

Mr. Farmer:

We are now manufacturing RYE and BARLEY Flours.

We need your Rye and Barley and will pay you the top market price at our Elevators.

Northwestern Milling Co.

Bargains in Canned Goods

Owing to the Government Regulations on Sugar we are going to Propose that the sale of canned Fruits are going to be greater than ever.

- No 10 can Apples, Solid Pack, per can... 35c
No 10 can Sliced peaches per can... 65c
No 3 can Sliced Peaches in 6 can lots at per can... 21c

- No 3 can Pears in 6 can lots per can... 21c
No 3 can Apricot in 6 can lots, per can... 21c
No 3 pineapple Fancy Pack in 6 can lots, per can... 21c

Cota and Curtiss Suc. to Firmstahl-Vadnaia Co. Buy War Saving Stamps

KODAK FINISHING Films developed Free if prints are ordered. Prompt and first class work.

EIRIKSON'S STUDIO Little Falls, Minn.

USE HERALD WANT ADS

IMMIGRATION LAND COMPANY Have a Choice List of Cut Over Lands in Northern Minnesota Easy Payments Address All Correspondence to the Company Little Falls, Minnesota.



Look for the Brand

The Willard brand is more than a name. It's a sign of reliability, responsibility and protection to the buyer who wants the genuine Willard Battery with Threaded Rubber Insulation.

In the Threaded Rubber Insulation of the Still Better Willard—in the expert workmanship—in the complete Willard service—there is greater assurance of long battery life.

THE ELECTRIC SHOP LITTLE FALLS, MINN.



Particular?

—so are we You are particular with your dress wants and your union suit must be comfortable and must be made right.

Lewis Union Suits

are featured in this store because our experience with particular men has proved their superiority.

PRICED \$1.25 AND UP Val. E. Kasparek Vasaly Block.

Court Decision Banishes Liquor. Warren, Pa., March 14.—Warren county will go dry on May 1 by a court decision. The action of Judge Hinkley and two associate judges was based upon a remonstrance containing 35,000 names which asked that the 33 retailers, two wholesalers and one brewer in the county, be denied licenses.

Plan to Speed Shipbuilding. Washington, March 14.—Tentative plans for enlarging the government's shipbuilding program were laid before the Senate ship investigating committee by Charles L. Piez, general manager of the Emergency Fleet corporation. He suggested employment of a practical shipbuilder to have charge of enlarging some of the present Atlantic coast shipyards and to have the government take over construction at some of the plants. Chairman Fletcher said the committee is in full accord with Mr. Piez.

MORE WHEAT IS GOOD BUSINESS

State Food Administration Issues Call for Larger Acreage Both for Profit and Patriotism.

SAYS WHEAT PRICE SURE

Besides, a Big Crop Means Backing the Boys Who Have Been Sent to the Front to Fight.

The Federal Food Administration for Minnesota is issuing a call for a larger acreage of spring wheat. It makes the following statement of world needs the basis for the call:

The United States, Canada, and the Allies (England, France, Italy and Belgium) in 1917 produced 499,000,000 bushels less wheat than they needed. Shipping is so limited and so badly needed for other products that wheat cannot be brought from more distant points where there is a surplus such as Argentina, Australia and India. This has made very rigid economy in the use of wheat necessary. It is not likely the Allies can produce more in 1918 than in 1917 because their production has continually decreased since the war began so that in 1917 they produced 150,000,000 bushels less than their average production for five years before the war. If they produce as much in 1918 as in 1917 they will need to import between 550,000,000 and 600,000,000 bushels to supply normal demands. The United States is about 3,500 miles from England and France; Argentina is about 6,500 miles distant; India is about 12,000 miles away; and Australia 12,500 miles. It is evident then that if there is any scarcity of ships, the more wheat surplus we have in the United States the better it will be for all concerned.

The Outlook in the United States. In 1917 the United States produced about 650,000,000 bushels with a surplus of about 50,000,000 bushels above own needs. In 1917 the winter wheat belt produced 418,999,000 bushels and the spring wheat belt produced 232,000,000 bushels. The outlook for winter wheat last December 1 indicated a probable yield of 540,000,000 bushels. It may be more, or less. At any rate much more spring wheat will be needed than can be produced so that every acre of land in the spring wheat belt that is suitable for spring wheat and that can be handled reasonably well should be seeded to that crop. It, of course, is not wise from the standpoint of the individual farmer to sow wheat on land that will produce a materially better crop of something else or sow wheat on a farm not equipped to handle the crop economically.

Prices and Profits. The \$2.17 per bushel guaranteed price for 1918, is high enough to make the growing of wheat decidedly profitable with a fair crop. It would seem, in view of this fact that the outlook for raising wheat on good wheat land is as promising as the outlook for any other crop and besides this, the patriotic appeal to furnish bread for the millions who need it, is very strong. It is doubtful if the farmers of the Northwest can make a greater contribution to their country, or to humanity generally, than to grow wheat.

Wheat Looks Most Surely Profitable. It is the opinion of Andrew Boss, Vice Director of the Minnesota, Experiment Station, that wheat looks like the most surely profitable grain crop this year. He states: "The high price of oats and barley at the present time, however, is likely to bring an increased acreage of these crops at the expense of the wheat crop. Farmers will do well to consider the possibilities of profit from these crops before changing the acreage materially. The average yield of wheat in Minnesota for the last 10 year period was 13.5 bushels an acre, at \$2.00 a bushel, which is about the price that the average Minnesota farmer can expect to net for this year's crop, this would bring a return of \$27.00 an acre. The average yield of oats for the same period was 30.8 bushels. To bring \$27.00 an acre, oats would need to sell at 87.9 cents a bushel this year. The average yield of barley for the same 10 year period was 23.6 bushels. To bring \$27.00 an acre, barley would need to sell at \$1.14 a bushel. While oats are bringing something over 80 cents now, and barley is much higher than \$1.14, it is not probable that present prices will be maintained if a normal crop of the small grains is secured, especially if corn should prove to be a good crop. That is why wheat looks the most surely profitable grain crop.

"Barley and oats must compete with corn as a feed crop. Farmers will prefer to feed corn if it is available. The consequence will be that barley and oats will shrink in price more quickly than wheat. Corn probably would be a keener competitor for wheat than the small grains were it not for the seed shortage. If this is over come corn may yet crowd wheat for the increased acreage. The average state yield of corn for the last 10 year period was 32.3 bushels per acre. To bring as much as an acre of wheat, corn must sell at 83.6 cents per bushel. With live stock at present prices, it is likely that it will sell for that, even though a normal crop is secured."

State of Minnesota, County of Morrison, In District Court, Seventh Judicial District, T. E. Wolfenden, Plaintiff, vs. Edward Dorsch and Mrs. Dorsch, his wife, also all other persons unknown claiming any right, title, estate, interest or lien in the real estate described in the complaint herein, Defendants.

Summons. 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 the District Court of Morrison County, Minnesota, in his office in the Court House in the City of Little Falls, Minnesota, and to serve a copy of your answer to said complaint upon the subscriber at his office in the Court House in the City of Little Falls, Minnesota, within twenty (20) days after the service of this summons upon you; exclusive of the day of such service, and if you fail to answer said complaint within the time aforesaid the Plaintiff herein will apply to the Court for the relief demanded in the complaint herein.

Dated March 18, 1918. C. ROSENMEIER, Attorney for Plaintiff, Court House, Little Falls, Minn. State of Minnesota, County of Morrison, In District Court, Seventh Judicial District, T. E. Wolfenden, Plaintiff, vs. Edward Dorsch and Mrs. Dorsch, his wife, 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. That an action has been commenced and is now pending in the above named District Court of Morrison County, Minnesota, against the above named defendants, the object of which is to obtain a judgment against the defendants that the plaintiff is the owner in fee simple of the real estate described in the complaint.

The premises affected, involved and brought in question by this action are situated in Morrison County, Minnesota, and are described as follows, to-wit: The Southeast quarter of the Southeast quarter (SE 1/4 of SE 1/4) of Section Seventeen (17), Township Forty-one (41), Range Two (2), T. 41 N., R. 2 W., Dated this 18th day of March, 1918. C. ROSENMEIER, Attorney for Plaintiff, Court House, Little Falls, Minn. Mch22-21

NOTICE OF SHERIFF'S EXECUTION. Under and by virtue of an Execution issued and under the seal of the District Court of Morrison County, Minnesota, in and for the Fourth Judicial District and County of Morrison, on the 14th day of November, 1917, and judgment rendered and docketed in said Court and County in an action therein wherein Jacob Burston is plaintiff, and Jacob Burston is defendant, in favor of said plaintiff and against said defendant for the sum of \$7-100 (\$2519.57) Dollars, as appears by the judgment roll filed in the office of the Clerk of said District Court for said County of Morrison, Minnesota, on the 14th day of February, 1918, and a transcript of said judgment was docketed in the District Court of Morrison County, on the 11th day of February, 1918, the sum of Thirty-five Hundred Ninety and 57/100 (\$3519.57) Dollars is now actually due and owing to the plaintiff, the amount from the 6th day of February, 1918, up to and including the day of sale, as for Three and 5/100 (\$3.05) Dollars, and the balance of the sum of \$7-100 (\$2519.57) Dollars, together with all my fees, costs and disbursements in and about this levy and sale, which said Execution has to date been returned to me by the Sheriff of said Morrison County, I have levied upon and will sell at public auction, to the highest bidder, to be held immediately outside of the main entrance to the District Court House in the City of Little Falls, in said County of Morrison, Minnesota, on the 16th day of May, 1918, at ten o'clock in the forenoon of said day, all of the right, title and interest therein of the named judgment debtor had in and to the real estate hereinafter described on the 14th day of November, 1917, and including the date when levy was made upon said real estate, by virtue of a certain Writ of Attachment, issued out of the District Court of Morrison County, Minnesota, on the 14th day of March, 1918, and including the date when levy was made upon the aforementioned action, and any interest therein which said judgment debtor has since that date acquired, the description of the said property, being as follows, to-wit: The East Half (E 1/2) of the Northeast Quarter (NE 1/4) and the West Quarter of the Northeast Quarter (SW 1/4 of NE 1/4) of Section Eighteen (18), Township Forty-one (41), Range Two (2), T. 41 N., R. 2 W., containing One Hundred Twenty (120) acres according to the Government Survey of said property, and being situated in the County of Morrison, and State of Minnesota. Dated at Little Falls, Minnesota, this 14th day of March, 1918. PAUL FELIX, Sheriff of Morrison County, Minn.

John J. Splittorff, Plaintiff, vs. Albert Studson, Robert Studson, Robert Studson, Robert Studson, and all other persons unknown claiming any right, title, estate, interest or lien in the real estate described in the complaint herein, Defendants.

Summons. 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 within and for Morrison County, Minnesota, and to serve a copy of your answer thereto upon the subscriber at his office in the Realty Block in the City of Little Falls, Morrison County, Minnesota, within twenty (20) days after the service of this summons upon you; exclusive of the day of such service; and if you fail to answer the complaint within said time aforesaid, the Plaintiff herein will apply to the court for the relief demanded in said complaint.

Dated January 23, 1918. C. H. CHILDS, Attorney for Plaintiff, 608 Minn. Loan & Trust Bldg., Minneapolis, Minnesota.

NOTICE OF LIS PENDENS AND NO PERSONAL CLAIM. State of Minnesota, County of Morrison, In District Court, Seventh Judicial District, T. E. Wolfenden, Plaintiff, vs. George Francis Bradley, Bradley, his wife; Henry Russell Bradley, Bradley, his wife; Levi Morrison, Rilla G. Morrison, his wife; Marietta Morrison; Samuel E. Morrison; Levi Bradley Morrison; Walter R. Morrison; Robert H. Hardy, Hardy, his wife; George B. Hardy, Hardy, his wife; Margaret Bradley; William H. Bradley; Bradley, his wife; Edward Bradley, Bradley, his wife; Nazaire Morin; J. H. Rhodes; also all other persons unknown, claiming any right, title, estate, interest or lien in the real estate described in the complaint herein, Defendants.

Notice is hereby given that an action affecting the title of the real estate situated in the County of Morrison and State of Minnesota, to-wit: Government lot two (2), in section eighteen (18), township forty-two (42) north of range twenty-eight (28), west of the Fourth Principal Meridian, containing thirty-nine and ninety one hundredths (39.91) acres, more or less, according to the United States Government survey thereof, has been commenced in the above named court by the plaintiff above named, against the above named defendants, the object of which is to determine the adverse claims of said defendants and each of them in said real estate; and that no personal claim is made against said defendants or any of them. Dated January 23, 1918. C. H. CHILDS, Attorney for Plaintiff, 608 Minn. Loan & Trust Bldg., Minneapolis, Minnesota. Mch8-31

USE HERALD WANT ADS IT WILL PAY YOU FOR CHOICE CUTS OF MEAT CALL AT THE Union Provision Co. MOEGLEIN & SONS, Proprs. IF THE MEAT PLEASES YOU TELL OTHERS—IF NOT, TELL US

Estate of Frank Weisbrick, Decedent. State of Minnesota, County of Morrison, In Probate Court, The State of Minnesota to August Weisbrick and all persons interested in the allowance and probate of the will of said decedent: August Weisbrick being duly filed in this court, representing that Frank Weisbrick, then a resident of the County of Morrison, State of Minnesota, died on the 23rd day of March, 1918, leaving a last will and testament which is presented to this court with said petition, and praying that said testament be allowed as the last will and testament of said decedent, and that letters testamentary be issued thereon to August Weisbrick.

Now, Therefore, You, and each of you, are hereby cited and required to appear in this court, at the Court House in the City of Little Falls, County of Morrison, State of Minnesota, on the 8th day of April, 1918, at ten o'clock a. m., to show cause, if any you have before this court, why the 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, 1918. C. ROSENMEIER, Attorney for Petitioner. Mch22-21

NOTICE OF MORTGAGE FORECLOSURE SALE. Notice is hereby given: That default has been made in the conditions of a certain mortgage containing a power of sale, executed by R. L. Jerry and Mary Jerry, his wife, of Hennepin County, Minnesota, in favor of Frank Bowar of Hennepin County, Wisconsin, mortgagee, dated the 4th day of August, 1917, and recorded in the office of the Register of Deeds in Hennepin County, Minnesota, on the 23rd day of August, 1917, at 11 o'clock a. m., in Book 45 of Mortgages, on page 211 thereon.

Which default consists in the non-payment of the principal and interest secured by this mortgage, and the interest was due and payable on the 4th day of August, 1917; that there is claimed to be due and there is actually due on said mortgage, at the date of this notice the sum of \$1612.00, and no part of other proceedings have been instituted at law or otherwise to recover the debt so secured by said mortgage or any part thereof. Now, therefore, by virtue of the power of sale contained in said mortgage, which by reason of the facts aforesaid has become operative, and pursuant to the statute in such behalf made and provided, the said mortgage will be foreclosed and the land and premises described therein, and covered by, situate, lying and being in the County of Morrison and State of Minnesota, described as follows, to-wit: The northwest quarter (NW 1/4) of section twenty-two (22), township forty-two (42), range twenty-nine (29), containing one hundred and sixty (160) acres more or less according to the government survey thereof, will be sold at public auction, to the highest bidder for cash, by the Sheriff of Morrison County, to pay and satisfy the amount which shall then be due on the debt so secured by said mortgage, and the sum of \$75.00 attorney's fees and the costs and expenses of these foreclosure proceedings, as allowed by law, at the main north entrance of the Court House, in the City of Little Falls, Morrison County, Minnesota, at the hour of 10 o'clock in the forenoon on the 22d day of April, 1918. Dated this 4th day of March, 1918. Frank Bowar, Mortgagee.

T. J. Doyle, Attorney for Mortgagee, 422 Broadway Bldg., St. Paul, Minnesota. M9-61

State of Minnesota, County of Morrison, In District Court, John J. Splittorff, Plaintiff, vs. Albert Studson, Robert Studson, Robert Studson, Robert Studson, and all other persons unknown claiming any right, title, estate, interest or lien in the real estate described in the complaint herein, Defendants.

Summons. The State of Minnesota to the Above Named Defendants: 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 within and for Morrison County, Minnesota, and to serve a copy of your answer thereto upon the subscriber at his office in the Realty Block in the City of Little Falls, Morrison County, Minnesota, within twenty (20) days after the service of this summons upon you; exclusive of the day of such service; and if you fail to answer the complaint within said time aforesaid, the Plaintiff herein will apply to the court for the relief demanded therein.

Dated this 12th day of March, 1918. N. N. Berghelm, Plaintiff's Attorney, Realty Block, Little Falls, Minn. Mch9-31

Professional Cards STEPHEN C. VASALY, Counsellor at Law. First Mortgage Loans. Office in Vasaly Bldg. g. Phone 51-L. DON M. CAMERON, Attorney at Law. Office in First National Bank Bldg. M. A. FORTIER, M. D., C. M. Graduate of Victoria University, Montreal, Canada. Office hours 8 to 10 a. m. and 2 to 4 p. m. Office in Vasaly Building. Residence corner Third street and Second avenue northeast.

Estate of Arthur K. Hall. State of Minnesota, County of Morrison, In Probate Court, In the Matter of the Estate of Arthur K. Hall, Decedent: The State of Minnesota to all persons interested in the determination of the descent of the real estate of said decedent: The petition of Susie L. Hall having been filed in this court, representing that said decedent died more than five years prior to the filing thereof, leaving a certain real estate in said probate described, and that no will of decedent has been proved nor administration of said estate granted in this state, and praying that the descent of said real estate be determined by this court. Therefore, You and Each of You, Are hereby cited and required to show cause, if any you have before this court, why the said petition should not be granted.

Witness The Honorable, E. F. Shaw, Judge of said court, and the seal thereof, this 18th day of March, 1918. E. F. SHAW, Probate Judge. Mch15-21

ORDER LIMITING TIME TO FILE CLAIMS, AND FOR HEARING THEREON. Estate of Oscar Roxberg. State of Minnesota, County of Morrison, In Probate Court, In the Matter of the Estate of Oscar Roxberg, Decedent: Letters testamentary this day have been granted to Peter Swanson, It is ordered, That the time within which all creditors of the above named decedent may present claims against his real estate in this court, shall be limited to three months from the date hereof; and that the date of the hearing on such claims shall be the 15th day of June, 1918, at 10 o'clock a. m., in the Probate Court Room 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.

Notice hereby is given by the publication of this order in The Little Falls Herald as provided by law. Dated March 9, 1918. (Court Seal) E. F. SHAW, Judge of Probate. Mch9-31

Summons. State of Minnesota, County of Morrison, In District Court, T. E. Wolfenden, Plaintiff, vs. George Francis Bradley, Bradley, his wife; Henry Russell Bradley, Bradley, his wife; Levi Morrison, Rilla G. Morrison, his wife; Marietta Morrison; Samuel E. Morrison; Levi Bradley Morrison; Walter R. Morrison; Robert H. Hardy, Hardy, his wife; George B. Hardy, Hardy, his wife; Margaret Bradley; William H. Bradley; Bradley, his wife; Edward Bradley, Bradley, his wife; Nazaire Morin; J. H. Rhodes; 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 is on file in the office of the Clerk of the above named court, and to serve a copy of your answer to said complaint upon the subscriber at his office, No 593 Minnesota Loan & Trust Building, Minneapolis, Minnesota, within twenty (20) days after the service of this summons upon you; exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the plaintiff herein will apply to the court for the relief demanded in said complaint.

Dated January 23, 1918. C. H. CHILDS, Attorney for Plaintiff, 608 Minn. Loan & Trust Bldg., Minneapolis, Minnesota.

NOTICE OF LIS PENDENS AND NO PERSONAL CLAIM. State of Minnesota, County of Morrison, In District Court, Seventh Judicial District, T. E. Wolfenden, Plaintiff, vs. George Francis Bradley, Bradley, his wife; Henry Russell Bradley, Bradley, his wife; Levi Morrison, Rilla G. Morrison, his wife; Marietta Morrison; Samuel E. Morrison; Levi Bradley Morrison; Walter R. Morrison; Robert H. Hardy, Hardy, his wife; George B. Hardy, Hardy, his wife; Margaret Bradley; William H. Bradley; Bradley, his wife; Edward Bradley, Bradley, his wife; Nazaire Morin; J. H. Rhodes; also all other persons unknown, claiming any right, title, estate, interest or lien in the real estate described in the complaint herein, Defendants.

Notice is hereby given that an action affecting the title of the real estate situated in the County of Morrison and State of Minnesota, to-wit: Government lot two (2), in section eighteen (18), township forty-two (42) north of range twenty-eight (28), west of the Fourth Principal Meridian, containing thirty-nine and ninety one hundredths (39.91) acres, more or less, according to the United States Government survey thereof, has been commenced in the above named court by the plaintiff above named, against the above named defendants, the object of which is to determine the adverse claims of said defendants and each of them in said real estate; and that no personal claim is made against said defendants or any of them. Dated January 23, 1918. C. H. CHILDS, Attorney for Plaintiff, 608 Minn. Loan & Trust Bldg., Minneapolis, Minnesota. Mch8-31