, and which is described in that certain mortgage duly executed and delivered by Henry Yocorowic, a widower, mortgagor, to A. T. Crowther, mortgagee, bearing date the first day of July, 1907, and with a power of sale therein contained and which said mortgage is duly recorded in the office of the Register of Deeds of Morrison County, Minnesota, on the 20th day of January, A.D. 1908, at 2:15 P. M., in Book 26 of Mortgages, on page 237, describing and conveying the land and premises hereinafter described, and which said mortgage secured the payment of the sum of Fourteen Hundred and no/100 Dollars, (\$1400.00), principal due on the first day of July, 1909, with interest thereon at the rate of six per cent per annum payable annually on the first day of July, 1908, and 1909, according to the terms of the two interest coupons described in said mortgage and attached to the principal mortgage note also therein described and which mortgage note and mortgage by the terms thereof, provided that in case of default of the payment of any interest coupon note or any part thereof, then the said principal note and coupon interest notes thereunto attached should be due and payable at the option of the holder of said principal note and mortgage before and payable.

AND WHEREAS, the said A. T. Crowther, mortgagee and owner and holder of said mortgage, mortgage note and coupon note has duly elected to and does hereby declare the whole principal sum of said mortgage note and of the coupon notes thereunto attached due and payable at the date of this notice under the terms and conditions of said mortgage and the power of sale therein contained; and whereas there is actually due and claimed to be due and payable at the date of this notice, the sum of One Thousand Five Hundred Thirty-four and 70/100 Dollars, (\$1534.70), with interest thereon at the rate of six per cent per annum from the 25th day of January, 1909, and whereas the power of sale contained in said mortgage has become operative and no action or proceeding having been instituted, at law or otherwise, to recover the debt secured by said mortgage, or any part thereof.

Therefore, Notice is hereby given that by virtue of the power of sale contained in said mortgage, and pursuant to the statute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, namely: Lots One (1) and Two (2) of Section One Half of the North-west Quarter (E 1/2 of N. W. 1/4), and the West Half of the South-west Quarter (W 1/2 of S. W. 1/4) Section Thirty-one (31), all in Township One Hundred Thirty-three (133), Range Twenty-nine (29), containing 20 acres more or less, according to the Government Survey in Morrison County and State of Minnesota, with the hereditaments and appurtenances thereto, to be sold by the Sheriff of Morrison County, Minnesota, at the front door of the Court House in the City of Little Falls, in said County and State on Saturday the 10th day of March, A. D. 1910, at ten o'clock A. M. of that day, by public vendue, to the highest bidder for cash, to pay the said debt of One Thousand Five Hundred Thirty-four and 70/100 Dollars, (\$1534.70), and interest and taxes as herein provided, and Fifty Dollars Attorney's fees as stipulated in and by said mortgage in case of foreclosure and the disbursements allowed by law, subject to redemption at any time within one year from the day of sale as provided by law.

Dated this 25th day of January, A. D. 1910.

A. T. CROWTHER, Mortgagee, Fairmont, Minn.

DeForest Ward, Attorney for Mortgagee, Fairmont, Minnesota.

State of Minnesota, County of Morrison.

In District Court, Seventh Judicial District.

W. C. Foster, Plaintiff,

vs.— Robert Kinney, N. P. Clarke, Nehemiah P. Clark, N. A. Cowdery, trustee, W. D. Washburn, Jr., Sarah L. Toevine, Crown Financial Co., Crown Financial Company, Cora McCusker, sole Legatee under the Last Will and Testament of Jerome McCusker, deceased, and Executrix of said Will, W. A. Law, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described 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 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, in said County of Morrison, State of Minnesota, and to serve a copy of your answer to said complaint upon the subscriber at his office in the City of Little Falls, in said County, Minnesota, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint herein.

Dated this 13th day of January, 1910.

A. P. BLANCHARD, Attorney for Plaintiff.

State of Minnesota, County of Morrison.

In District Court, Seventh Judicial District.

W. C. Foster, Plaintiff,

vs.— Robert Kinney, N. P. Clarke, Nehemiah P. Clarke, N. A. Cowdery, trustee, W. D. Washburn, Jr., Sarah L. Toevine, Crown Financial Co., Crown Financial Company, Cora McCusker, sole Legatee under the Last Will and Testament of Jerome McCusker, deceased, and Executrix of said Will, W. A. Law, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described 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 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, in said County of Morrison, State of Minnesota, and to serve a copy of your answer to said complaint upon the subscriber at his office in the City of Little Falls, in said County, Minnesota, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint herein.

Dated this 13th day of January, 1910.

A. P. BLANCHARD, Attorney for Plaintiff.

State of Minnesota, County of Morrison.

In District Court, Seventh Judicial District.

W. C. Foster, Plaintiff,

vs.— Robert Kinney, N. P. Clarke, Nehemiah P. Clarke, N. A. Cowdery, trustee, W. D. Washburn, Jr., Sarah L. Toevine, Crown Financial Co., Crown Financial Company, Cora McCusker, sole Legatee under the Last Will and Testament of Jerome McCusker, deceased, and Executrix of said Will, W. A. Law, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described in the complaint herein. Defendants.

NOTICE OF LIS PENDENS.

NOTICE IS HEREBY GIVEN THAT AN ACTION HAS BEEN COMMENCED AND IS NOW PENDING IN THE ABOVE NAMED COURT, BY THE ABOVE NAMED PLAINTIFF, AGAINST THE ABOVE NAMED DEFENDANTS, THE OBJECT OF WHICH IS TO DETERMINE THE ADVERSE CLAIMS OF DEFENDANTS, AND EACH OF THEM, TO THE REAL ESTATE HEREIN MENTIONED, AND TO HAVE THE SAME, AND ALL THEREON, DECLARED NULL AND VOID, AND TO HAVE PLAINTIFF DECREED THE OWNER IN FEE SIMPLE OF SAID REAL ESTATE AS AGAINST SAID DEFENDANTS AND AGAINST ALL OTHER PERSONS WHATSOEVER.

That the real estate affected, involved in the question in said action is situated in Morrison County, Minnesota, and described as follows, to-wit: The Northeast quarter of the Northeast quarter (NE 1/4) of Section 6, Township 12, Range 30; The West half of the Northeast quarter (W 1/2) of Section 6, Township 12, Range 30; The Northeast quarter (NE 1/4) of Section 22, Township 12, Range 30; The Southwest quarter (SW 1/4) of Section 22, Township 12, Range 30; The Northeast quarter (NE 1/4) of Section 22, Township 12, Range 30; The Southwest quarter (SW 1/4) of Section 22, Township 12, Range 30; The Northeast quarter (NE 1/4) of Section 22, Township 12, Range 30; The Southwest quarter (SW 1/4) of Section 22, Township 12, Range 30.

A. P. BLANCHARD, Attorney for Plaintiff.

State of Minnesota, County of Morrison.

In District Court, Seventh Judicial District

W. C. Foster, Plaintiff,

vs.— Hammond's Ready Reference Atlas of the World contains new and complete maps of the World and Grand Divisions, the United States, commercial and historical, our new land possessions, the republic of Panama, the British Isles, and also an up-to-date map of state of Minnesota. FREE with a year's subscription paid in advance to the Herald.

CITATION FOR HEARING ON PETITION FOR PROBATE OF WILL.