

NINE AIDES TO HELP CHAIRMAN

McCombs Elected National Committee Head.

TO CONSULT THE GOVERNOR

Democratic Chairman Chosen by Unanimous Vote Says He Will Advise With Wilson.

Chicago, July 16.—William F. McCombs of New York, Governor Woodrow Wilson's choice, was elected chairman of the Democratic national committee and empowered to appoint a committee of not fewer than nine members to take active charge of the Democratic presidential nominee's campaign.

Mr. McCombs also was authorized to select a national treasurer and such other officers as he may see fit, including possibly a vice chairman, and after consulting with Governor Wilson to name the location of the headquarters.

Mr. McCombs said he thought the principal headquarters would be in New York.

"But I am not going to appoint anybody or select any place until I confer with Governor Wilson," he added. Joseph E. Davies of Madison, Wis., was elected secretary of the committee to succeed Urey Woodson of Kentucky, and John I. Martin of St. Louis was re-elected sergeant-at-arms.

Mr. McCombs' selection and the plan to appoint a campaign committee of nine, the majority of whom are to be members of the national committee, were ordered on resolutions offered by Congressman Robert S. Hudspeth.

In presenting Mr. McCombs' name Mr. Hudspeth said:

"His intelligent and sagacious handling of Mr. Wilson's campaign in the last year and a half has demonstrated his wonderful fitness for leadership and has shown him to be amply equipped to carry the Democratic party to victory."

The vote for the selection was unanimous, and Norman E. Mack, the retiring chairman, yielded the gavel to Mr. McCombs.

Various plans of raising funds for carrying on the national campaign were discussed, but no action taken and the committee adjourned to meet again at the call of the chairman.

TRAIN HELD UP BY ROBBERS

Attempt to Dynamite Safe Proves Unsuccessful.

Parsons, Kan., July 11.—Missouri, Kansas and Texas passenger train No. 9, known as the Katy Limited, was held up by six masked men near Coffeyville, Kan. The bandits held the train two hours, during which time the passengers and trainmen were corralled and guarded in the coaches by two of the robbers while the other four exploded nine charges of dynamite in their unsuccessful attempt to blast open the safe in the baggage car. No effort was made to rob the passengers and no one was injured.

PLATFORM SITS COMPERS

Labor Leader in Conference With Woodrow Wilson.

Trenton, N. J., July 11.—Governor Woodrow Wilson was in conference for more than an hour with Samuel Compers and other officials of the American Federation of Labor. After the meeting Compers said: "We discussed with the governor the platform adopted by the Baltimore convention and expressed ourselves as being in entire approval with the plans affecting the rights of the working people of the United States."

CHAFIN AGAIN SELECTED

Named for President by Prohibition Convention.

Atlantic City, N. J., July 14.—The national Prohibition convention concluded its labors with the nomination of the party standard bearer of four years ago—Eugene W. Chafin of Arizona for president and Aaron S. Watkins of Ohio for vice president. In each case the nomination was made by acclamation after a single ballot had indicated the preference of the delegates.

COTTON OPERATIVES STRIKE

Want Abolition of the Grading Fine System.

New Bedford, Mass., July 16.—The operatives in eleven cotton cloth mills in this city struck to oppose the proposed abolition of the grading fine system of wages.

The strikers gathered about the gates of the mills and made a noisy demonstration, but no violence of any kind was reported.

Sets Date to Notify Taft.

Washington, July 16.—President Taft will be officially notified of his renomination at the White House on Aug. 1. That was decided by Chairman Hill of the Republican national committee and Senator Root, chairman of the committee of notification, appointed at Chicago.

KILLED BY FREIGHT TRAIN

Aged Couple Meet Death While Riding Track Motor.

William Goyer, sixty years old, and his wife Anna, the same age, were struck and instantly killed by an extra freight train on the Chicago, Great Western railroad at a sharp curve seven miles from Red Wing. Goyer was a section foreman, and his wife accompanied him on a tour of inspection of the track. They were using a gasoline motor, when the freight crashed into them. Goyer's body was mangled and his wife's skull crushed.

WINONA DISTRICT DELUGED

Rain Falls for Three Hours in Southeastern Minnesota.

Winona county and the southeast section of Minnesota was deluged by a rain which held forth for fully three hours. The rain fell spasmodically, but came in torrents in Winona. Telegraphs and telegraph wires were broken and twisted.

SHOOTS TWO WOMEN; THEN KILLS HIMSELF

Domestic Troubles Cause of Triple Tragedy.

William H. Mowry shot his wife and his sister-in-law, Mrs. E. J. Brown, on the lawn in front of his home at Hastings, then went into the kitchen and committed suicide by cutting his throat with a razor. Both women are believed to be fatally wounded.

The tragedy occurred soon after Mowry arrived home from the Hastings state asylum, where he was employed as night watchman. The authorities say the tragedy resulted from domestic troubles and that, in a fit of frenzy, Mowry fired twice at his wife. One shot took effect in the left arm and the other in the breast.

Mowry then fired another shot at Mrs. Brown, the bullet taking effect in the abdomen. He then ran into the house and was found later lying on the floor of the kitchen dead.

Mowry was married last fall in Minneapolis. Both women were taken to the sanitarium.

WILL RETURN TO CHICAGO

Senator Lorimer Has No Political Plans as Yet.

Washington, July 16.—"William Lorimer is going back to Chicago and going to work."

That was the brief announcement made in behalf of the man whom the senate stripped of his seat and title as junior senator from Illinois.

Whether he will re-enter politics and seek a vindication at the hands of the Illinois electorate Mr. Lorimer has not decided. Some of his former colleagues in the senate have suggested that he seek a return to the seat in the house of representatives which he left when the Illinois legislature in 1909 sent him to the senate. But that, his friends say, is at least two years away, as would be any effort to be returned to the senate. Mr. Lorimer would have to go before the people of Illinois in a primary and it is now too late to take part in this year's contest.

DIX DEFINES A PROGRESSIVE

New York's Governor Tells What Word Means to Him.

Albany, N. Y., July 16.—In response to a New York newspaper's request for his definition of the term "progressive," Governor John A. Dix wrote out the following:

"A progressive is one who, with consistency and fairness, achieves reforms for the benefits of his fellow men. Industrially, among other things, progressiveness consists in furnishing greater opportunities for skill and making conditions for the safety, advancement and contentment of the individual. Politically, true progressiveness is not a mere promise, but is the real performance of pledges made to secure needed reforms, resulting in wise laws designed to meet new conditions, but leaving the fundamental principles of representative government unchanged."

NINE BLAST KILLS SEVEN

Hope Abandoned for Entombed Men at Moundsville, W. Va.

Moundsville, W. Va., July 12.—Three men are known to have been killed, two were seriously injured and four others were imprisoned in the Panama shaft of the Ben Franklin Coal & Coke company near here by an explosion of gas.

Officials of the coal company had contemplated the order of the United States bureau of mines, rescue cars, declaring the entombed miners are dead. They say it will be days before the mine can be cleared of gas.

BOY ADMITS LARGE STEAL

Confesses Taking Half Million in Checks and Cash.

Buffalo, N. Y., July 16.—Seventeen-year-old Joseph McCarthy, arrested at the New York Central station here, confessed to the Buffalo police that he is the boy who made off last week in New York with a bag containing about \$500,000 in checks and \$222 in cash, the property of the United Cigar Stores company.

CITATION FOR HEARING ON PETITION FOR PROBATE OF WILL.

ESTATE OF FAYETTE L. THOMPSON

State of Minnesota, County of Morrison. In Probate Court. In the Matter of the Estate of Fayette L. Thompson, Decedent. The State of Minnesota to all persons interested in the allowance and probate of the will of said decedent: The petition of Georgena F. Thompson being duly filed in this court, representing that Fayette L. Thompson, then a resident of the County of King, State of New York, died on the 28th day of April, 1912, 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 The Minnesota Loan and Trust Co., of Minneapolis, Minn. NOW THEREFORE YOU AND EACH OF YOU, are hereby cited and required to show cause, if any you have, why this court should not grant the petition, and to appear at the Probate Court Rooms in the Court House at the City of Little Falls, County of Morrison, State of Minnesota, on the 6th day of August, 1912, at 10 o'clock a. m., for the hearing 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 July 16, 1912. E. F. SHAW, Judge of Probate.

ORDER LIMITING TIME TO FILE CLAIMS, AND FOR HEARING THEREON

ESTATE OF NELS N. OLSON

State of Minnesota, County of Morrison. In Probate Court. In the Matter of the Estate of Nels N. Olson, Decedent.

Letters of administration this day having been granted to Mary J. Olson. 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 Tuesday, the 31st day of December, 1912, at 10 o'clock a. m., in the Probate Court Rooms at the Court House at the City of 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 July 16, 1912. E. F. SHAW, Judge of Probate.

ESTATE OF F. R. GOULD

State of Minnesota, County of Morrison. In the Matter of the Estate of F. R. Gould, Decedent.

The State of Minnesota to Cynthia Gould, Ethel E. (Gould) Hall, Harris and Charles E. Gould, Lee Gould, Stella May Gould, all persons interested in the selling of certain lands belonging to said decedent. The petition of Cynthia Gould as representative of the above named decedent being duly filed in this court, representing that it is necessary and for the best interests of the estate and of all interested therein that certain lands of said decedent described therein be sold and praying that license be to her granted for that purpose.

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 at the City of Little Falls, County of Morrison, State of Minnesota, on the 20th day of July, 1912, at 10 o'clock a. m., for the hearing 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 July 16, 1912. E. F. SHAW, Judge of Probate.

NOTICE OF MORTGAGE SALE.

Notice is hereby given that default has been made in the conditions of a mortgage executed by Charles G. Benson and Mary Benson, his wife, mortgagees, to Mary Rose LaRose, mortgagee, dated the 9th day of May, 1911, and recorded in the office of the Register of Deeds, of Morrison County, Minnesota, on the 8th day of May 1911 at 4:15 o'clock P. M. in book 33 of Mortgages, on Page 223; that by reason of the failure of the mortgagors to comply with the conditions of said mortgage, the mortgagee does elect to declare the entire indebtedness secured by said mortgage due and payable; that pursuant to said election the amount claimed to be due on said mortgage at this date is \$33.25; that the premises described in and covered by said mortgage are Lot two, Block fifteen, Original Townsite of Little Falls, Morrison County, Minnesota; that by virtue of the power of sale contained in said mortgage, and pursuant to the statutes in such case made and provided said premises will be sold by the sheriff at public vendue on the 10th day of August, 1912 at 10:00 o'clock A. M. at the north front door of the Court House in the City of Little Falls, in said County, Minnesota; that the amount due on said mortgage together with the disbursements allowed by law and 25.00 attorney's fee.

Dated June 26, 1912. Mary Rose Prefontaine, formerly Mary Rose LaRose, Mortgagee. Stephen C. Vasily, Attorney. J-23-6ts.

HERALD WANT ADS BRING RESULTS.

ORDER LIMITING TIME TO FILE CLAIMS, AND FOR HEARING THEREON

ESTATE OF MYRA M. HODGE

State of Minnesota, County of Morrison. In Probate Court. In the Matter of the Estate of Myra M. Hodge, Decedent.

Letters of administration this day having been granted to Rodney C. Hodge. 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 date hereof; and that Monday, the 20th day of January, 1913, at 10 o'clock a. m., in the Probate Court Rooms at the Court House at the City of 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 July 17, 1912. E. F. SHAW, Judge of Probate.

NOTICE OF MORTGAGE SALE.

Notice is hereby given that default has been made in the conditions of a mortgage executed by Herbert E. Van Alstine and Anna E. Van Alstine, his wife, mortgagees, to The Union Central Life Insurance Company, Mortgagee, dated the 30th day of July 1902, and recorded in the office of the Register of Deeds of Morrison County, Minnesota, on the 12th day of August 1902 at 10 o'clock P. M. in Book 15 of Mortgages on Page 456. That said The Union Central Life Insurance Company has paid the taxes levied and assessed against the premises described in said mortgage for the years 1907, 1908, 1909, 1910 and 1911, said taxes amounting in all to \$34.05. That by reason of the failure of the mortgagors to comply with the conditions of said mortgage, the mortgagee does elect to declare the entire indebtedness secured by said mortgage due and payable; that the amount declared to be due on said mortgage at this date including said taxes is \$25.05. That the premises described in and covered by said mortgage are the North half of the South West Quarter and the Northwest quarter of the Southeast quarter of Section twenty-two, in Township thirty-nine, North of Range twenty-nine, west of Merion County, Minnesota; that by virtue of the Power of Sale contained in said Mortgage, and pursuant to the Statutes in such case made and provided said premises will be sold by the Sheriff at Public Vendue on the 20th day of July 1912, at 10 o'clock A. M. at the north front door of the Court House at the City of Little Falls, in said County, and State, to the highest bidder to satisfy the amount due on said mortgage, including said taxes, together with the disbursements allowed by law, and twenty-five dollars attorney's fee.

Dated July 13, 1912. The Union Central Life Insurance Company, Mortgagee. Stephen C. Vasily, Attorney. J-7

Did you get a Herald premium?

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Dated July 13, 1912. The Union Central Life Insurance Company, Mortgagee. Stephen C. Vasily, Attorney. J-7

Special Fares

From Little Falls to Grey Eagle

And Ward Springs and return. On sale daily to Sept. 30. Grey Eagle & return, \$1.00 Ward Springs and return, \$1.15 Return limit Oct. 31.

F. G. Ruth, Agent, Little Falls, Minn. Northern Pacific Ry.

FOR CHOICE CUTS OF MEAT CALL ON THE UNION PROVISION CO. MOGLEIN & SONS Prop.

If the meat pleases you Tell others, if not, tell us LITTLE FALLS MINN

EYES

From this on DR. WALMAN the eye specialist, will be in his office in Little Falls

First Eight Days of Each Month

Professional Cards

STEPHEN C. VASILY, Counselor at Law, Notary Public, Exchange Bldg., Of South Vasily Building, Fargo, N. D.

DON M. CAMERON, Attorney at Law, County Attorney, Office in Court House.

A. E. VERNON, Attorney at Law, First Nat. Bank Building, Little Falls, Minn. Telephone.

C. M. A. PORTER, M. D., O. M., Graduate of Victoria University, Montreal, Quebec, Canada. Resides in Little Falls, Minn. Office hours 8 to 10 a. m. and 2 to 5 p. m. in Vasily Building; residence corner of Third street and Second ave. N. E. Phone 216.

J. B. MILLSAPUGH, physician and surgeon, First block. Office hours: 1 to 5 p. m. and 7 to 9 p. m. Residence corner Third ave. and Third St. S. E.

SUMMONS State of Minnesota, County of Morrison, District Court, Seventh Judicial District.

Martha Nichols, Plaintiff, against George Nichols, Defendant. The State of Minnesota to above named Helen action.

You are hereby summoned and required to answer the complaint in the above entitled action, which complaint has been filed in the office of the Clerk of said court, City of Little Falls, County of Morrison in the said State of Minnesota, and to serve a copy of your answer to said complaint on the subscriber at his office in the city of Little Falls in the said County of Morrison within thirty days after 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 ask the Court for relief demanded in the complaint together with the costs and disbursements of this action.

Dated June 13, 1912. Louis W. Vasily, Attorney for Plaintiff. Vasily Building, Little Falls, Minnesota.

ORDER LIMITING TIME TO FILE CLAIMS, AND FOR HEARING THEREON

ESTATE OF WILLIAM H. JONES In Probate Court. In the Matter of the Estate of William H. Jones, Decedent.

Letters of administration this day having been granted to Josephine Jones. 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 and after date hereof; and that Monday, the 5th day of October, 1912, at 10 o'clock a. m., in the Probate Court Rooms at the Court House at the City of 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 July 1st, 1912. E. F. SHAW, Judge of Probate.

ORDER LIMITING TIME TO FILE CLAIMS, AND FOR HEARING THEREON

ESTATE OF F. R. GOULD In Probate Court. In the Matter of the Estate of F. R. Gould, Decedent.

Letters of administration this day having been granted to Mary J. Olson. 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 date hereof; and that Tuesday, the 31st day of December, 1912, at 10 o'clock a. m., in the Probate Court Rooms at the Court House at the City of 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 July 16, 1912. E. F. SHAW, Judge of Probate.

ORDER LIMITING TIME TO FILE CLAIMS, AND FOR HEARING THEREON

ESTATE OF MYRA M. HODGE In Probate Court. In the Matter of the Estate of Myra M. Hodge, Decedent.

Letters of administration this day having been granted to Rodney C. Hodge. 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 date hereof; and that Monday, the 20th day of January, 1913, at 10 o'clock a. m., in the Probate Court Rooms at the Court House at the City of 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 July 17, 1912. E. F. SHAW, Judge of Probate.

NOTICE OF MORTGAGE SALE. Notice is hereby given that default has been made in the conditions of a mortgage executed by Herbert E. Van Alstine and Anna E. Van Alstine, his wife, mortgagees, to The Union Central Life Insurance Company, Mortgagee, dated the 30th day of July 1902, and recorded in the office of the Register of Deeds of Morrison County, Minnesota, on the 12th day of August 1902 at 10 o'clock P. M. in Book 15 of Mortgages on Page 456. That said The Union Central Life Insurance Company has paid the taxes levied and assessed against the premises described in said mortgage for the years 1907, 1908, 1909, 1910 and 1911, said taxes amounting in all to \$34.05. That by reason of the failure of the mortgagors to comply with the conditions of said mortgage, the mortgagee does elect to declare the entire indebtedness secured by said mortgage due and payable; that the amount declared to be due on said mortgage at this date including said taxes is \$25.05. That the premises described in and covered by said mortgage are the North half of the South West Quarter and the Northwest quarter of the Southeast quarter of Section twenty-two, in Township thirty-nine, North of Range twenty-nine, west of Merion County, Minnesota; that by virtue of the Power of Sale contained in said Mortgage, and pursuant to the Statutes in such case made and provided said premises will be sold by the Sheriff at Public Vendue on the 20th day of July 1912, at 10 o'clock A. M. at the north front door of the Court House at the City of Little Falls, in said County, and State, to the highest bidder to satisfy the amount due on said mortgage, including said taxes, together with the disbursements allowed by law, and twenty-five dollars attorney's fee.

Dated July 13, 1912. The Union Central Life Insurance Company, Mortgagee. Stephen C. Vasily, Attorney. J-7

Did you get a Herald premium?

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