

# RANSOM IS PAID

## Kidnapped Pennsylvania Boy Returned to His Father.

### LATTER GIVES UP \$10,000

#### Goes to Cleveland Unaccompanied and Secures Child.

Cleveland, March 23.—Little Willie Whittle, who caused the police of the entire country worry since he was kidnapped from school in Sharon last Thursday, was returned to his father at the Hollenden hotel here. In compliance with an agreement entered into between the kidnapped boy's father and an agent of the kidnapers here the boy was placed on a street car on the outskirts of the city and started to the hotel. Two boys, G. W. Ramsey and Edward Mahoney, recognized the lad on the car and taking him in charge conducted him to his father, who was in waiting according to a prearranged plan which he had followed at the dictation of the kidnapers. The boy wandered about the hotel lobby unannounced for several minutes asking bell boys for his father before the latter knew his son was in the big foyer. The moment the anxious parent heard that a strange boy was in the hotel sauntering in aimless fashion he rushed across the lobby, grasped him in his arms and smothered his face with kisses.

An attempt had been made to disguise the lad.

He wore a pair of smoked glasses and a large tan cap, which was pulled down over his ears, and the father said it would have been difficult to have recognized the boy in such a garb had he passed him on the street.

#### Well Treated by His Captors.

Willie is in perfect health. He says that he had been well treated and ever since his capture has been constantly indoors. He believes he was taken from Sharon to Warren and thence to Newcastle, Pa. It is his opinion, expressed in a happy school boy way, that he was in Ashtabula on Saturday night at the time his father was to leave his \$10,000 in Flatiron park. Whittle as first refused to state whether he had paid the ransom or not. He said that he received a letter from the kidnapers at his home in Sharon saying that if he called at a confectionery store in the east end of Cleveland he would be told how to secure his boy unharmed and "well fed."

He went to Cleveland unaccompanied. His immediate family and the private detectives he had in his employ he apprised of the proposed secret meeting, but insisted that he make the trip alone. Every one of them was warned that he must be allowed to go unheeded and no attempt at the capture of the kidnapers was to be made. Whittle was certain that if he spoiled the plans of his son's captors he would never see the lad again. His experience at Ashtabula served as a warning.

He went to a candy store in the east end. With him he carried the \$10,000, expecting that it would be demanded of him there. He was met by a woman who detailed to him the terms of the kidnapers. With all the eagerness of a distracted parent Whittle agreed to them immediately. Whittle returned to the Hollenden hotel and awaited developments.

#### Unaware of His Peril.

In the meantime little Willie, the kidnapped boy, feeling comparatively safe in the hands of his kidnapers, for he was being treated kindly and even at this time does not realize what terrible danger he was in, was being prepared for his return to his father. The woman at the candy store had done her duty. She communicated with the captors of the boy and told them that the father had made no attempt to trap them. The kidnapers were satisfied. But Whittle senior declines to name the woman in charge of the confectionery store and almost dares the police to locate her. So the boy was brought from his hiding place—where it was no one knows—to a car line in the east end of the city, which would bring him into town quickly. The kidnapper placed the boy on the car, paid his fare, and with a friendly wave of his hand to the little boy, disappeared in the darkness.

Before retiring for the night Mr. Whittle admitted that he had paid \$10,000 to the woman in the candy store. It was in currency and bills. The woman did not count the money. Mr. Whittle believes the woman was an Italian, but he refuses to disclose her identity.

## REPAIRING STOCKADE FENCES

### Lehigh Valley Coal Company Preparing for Strike.

Hazleton, Pa., March 22.—In order to be prepared for a strike, if one is ordered by the United Mine Workers of America, the Lehigh Valley Coal Company, a subsidiary concern of the Lehigh Valley Railroad company, has begun repairing the high fences surrounding the collieries in this city. New barbed wire is being strung along the top of the fence. Nearly all the collieries in the anthracite region during the big strike of 1902 were surrounded by high board fences.

## NEW MEN IN GRAFT SCANDAL

### Number of Additional Indictments at Pittsburgh.

Pittsburgh, March 22.—The councilmanic graft scandal was given a sensational turn when Judge Davis authorized District Attorney William A. Blakeley to prepare indictments against the following:

Dallas C. Byers, a millionaire from manufacturer and head of the A. M. Byers company; F. A. Griffin, vice president of the Columbia National bank of Pittsburgh; Henry L. Bolger, a Water street saloonkeeper; Common Councilman John F. Klein; Select Councilman Dr. W. P. Webb; Select Councilman Charles Stewart.

The grand jury is again in session under orders from Judge Davis and it is said further developments are expected.

## TO TAKE REGULAR COURSE

### Administration Will Not Abandon Panama Libel Cases.

Washington, March 20.—There will be no abandonment of the Panama libel prosecution by the administration nor unseemly haste in bringing these cases to trial, according to a high administration official. The cases will be allowed to take their places on the criminal calendars of the District of Columbia and elsewhere and will be handled in the regular order of the government.

## THREE DEAD AS RESULT

### Parkersburg, W. Va., Flooded by Bursting Tanks.

Parkersburg, W. Va., March 19.—Three persons were killed, three others probably fatally injured and many more slightly hurt and ten or more houses completely wrecked and forty more badly damaged when the two large water tanks supplying the city with water burst. The dead are Mr. and Mrs. Waggle and small child. The bodies were found in the ruins of their home.

When the break occurred an immense stream of water rushed down Prospect hill, sweeping everything before it. Houses were swept into the street and the residents were knocked from their beds. One whole family, while sleeping in an up stairs room, was carried down a street seventy-five yards, the house being split almost into ribbons, yet all escaped serious injury except one girl, who had her collarbone broken.

The two tanks contained the entire city water supply and a famine is imminent. The damage will amount to between \$200,000 and \$250,000.

## FOUR KILLED, MANY INJURED

### Train Dashes into Railroad Station at Montreal.

Montreal, March 18.—Four persons were killed and thirty others were more or less seriously injured as the result of the blowing out of a wash-out pipe on the locomotive hauling the Boston express of the Canadian Pacific railway three miles out from the station. Scalding steam filled the cab and the engineer and fireman were forced to jump. The train, without a guiding hand at the throttle, dashed into the station, through the granite wall into the women's waiting room and then into the rotunda, where the locomotive, after demolishing one massive granite pillar, was brought to a standstill by another.

## GRAIN AND PROVISION PRICES

Minneapolis Wheat.  
Minneapolis, March 22.—Wheat—May, \$1.13@1.13½; July, \$1.13½. On track—No. 1 hard, \$1.15½@1.15¾; No. 1 Northern, \$1.14½@1.14¾; No. 2 Northern, \$1.12½@1.12¾; No. 3 Northern, \$1.09½@1.11½.

St. Paul Union Stock Yards.  
St. Paul, March 22.—Cattle—Good to choice steers, \$4.50@5.00; fair to good, \$4.50@5.00; good to choice cows and heifers, \$4.00@5.00; veals, \$5.75@6.50. Hogs—\$6.35@6.70. Sheep—Wethers, \$5.50@5.75; yearlings, \$6.00@6.85; lambs, \$7.25@7.65.

Duluth Wheat and Flax.  
Duluth, March 22.—Wheat—To arrive and on track—No. 1 hard, \$1.15¼; No. 1 Northern, \$1.14¼; No. 2 Northern, \$1.12¼; May, \$1.12¾; July, \$1.13¾; Sept., \$1.01. Flax—To arrive and on track, \$1.61; May, \$1.60; July, \$1.59½; Sept., \$1.39; Oct., \$1.34½.

Chicago Grain and Provisions.  
Chicago, March 22.—Wheat—May, \$1.15¼; July, \$1.02¾@1.02¾; Sept., 96¼c@96¼c. Dec., 97¼c. Corn—March, 64¾c; May, 66¼c@66¼c; July, 65¼c; Sept., 65c; Dec., 58c. Oats—May, 54c; July, 48c; Sept., 40¾c. Pork—May, \$17.65; July, \$17.67½. Butter—Creameries, 22@29c; dairies, 20@25c. Eggs—18@19c. Poultry—Turkeys, 17c; chickens and springs, 15¼c.

Chicago Union Stock Yards.  
Chicago, March 22.—Cattle—Beeves, \$4.70@7.15; Texas steers, \$4.50@5.50; Western steers, \$4.10@5.50; stockers and feeders, \$3.40@5.45; cows and heifers, \$2.00@5.60; calves, \$6.00@8.25. Hogs—Light, \$6.45@6.55; mixed, \$6.65@6.95; heavy, \$6.60@7.00; rough, \$6.60@6.75; good to choice heavy, \$6.75@7.00; pigs, \$5.35@6.35. Sheep, \$3.50@6.00; yearlings, \$5.10@7.40; lambs, \$5.50@7.90.

## VERDICT OF GUILTY

### Coopers Convicted of Murder in Carmack Case.

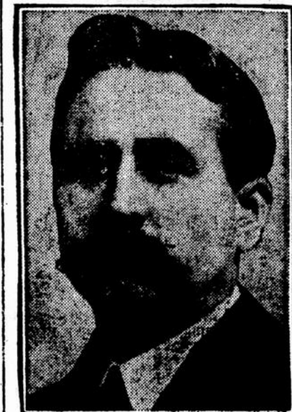
### TWENTY YEARS THE PENALTY

#### John D. Sharp, the Third Defendant, Acquitted.

Nashville, Tenn., March 20.—Guilty of murder in the second degree, with twenty years' imprisonment as the penalty, was the verdict of the jury this morning in the case against Colonel Duncan B. Cooper and his son, Robin Cooper, charged with the murder of former United States Senator H. W. Carmack.

The jury yesterday acquitted John B. Sharp, a co-defendant.

The verdict was a decided surprise, coming as it did on the heels of the declaration that "we are hopelessly tied up on the Coopers," as announced when Sharp was acquitted. The Coopers, father and son, took the verdict coolly—almost without emotion. Mrs. Burch and Mrs. Wilson, the young daughters of Colonel Cooper, were brave and aside from tearful eyes restrained their emotion. Mrs. Burch



JOHN D. SHARP.

sat with her arm around her brother Robin's shoulder and Mrs. Wilson was at her father's right. The suspense for the two young women had been heartrending and any verdict, however unfavorable, was a relief.

The jurors were tired looking and disheveled and when the court remarked: "I thank you, gentlemen, for your patience and devotion to the state and dismiss you to your homes and your personal avocations," the entire twelve sprang from their seats as one man and hurriedly left the courtroom. Immediately the defense moved to set aside the verdict because of the verdict of disagreement previously announced and asked the court to declare it a mistrial. Judge Hart said he would listen to arguments on this motion later. He then fixed the defendants' bond at \$25,000 each, which amount was acceptable to both sides.

In a few minutes after the verdict was returned bonds to the amount of \$110,000 were furnished, although only \$50,000 was asked. The Burch automobile came up a little later and the defendants were whirled away to the Bradford home.

## WEST VIRGINIA LYNCHING

### Negro Who Shot Police Officer Strung Up by Mob.

Elkins, W. Va., March 19.—Joseph Brown, said to have been an ex-convict, who shot and seriously wounded Chief of Police Scott White at Whitmer, near here, was taken from jail by a crowd of men and lynched. Brown was hanged upon a telegraph pole. There was little demonstration. White, who is a son of Mayor Washington White of Whitmer, remonstrated with Brown for using offensive language. Brown drew a revolver and shot White and then took to the mountains. He was followed by a posse of citizens, captured and placed in jail.

## READY FOR INTERVENTION

### Russian Troops Arrive at the Persian Frontier.

St. Petersburg, March 19.—All preparations are now completed for Russian military intervention in Persia should such a step be found necessary. The Third rifle battalion, with its field equipment, has arrived at Julia, on the Persian frontier, coming from Tiflis. The Saliens regiment also is in readiness to move at a moment's notice. Supplies and equipments are now being sent forward from Resht. Another regiment stationed at Yelizavethopol has been ordered to prepare for field service.

## Cry of Fire Starts Panic.

Cleveland, March 20.—Six persons were injured in a stampede at the Majestic theater. The panic was started by a fall of plaster from the ceiling, which struck several men sitting in the orchestra circle. Boys in the gallery yelled "Fire." Men, women and children made a rush for the exits.

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

### ESTATE OF ADAM BEIMERT

State of Minnesota, ss. County of Morrison }  
In Probate Court

In the Matter of the Estate of Adam Beimer, 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 his final account of the administration of the estate of said decedent, together with his 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 18th day of April 1909, 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 17th day of March, 1909.

E. F. SHAW, Probate Judge.

## CITATION FOR HEARING ON PETITION FOR ADMINISTRATION.

### ESTATE OF ELLA M. CRIFE

State of Minnesota, ss. County of Morrison }  
In Probate Court

In the Matter of the Estate of Ella M. Crife, Decedent.

The State of Minnesota to all persons interested in the granting of administration of the estate of said decedent, the petitioner of Fred Dickson having filed in this court, representing that Ella M. Crife, then a resident of the County of Morrison, State of Minnesota, died intestate on the 19th day of November; and praying that letters of administration of her estate be granted to Joseph Crife; 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 Rooms in the Court House in the City of Little Falls, in the County of Morrison, State of Minnesota, on the 29th day of March, 1909, 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, 1909.

E. F. SHAW, Probate Judge.

## Go to

### Pantzke Bros.

#### 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. . . . . 13c
- 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

## CHICHESTER'S PILLS



SOLD BY DRUGGISTS EVERYWHERE

Wanted Results. "You are always trying to throw cold water on my literary ambitions," growled the aspiring author. "You say it doesn't pay. Look at Charles Dickens, will you? He left a fortune of \$400,000, all earned with his pen." "I know it, dear," said his wife, caressing him, "but don't you remember that Aladdin could make more than that in five minutes by simply rubbing an old lamp? I'd so much rather you'd do something of that kind, Will!" —Chicago Tribune.

## Economical.

"I'd rather wait than eat," confided the sweet girl. "Then we'll have another dance instead of going to that fashionable restaurant," remarked the thrifty swain. "And," he added mentally, "that's \$30 saved." —Kansas City Journal.

## Stung.

"That man has no conscience." "Why do you think so?" "He cheated me fearfully in a horse trade in which I supposed I was easily getting the better end of the bargain." —Chicago Record-Herald.

## He Was Perfectly Frank With Her.

"I will never marry a man," said a haughty young woman, "whose fortune has not at least five ciphers in it." "Take me," replied her admirer, a young lawyer. "Mine is all ciphers." —Ladies' Home Journal.

Glory should follow, not be pursued. —Philly.

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

### ESTATE OF FRANCES VASALY

State of Minnesota, ss. County of Morrison }  
In Probate Court

In the Matter of the Estate of Frances Vasaly, 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 his final account of the administration of the estate of said decedent, together with his 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 18th day of April 1909, 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 22nd day of March, 1909.

E. F. SHAW, Probate Judge.

## CITATION FOR HEARING ON PETITION FOR ADMINISTRATION.

### ESTATE OF JOHN DICKSON

State of Minnesota, ss. 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 petitioner of Fred Dickson having filed in this court, representing that John Dickson, then a resident of the County of Morrison, State of Minnesota, died intestate on the 12th 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 Rooms in the Court House in the City of Little Falls, in the County of Morrison, State of Minnesota, on the 29th day of March, 1909, 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, 1909.

E. F. SHAW, Probate Judge.

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

### ESTATE OF CLEMENS KOEMPEL

State of Minnesota, ss. County of Morrison }  
In Probate Court

In the Matter of the Estate of Clemens Koempel, Decedent.

Letters of administration this day having been granted to Stephen C. Vasaly. 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 hereby is, limited to three months from the date of this notice, to-wit: to the 14th day of June 1909, 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 and place for hearing upon and the examination, adjustment and allowance of such claims as shall be presented within the time aforesaid.

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

Dated March 5, 1909.

E. F. SHAW, Judge of Probate

State of Minnesota }  
County of Morrison }

In District Court, Seventh Judicial District.

W. C. Foster, Plaintiff,

vs.

Thomas W. Brandt, Louisa Doolittle, George W. Thayer, Sevat Sevanson, Frank A. Bedell, Carlos Wilcox, Julia B. Gardner, Edwin K. Barber, Maria J. Birchard, William H. Meigs, Edwin L. Meigs, M. Louisa Meigs, John Wicker Maynard, Oliver E. Eaton, Trustee, Harvey C. Olin, Trustee, the Board of Home Missions of the Presbyterian Church of the United States, F. W. America, Louisa B. Carter, F. W. Thornhill, George S. Lee, William A. Wheeler, R. G. Munger, G. H. Staples, all other persons known 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, and 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, Morrison 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.

Dated January 2, 1909.

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. Brandt, Louisa Doolittle, George W. Thayer, Sevat Sevanson, Frank A. Bedell, Carlos Wilcox, Julia B. Gardner, Edwin K. Barber, Maria J. Birchard, William H. Meigs, Edwin L. Meigs, M. Louisa Meigs, John Wicker Maynard, Oliver E. Eaton, Trustee, Harvey C. Olin, Trustee, the Board of Home Missions of the Presbyterian Church of the United States, F. W. America, Louisa B. Carter, F. W. Thornhill, George S. Lee, William A. Wheeler, R. G. Munger, G. H. Staples, all other persons known 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 thereof, 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 and brought in 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 22, Township 12, Range 20; The Northeast Quarter of the Northeast Quarter of Section 25, Township 10, Range 3; The South Half of the Northeast Quarter of Section 8, Township 12, Range 30; The Northwest Quarter of the Northeast Quarter of Section 15, Township 32, Range 30.

A. P. BLANCHARD, Attorney for Plaintiff.

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

### ESTATE OF JOSEPH MISCHKE

State of Minnesota, ss. County of Morrison }  
In Probate Court

In the Matter of the Estate of Joseph Mischke, Decedent.

The State of Minnesota to all persons interested in the allowance and probate of the will of said decedent: The will of Joseph Mischke, then a resident of the County of Morrison, State of Minnesota, died on the 18th day of December, 1908, 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 John Mischke.

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 14th day of April 1909, 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 18th day of March 1909

(Seal) E. F. SHAW, Judge

## CITATION FOR HEARING ON PETITION FOR ADMINISTRATION.

### ESTATE OF HERMAN RITTER

State of Minnesota, ss. County of Morrison }  
In Probate Court

In the Matter of the Estate of Herman Ritter, Decedent.

The State of Minnesota to all persons interested in the granting of administration of the estate of said decedent, the petitioner of Minnie Ritter having filed in this court, representing that Herman Ritter then a resident of the County of Morrison, State of Minnesota, died intestate on the 12th day of December 1908, and praying that letters of administration of his estate be granted to Minnie Ritter 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 Rooms in the Court House in the City of Little Falls, in the County of Morrison, State of Minnesota, on the 29th day of March, 1909, 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, 1909.

E. F. SHAW, Judge of Probate

## MORTGAGE FORECLOSURE SALE.

Default having been made in the payment of the sum of Three Hundred and Sixty five and 57/100 Dollars (\$365.57), which is claimed to be due and is due at the date of this notice, together with interest duly executed and delivered by James Guinn and Martha M. Guinn, his wife, mortgagee to F. J. Nelson, mortgagee, bearing date the 25th day of July 1908, and with a power of sale therein contained, duly recorded in the office of the Register of Deeds of Morrison County, Minnesota, and State of Minnesota, on the 28th day of July, 1908, at 4:35 o'clock P. M., in Book 13, Mortgage, at 1129 A. M., in Book 24 of Assignments of Mortgage, page 59, and which said mortgage with the debt secured thereby was thereupon assigned by said C. L. Johnson, assignee, to Frank A. Nelson, assignee, dated the 15th day of September, 1908, and recorded in the office of the Register of Deeds on the 3rd day of October, 1908, at 2 P. M., in Book 24 of Assignments of Mortgage, on page 129, whereas the power of sale in said mortgage has become operative, and no action or proceeding having been instituted, at law or otherwise, to redeem the same secured by said mortgage, or any part thereof.

Now, 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 and the debt secured by a sale of the premises described in and conveyed by said mortgage; viz:

The north half of the southwest quarter (N½ SW¼) of Section 14, Township One Hundred and thirty-one (131), Range thirty (30), in Morrison County, Minnesota, and all the premises, fixtures and appurtenances, which sale will be made by the sheriff of said Morrison County at the North front corner of the Court House in the City of Little Falls, in said County and State, on the 17th day of April, 1909, at 10 o'clock A. M., of that day, at public vendue, for the best price for cash, to pay said debt of Three Hundred and sixty five and 57/100 Dollars and interest, and the taxes, if any, on said premises, and twenty five Dollars Attorneys fees, as stipulated in case of foreclosure, and the disbursements allowed by law; subject to the payment of any time within one year as provided by law.

Dated March 4th, 1909.

FRANK A. NELSON, Assignee of Assignee of Mortgage,

Stephen C. Vasaly, Attorney.