

RECEIVERSHIP MAY BE ASKED

Sugar Trust to Get Same Treatment as Tobacco Combine. New York, Jan. 6.—As a possible new tack in the prosecution of the American Sugar Refining company and others the government may ask for a federal receivership similar to the action taken in the tobacco case, according to the Tribune. It is said that the ground work for proceedings along this line already has been laid. No witnesses from the sugar men themselves will be called in such an investigation, thus barring an immunity plea in other prosecutions.

DEATH OF CARDINAL SATOLLI

Was First Apostolic Delegate to the United States. Rome, Jan. 8.—Francesco Satolli, one of the papal bishops of the Catholic church, is dead after a three weeks' illness of nephritis. Cardinal Satolli was seventy-one years old and was raised to the cardinalate in 1885. He was professor



CARDINAL SATOLLI.

of congregational studies at the time of his death.

For more than two weeks the cardinal's death had been expected.

Cardinal Satolli was the first apostolic delegate from the Vatican to the United States.

INSURGENTS WINNERS

Administer Body Blow to Cannon Organization. Washington, Jan. 8.—Speaker Cannon and his organization in the house were administered a body blow when the Republican insurgents amended the resolution providing for an investigation into the Ballinger-Pinchot controversy by providing that the committee of inquiry shall be named by the house itself instead of by the speaker.

The attack on the organization was led by Representative Norris of Nebraska, and all of the insurgents rallied to his support with the exception of Representative Steenserson of Minnesota. The Norris amendment denying the speaker the authority to name the house personnel of the committee of inquiry was carried by a vote of 149 to 146. The result staggered the house organization. The leaders are in conference to map out a plan of action with a view to checking the rising tide of "insurgency."

The Western insurgents who voted against the organization were: Minnesota—Davis, Lingbergh, Miller and Volstead. North Dakota—Gronna, Wisconsin—Cooper, Kopp, Nelson, Lenroot and Morse. Iowa—Haugen, Hubbard, Kendall, Pickett, Woods and Goode.

GRAIN AND PROVISION PRICES

Minneapolis Wheat. Minneapolis, Jan. 10.—Wheat—May, \$1.13 1/4 @ 1.13 3/4; July, \$1.13 1/4 @ 1.13 3/4. On track—No. 1 hard, \$1.16 @ 1.16 1/2; No. 1 Northern, \$1.15 1/2 @ 1.16; No. 2 Northern, \$1.13 1/4 @ 1.14; No. 3 Northern, \$1.11 1/2 @ 1.13. Duluth Wheat and Flax. Duluth, Jan. 10.—Wheat—To arrive and on track—No. 1 hard, \$1.15 1/4; No. 1 Northern, \$1.14 1/2; No. 2 Northern, \$1.12 1/2; May, \$1.13 1/2; July, \$1.13 1/2. Flax—In store, \$2.24; on track, to arrive and May, \$2.25; Sept., \$1.80.

ST. PAUL LIVE STOCK

St. Paul, Jan. 10.—Cattle—Good to choice steers, \$6.75 @ 7.50; fair to good, \$5.00 @ 6.75; good to choice cows and heifers, \$4.25 @ 5.25; veals, \$6.00 @ 7.75. Hogs—\$8.00 @ 8.35. Sheep—Wethers, \$5.25 @ 5.75; yearlings, \$6.75 @ 7.75; spring lambs, \$8.00 @ 8.50.

CHICAGO GRAIN AND PROVISIONS

Chicago, Jan. 10.—Wheat—May, \$1.13 1/4 @ 1.13 3/4; July, \$1.03 1/4; Sept., \$0 3/4. Corn—May, 68 1/2; July, 68 1/4; Sept., 68 1/2. Oats—May, 47 1/2 @ 47 3/4; July, 44 1/2; Sept., 41 1/2 @ 41 3/4. Pork—Jan., \$21.80; May, \$21.90. Butter—Creameries, 26 @ 34c; dairies, 25 @ 30c. Eggs—24 1/2 @ 35c. Poultry—Turkeys, 17c; chickens, 15c; springs, 15 1/2c.

CHICAGO LIVE STOCK

Chicago, Jan. 10.—Cattle—Beeves, \$4.30 @ 8.00; Texas steers, \$4.10 @ 8.10; Western steers, \$4.25 @ 8.25; stockers and feeders, \$3.15 @ 5.25; cows and heifers, \$2.25 @ 6.65; calves, \$7.50 @ 9.75. Hogs—Light, \$8.30 @ 8.45; mixed, \$8.25 @ 8.65; heavy, \$8.30 @ 8.70; rough, \$8.25 @ 8.70; good to choice veal, \$8.50 @ 8.70; pigs, \$7.35 @ 8.30. Sheep—Native, \$4.00 @ 6.15; yearlings, \$6.75 @ 8.25; lambs, \$6.25 @ 9.00.

WISH BALLINGER WOULD RESIGN

Staunch Republicans Dread Result of Probe.

TROUBLES OF THEIR OWN

Members of Congress Interested in Re-Election to the Next House Resent the Task of Settling a Dispute Confined to Members of the President's Official Family—Suggest Graceful Method for Secretary to Step Down.

St. Paul, Jan. 12.—A Dispatch special from Washington says:

As a solution of the Ballinger-Pinchot controversy, to relieve President Taft of embarrassment and to preclude the possibility of the controversy becoming a campaign issue fraught with danger to the Republican party, it has been suggested that Secretary Ballinger should at once tender his resignation as a member of the cabinet.

This suggestion emanates from members of congress who are deeply interested in the election of a Republican majority in the next house. They have opposed a congressional investigation of the Ballinger-Pinchot affair and have resented congress "being forced to settle an imbroglio in the president's immediate official family." They say that the Republican members of congress, who must assume the responsibility from the verdict, whatever it may be, following the inquiry, are being placed in a position where they will be "damned if they do—and damned if they don't."

They protest that this responsibility is at once an unnecessary and an unjust load to impose upon the Republicans, who at best will have a rough road to travel and a steep hill to climb to gain re-election next November.

Graceful Method Suggested.

That Secretary Ballinger has considered and is considering tendering his resignation to the president is known. That he will do so before the investigation is started may not be stated so positively. However, it is freely asserted that the secretary will retire when he has been vindicated by the congressional committee.

To the arguments that Secretary Ballinger cannot retire under fire Republicans who favor it say that it all depends on the manner by which he retires. They say that all that is necessary for the secretary to do in order to place himself before the public in a decidedly favorable light is for him to state in his letter of resignation that he is willing to sacrifice himself for the good of the party and to spare the president any possible embarrassment, but that, conscious of his own innocence, he insists that after his resignation has been accepted the congressional committee shall make a thorough investigation of the charges against him in order that in the end he may be set right before the country.

No secret has been made of the fact that the staunchest friends that the administration has on Capitol Hill were extremely reluctant to have an investigation of the Ballinger-Pinchot controversy forced on congress and it may be stated with emphasis that Secretary Ballinger's resignation would be welcomed as a happy solution of an altogether embarrassing situation.

DEATH CALLS A CAPITALIST

H. McK. Twombly Expires After a Long Illness.

New York, Jan. 12.—Hamilton McKown Twombly, the capitalist and widely known railroad man, died at his home in Madison, N. J., after a long illness. Mr. Twombly married Adele Vanderbilt, the daughter of William H. Vanderbilt, and for many years was an active figure in the direction of the Vanderbilt railroad interests.

DICKINSON GUEST OF GOMEZ

Cuban President Gives War Secretary Breakfast Typical of Island.

Havana, Jan. 12.—Secretary of War Dickinson was entertained by President Gomez at a typical Cuban breakfast at his sugar estate near Havana. The secretary was escorted aboard the yacht Mayflower later by members of the cabinet and other government officials. He expressed himself as greatly pleased with his visit to Cuba. The Mayflower proceeded for Charleston, S. C.

Rioting at Boston Election.

Boston, Jan. 12.—Soon after the polling in Boston's city election began rioting broke out in a polling booth in Ward 8, West Boston, and in the fracas the polling inspector on duty was seriously beaten. Details of police were at once sent to the spot to quell the outbreak.

Jump From Engine to Death.

Efingham, Ill., Jan. 12.—Engineer John Scofield and Head Brakeman Ryan of the Vandalla were killed near here when they jumped from an engine. The cylinder head of the locomotive blew out while the train was running about thirty miles an hour.

GIVEN A YEAR IN PRISU.

Employee of Sugar Trust Convicted of Weighing Frauds.

New York, Jan. 10.—In the United States circuit court Judge Martin sentenced Thomas Kehoe, Patrick J. Hennessy, John R. Boyle and Edward A. Coyle, former checkers on the Williamsburg docks of the sugar trust who were convicted of manipulating scales whereby false weights of imports of sugar were recorded and the government defrauded of duties, to one year in the Blackwells island penitentiary.

Oliver Spitzer, convicted with the above four and who was declared by the prosecution to have been the head and front of the conspiracy through his position as dock superintendent will be sentenced on Feb. 1. He is now in the hospital suffering from a surgical operation recently performed.

FOUND DEAD IN A RESORT

Son of James H. Moore, Head of Extensive Interests.

Chicago, Jan. 10.—Heir to the vast estate of his father, James Hobart Moore, who, with his brother, W. H. Moore, controls the great Rock Island railroad system, the Diamond Match company and other extensive corporations, Nathaniel Ford Moore, twenty-six years old and only three years a bridegroom, lies dead, having been found lifeless at a levee resort.

He apparently died of heart disease and the young woman inmate who discovered the body, as well as Victoria Shaw, owner of the resort, were not arrested. But the house was closed forthwith.

WILL FIGHT TO FINISH

Railroads Refuse to Arbitrate With Switchmen.

Washington, Jan. 7.—The managers of the railroads in the Northwest will make no terms with the striking switchmen. They are determined to fight to the finish. Unless they change their minds on the subject the railway managers will not agree to mediate or arbitrate.

While Chairman Knapp of the interstate commerce commission and Labor Commissioner Neill, who have been in conference here since Friday of last week with H. B. Perham, representing the railway department of the American Federation of Labor, will make no comment on the present situation, it may be stated upon authority that the negotiations with Mr. Perham were abruptly terminated upon receipt of information that the railway managers would consent to no arrangements looking to mediation or arbitration of the strike trouble.

Messrs. Knapp and Neill will act under the Erdman law if the parties to the controversy ask them to do so. But in the face of the refusal of the railway managers to meet the representatives of the strikers with a view to compromise, there was nothing for the federal officials to do but suspend the conference with Mr. Perham.

GOVERNMENT WINS VICTORY

Supreme Court Upholds Powers of Interstate Commerce Commission.

Washington, Jan. 11.—The supreme court of the United States decided the case of the United States vs. the Illinois Central and other railroad companies doing business in the Illinois mining district in favor of the government.

The case involved the right of the interstate commerce commission to direct the distribution of coal cars in the interest of independent coal companies and the power of the interstate commerce commission was upheld in a sweeping decision which was delivered by Justice White.

In effect the court held that the fuel cars of other companies were to be counted in the quota of each particular mine. The decision is regarded by the government as most important, in that it upholds the powers of the commission, and it is expected to have an important bearing upon the rate cases still to be heard by the court.

HUNDREDS DYING IN SPAIN

Unprecedented Cold Follows Recent Flood.

Madrid, Jan. 6.—Hundreds of persons in Northwestern Spain, made homeless by the recent floods, are dying from exposure to the unprecedented cold weather that has now gripped the flooded territory. The situation is desperate and all attempts to furnish adequate relief have proved unavailing. Even the harbors are icebound. Unless the cold spell abates soon an enormous death roll will result.

STUDENTS ESCAPE SAFELY

Military Academy at Cornwall, N. Y., Destroyed by Fire.

Newburgh, N. Y., Jan. 10.—The New York Military academy at Cornwall, N. Y., caught fire and was destroyed. The hall, used by the younger students, escaped. Nobody was hurt. When the fire was discovered the cadets, with military precision, marched out, most of them in pajamas and bath robes. They lost all their personal effects. There were about 150 students in the academy.

NOTICE OF EXPIRATION OF REDEMPTION

Office of County Auditor, County of Morrison, State of Minnesota. To E. Colbert. You are hereby notified that the following piece or parcel of land, situated in the County of Morrison, State of Minnesota, known and described as follows, to-wit: The West one-half of the Northwest one-quarter (1/4) of Section Thirty-one (31) of Township Forty-one (41) and Range Twenty-eight (28), is now assessed in your name. That on the 8th day of May, A. D. 1905, at a sale of land pursuant to the real estate tax judgment duly given and made in and by the District Court in and for said County of Morrison, on the 17th day of March, A. D. 1903, in proceedings to enforce payment of taxes delinquent upon real estate for the years 1902 and 1903, for said County of Morrison, the above described piece or parcel of land was bid in for the state for the sum of Six Dollars and Ninety Cents (\$6.95). That the certificate of sale for said piece or parcel of land executed and delivered by said County Auditor upon said sale last above mentioned has been presented to me at my office by the holder thereof for the purpose of having notice of expiration of time for redemption from said tax sale exclusive of the costs to accrue upon said notice, Morrison, sum of Thirty-two Dollars and Eighty-nine Cents (\$32.89). And interest at the rate of 12 per cent per annum on \$6.95 from the 17th day of December, 1903 to the day such redemption is made. And interest at the rate of 12 per cent per annum on \$25.94 from the 17th day of December, 1903 to the day such redemption is made. That the time for the redemption of said piece or parcel of land from said tax sale will expire sixty (60) days after service of this notice and the filing of proof of such service in my office. Witness my hand and seal of office this 23rd day of December, A. D. 1909.

WILLIAM A. BUTLER, Auditor Morrison County, Minnesota, (Auditor's Seal)

NOTICE OF EXPIRATION OF REDEMPTION

Office of County Auditor, County of Morrison, State of Minnesota. To Swan J. Nelson— You are hereby notified that the following piece or parcel of land, situated in the County of Morrison, State of Minnesota, and known and described as follows, to-wit: The SW 1/4 of Section 25 of Township 30, Range 30, is now assessed in your name. That on the 8th day of May, A. D. 1905, at a sale of land pursuant to the real estate tax judgment duly given and made in and by the District Court in and for said County of Morrison, on the 17th day of March, A. D. 1903, in proceedings to enforce the payment of taxes delinquent upon real estate for the year A. D. 1903, for said County of Morrison, the above described piece or parcel of land was bid in for the state for the sum of Five Dollars and Twenty-two Cents, the same was duly bid in for the state of Minnesota, for said sum. That thereafter, and on the 11th day of November, A. D. 1908, the said piece or parcel of land, not then having been redeemed from said sale, and having then become the absolute property of the State of Minnesota, was sold and conveyed at public sale by the County Auditor of said County pursuant to the order and direction of the State Auditor of the State of Minnesota, and in accordance with the provisions of the statute in such case made and provided, for the sum of Eight Dollars and Four Cents only, paid to the County Treasurer of said County. That the certificate of sale for said piece or parcel of land executed and delivered by said County Auditor upon said sale last above mentioned has been presented to me at my office by the holder thereof for the purpose of having notice of expiration of time for redemption from said tax sale, at the date of this notice, exclusive of the costs to accrue upon said notice, is the sum of Eight Dollars and Four Cents. That the time for the redemption of said piece or parcel of land from said tax sale will expire sixty (60) days after service of this notice and the filing of proof of such service in my office. Witness my hand and seal of office this 23rd day of December, A. D. 1909.

WILLIAM A. BUTLER, d31 Auditor Morrison County, Minnesota.

CITATION FOR HEARING ON PETITION TO SELL MORTGAGE OR LEASE LAND.

ESTATE OF CAROLINE F. WATERMAN

State of Minnesota, County of Morrison. In Probate Court. In the matter of the estate of Caroline F. Waterman, incompetent. The State of Minnesota to all persons interested in the sale of certain lands belonging to said ward: The petition of S. K. Chied, as representative of the above-named ward, being duly filed in this court, representing that it is necessary and for the best interests of said estate and of all interested therein that certain lands and premises therein be sold and praying that a license be granted to S. K. Chied to sell the same. 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 29th day of January, 1910, at 10 o'clock a. m. why the prayer of said petition should not be granted. Witness the Judge of said court, and the seal of said court, this 30th day of December, 1909. E. F. SHAW, [Seal.] d31 Judge of Probate Court.

CITATION FOR HEARING ON PETITION TO SELL MORTGAGE OR LEASE LAND.

STATE OF MINNESOTA, County of Morrison. In Probate Court. In the Matter of the Estate of Edmund J. Rossmale Decedent. The State of Minnesota to all persons interested in the sale of certain lands belonging to said Decedent: The petition of Lyman Sigro, as representative of the above named Decedent, being duly filed in this court, representing that it is necessary and for the best interests of said estate and of all interested therein that certain lands and premises therein be sold and praying that a license be granted to him to sell the same. 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 29th day of January, 1910, at ten o'clock a. m. why the prayer of said petition should not be granted. Witness the Judge of said court, and the seal of said court, this 4th day of January, 1910. E. F. SHAW, [Seal.] Attorney for Petitioner. 373t

When Success Came.

"Was he a drinking man?" asked counsel of a woman who was testifying on the stand in regard to the habits of her husband. "Well," was the reply, "for the first six months after our marriage he didn't drink any to speak of, but after that he drank to great success."

J. GENDRON

When Success Came. "Was he a drinking man?" asked counsel of a woman who was testifying on the stand in regard to the habits of her husband. "Well," was the reply, "for the first six months after our marriage he didn't drink any to speak of, but after that he drank to great success."

MORTGAGE FORECLOSURE SALE.

A mortgage with power of sale was made by Emery A. Hall and Anna M. Hall, his wife, as mortgagors, to Alfred Germain, as mortgagee, dated the seventh day of September, 1907, and recorded in the office of the Register of Deeds of Morrison County, Minnesota, on the 14th day of September, 1907, at four o'clock and twenty minutes P. M. in book 29 of mortgages on page 118. That the sum of thirty-two and 15-100 dollars which is claimed to be due and is due said Alfred Germain at the date of this notice upon said mortgage; and whereas the said Alfred Germain, 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, the said mortgagee and holder of said mortgage is actually due and claimed to be due and payable at the date of this notice the sum of Two hundred and thirty-two and 15-100 dollars, and whereas the said power of sale 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. Now, therefore, Notice is hereby given that the mortgage and 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: Lot four (4) Block twenty-five (25), Original Plat of Little Falls, in said County of Morrison, State of Minnesota, with the hereditaments and appurtenances which said mortgage and power of sale contain, to the north front door of the Court House in the City of Little Falls, in said County of Morrison, State of Minnesota, on the 29th day of January, 1910, at 10 o'clock, A. M., of that day at public venue, to the highest bidder for cash, to pay said debt of Two hundred and thirty-two and 15-100 dollars and interest, and the taxes, if any, on said premises, and twenty-five 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 December 23, 1909.

ALFRED GERMAIN, Mortgagee. S. C. & L. W. VASALY, Attorneys. d21 7t

NOTICE OF EXPIRATION OF REDEMPTION

Office of County Auditor, County of Morrison, State of Minnesota. To Swan J. Nelson— You are hereby notified that the following piece or parcel of land, situated in the County of Morrison, State of Minnesota, and known and described as follows, to-wit: Lot No. 5 of Block 10, in the City of Little Falls, Minnesota, is now assessed in your name. That on the 8th day of May, A. D. 1901, at a sale of land pursuant to the real estate tax judgment duly given and made in and by the District Court in and for said County of Morrison, on the 21st day of March, A. D. 1901, in proceedings to enforce for payment of taxes delinquent upon real estate for the year A. D. 1900-7-3 for said County of Morrison, the above described piece or parcel of land was bid in for the state of Minnesota, for said sum of Five Dollars and Fourteen Cents, the same was duly bid in for the State of Minnesota, for said sum. That thereafter, and on the 8th day of November, A. D. 1908, the said piece or parcel of land, not then having been redeemed from said sale, and having then become the absolute property of the State of Minnesota, was sold and conveyed at public sale by the County Auditor of said County pursuant to the order and direction of the State Auditor of the State of Minnesota, and in accordance with the provisions of the statute in such case made and provided; for the sum of Forty Dollars and Twenty Cents only, paid to the County Treasurer of said County. That the certificate of sale for said piece or parcel of land executed and delivered by said County Auditor upon said sale last above mentioned has been presented to me at my office by the holder thereof for the purpose of having notice of expiration of time for redemption from said tax sale, at the date of this notice, exclusive of the costs to accrue upon said notice, is the said sum of Forty Dollars and Twenty-five Cents. That the time for the redemption of said piece or parcel of land from said tax sale will expire sixty (60) days after the service of this notice and the filing of proof of such service in my office. Witness my hand and seal of office this 23rd day of December, A. D. 1909.

WILLIAM A. BUTLER, Auditor Morrison County, Minnesota, (Seal of County Auditor.) d31

CITATION FOR HEARING ON PETITION TO SELL MORTGAGE OR LEASE LAND.

ESTATE OF MATH HOVANETZ

State of Minnesota, County of Morrison. In Probate Court. In the Matter of the Estate of Math Hovanietz, decedent. The State of Minnesota to all persons interested in the mortgage of certain lands belonging to said decedent: The petition of Paul Stanek as representative of the above named decedent, being duly filed in this court, representing that it is necessary and for the best interests of said estate and of all interested therein that certain lands and premises therein be sold and praying that a license be granted to him to sell the same. 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 15th day of January, 1910, at 10 o'clock, A. M., why the prayer of said petition should not be granted. Witness the Judge of said court, and the seal of said court, this 30th day of December, 1909. E. F. SHAW, Judge of Probate Court.

CITATION FOR HEARING ON PETITION TO SELL MORTGAGE OR LEASE LAND.

STATE OF MINNESOTA, County of Morrison. In Probate Court. In the Matter of the Estate of Arnold Nagel, Decedent. Letters of administration this day having been granted to Elizabeth Nagel, widow of said decedent, 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 six months from and after the date hereof; and that the day of January, 1910, 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. Let notice hereof be given by the publication of this order in the Little Falls Herald, as provided by law. Dated Jan. 7 1910. E. F. SHAW, Judge of Probate Court.

ORDER LIMITING TIME TO FILE CLAIMS, AND FOR HEARING THEREON

ESTATE OF ARNOLD NAGEL.

State of Minnesota, County of Morrison. In Probate Court. In the Matter of the Estate of Arnold Nagel, Decedent. Letters of administration this day having been granted to Elizabeth Nagel, widow of said decedent, 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 six months from and after the date hereof; and that the day of January, 1910, 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. Let notice hereof be given by the publication of this order in the Little Falls Herald, as provided by law. Dated Jan. 7 1910. E. F. SHAW, Judge of Probate Court.

ESTATE OF ARNOLD NAGEL.

State of Minnesota, County of Morrison. In Probate Court. In the Matter of the Estate of Arnold Nagel, Decedent. Letters of administration this day having been granted to Elizabeth Nagel, widow of said decedent, 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 six months from and after the date hereof; and that the day of January, 1910, 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. Let notice hereof be given by the publication of this order in the Little Falls Herald, as provided by law. Dated Jan. 7 1910. E. F. SHAW, Judge of Probate Court.

FRANK E. HALL

Abstractor of Titles Y Block Little Falls, Minn.