

(March 15-6)

SUMMONS

State of Minnesota
County of Kandiyohi
District Court
Twelfth Judicial District.
John Jacob Swenson, Plaintiff.

Charles Hoag and Ann I. Hoag, his wife, Ira M. Lay, Richard R. Smith, Stuart W. Plummer, Mark W. Piper, David Charlton, Charles B. Aldrich, Fred W. Stopp, Peter C. Schneck, Johnathan T. Abraham, M. C. George Washington Reed, Laura Mott, L. H. Hunt, Caleb H. R. Anderson, M. C. Baker, Sarah T. Stopp, C. J. Peterson, also known as Carl E. Morine, Samuel D. Karnas, also known as D. Karnas and Mark R. Karnas, his wife, Joseph H. Blum, also known as J. H. Black, Agnes E. A. Dyson and all other persons unknown claiming an interest, interest or lien in the real estate described in the complaint herein. Defendants.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Notice is hereby given that the plaintiff above named has commenced an action in the District Court of Kandiyohi County, Minnesota, against the above named defendants for the purpose of determining the rights and interests of said defendants in and to certain real property situated in Kandiyohi County and State of Minnesota, and quieting the title thereto in said plaintiff. That said property is described as follows: to-wit: the northwest quarter of section twenty-two (22) of range thirty-four (34), in township one north, range thirty-four (34), in Kandiyohi County, Minnesota.

Lumber! Lumber!
If you intend building bring your lumber bill to our WILLMAR office and get our prices for lumber from our PRIAM lumber yard. We will save you money on a small bill as well as on a larger bill.
NEW LONDON MILLING CO.

THE FORTUNE HUNTER
Novelized by LOUIS JOSEPH VANCE
From the Play of the Same Name by WINCHELL SMITH
Copyright, 1910, by Winchell Smith and Louis Joseph Vance

PROFESSIONAL CARDS
DR. CHRISTIAN JOHNSON, PHYSICIAN, SURGEON, OBSTETRICIAN. OFFICE IN JOHNSON BLOCK. RESIDENCE, 412 2d ST. PHONE 33.

MISS ETHEL E. REED OF ST. PAUL
Teacher of Piano
Studio in Ames Block, Mondays and Tuesdays

WILLMAR HOSPITAL
Cor. Becker Avenue and Fourth Street.
Attending Physicians: Drs. Petersen and Branton

C. E. GERRETSON, DENTIST, WILLMAR, MINN.
Office in New Ruble Block

H. F. PORTER DENTIST (SKANDINAVISK TANDLAKARE)
Office in Carlson Block, Phone 279. WILLMAR, MINN.

R. W. STANFORD LAWYER
Real Estate, Insurance and Collections
Office in Postoffice Building, WILLMAR, MINNESOTA

Delafunt's Parcel Delivery.
Trunks, parcels, packages, letters, etc. called for and delivered to any part of the city. Prompt service. Charges moderate. Office Great Northern Express, Telephone 92

Dr. C. W. Riches, (Medical and Osteopathic)
2832 2ND AVE., SO., MINNEAPOLIS

KELLY & SANDERSON LIVERY
Phone 46. — One block south of depot

I. C. OLSON UNDERTAKER (Licensed Embalmer.)
Office 309 Litchfield Avenue W. Phone 217. Residence, 311 First Street. Phone 118

Dr. C. E. Gerretson, dentist. Office in New Ruble block, Willmar.

Peterson & Geer
Successors to the Firms of GEER & LARSON and WILLIAM PETERSON
Manufacturers of
Cement Blocks, Well Tile and All kinds of Cement Goods.
We contract for Basements, Cisterns and all kinds of Mason Work.
BUILDINGS MOVED OR RAISED. Dealers in Cementic Waterproof Paint
Works on Fourth and Twelfth Streets.
Phones—288-J 162-J

CHAPTER XXII.
BUT at the doorstep of the Methodist church Nat hesitated. The building was dimly lighted, for it was choir practice night, and the door was ajar, but he could not bring himself to enter. Raving and ranting with the extravagance of youth, he passed through the village, out into the open country, and in the course of an hour and a half, back and blindly, circling back to the store, in the course of his wanderings, as instinctively as a carrier pigeon shapes its course for home.

He recollected his faculties and resumed command of himself sufficiently to acknowledge Tracey's greeting with a moody word. "All right, Tracey," he said abruptly. "You may go now. I'll shut up the store."

"He looked at his watch and was surprised to discover that it was no later than half past 8. He seemed to have lived a lifetime in the last few hours. "Thank you, sir," said Tracey, with a gush of gratitude. "I'll be glad to get off. Angie's waiting."

"Good evening, Mr. Duncan." "Oh, Miss Tutill!" Nat discovered that little rogue, all smiles and dimples and blishes, not distant from his elbow. "I didn't see you—I was thinking."

"Guess we know what you was thinkin' about," observed Tracey, bringing his hat round the counter. "Everybody in town's talkin' about it."

"About what?" "Ah, you know about what, and we're mighty glad of it, and we want to congratulate you, don't we, Angie?" "Oh, yes, indeed, Mr. Duncan. It's just too sweet for anything."

"O Lord!" groaned Nat. "I'm awfully glad you done it when you did," pursued Tracey, at a session thereof, on the 11th day of July, A. D. 1911. "When you're engaged, too?" Nat inquired, rousing himself a little and snuffing feebly upon them.

like a terrier until I do. But, as for the rest of it, I'm through." "Oh, you are?" Kellogg took a chair and tipped back, frowning gravely. "But what about your word to me?" "There's nothing to that," said Duncan without heat. "The word of honor of a man who'd stoop to a trick as vile as I have doesn't amount to a continental shakedown. I'll rather be dishonored by breaking it than by ruining a woman's life."

"Very well, if you feel that way about it," said Kellogg as coolly. "And you may keep your check and note; I wouldn't take them. You can pay me back when it's convenient—I don't care when. But what I want to know is what you mean to do." "I mean to do the only thing left to do. I'm going to shut up here and then see Lockwood and Josie and tell them the whole story."

"Hm!" Kellogg reflected, quizzical. "You've got a pleasant little job ahead of you." "I don't care about that. I deserve all that's coming to me. I owe Josie a duty. Why, it's awful, Harry, to trick a girl into caring for you and then to—"

"Break her heart?" Kellogg's tone was sardonic. "That's what I meant." "Don't flatter yourself, my fav. Josie Lockwood doesn't love you. She just set herself to win you because you're the best chance she's seen." Kellogg laughed quietly. "The system would have worked just as well if any one else had tried it."

"Do you think so—honest?" Nat's eagerness to believe him was undisguised. "I'm sure of it. The trouble is that people will say you've thrown her over—there isn't any one in Radville who hasn't heard the news by this time—"

"That's going to make the girl feel pretty cheap, but only for a while. She'll get over it and solace herself with the next best thing. And don't forget—you lose a fortune." "No, I don't," Duncan disclaimed. "I never had it, and now I don't want it."

"That's true enough," Kellogg admitted evenly. "And I hope you'll all ways feel that way about it; but, believe me, you'll find plenty of money a great help if you want to live a happy life."

"There are better things than money to make a man happy. I'll pass up the money and try for the others." "That's true too. But when did you find it out?" "Here's this last year. You know I had everything my heart desired until the governor cashed in, and I used to think I was pretty happy kid in those days. But now I've learned that you can beat that kind of happiness to death. Harry—Duncan was growing almost sentimental—the real way to be happy is to work and have your work amount to something and—and to have some one who believes in you to work for."

LEGISLATURE OF 1911

Running the Roller over Klemmer—Incidents of the Controversy. —BY LYNN HAINES

Those twin infamies, senatorial courtesy and tory tradition, have individually and dually decreed that it is unparliamentary for a member of any legislative body to tell the truth concerning his colleagues. Accordingly, when F. L. Klemmer of Faribault charged that the committee of the House were "packed for the special interests" he started something—which the people will finish.

You know all about the incident and its consequences down to date. Every citizen of the state has heard of Klemmer long before this. So it remains for me only to make a few interpretations of the situation. It happened when the judiciary committee were astraddle one of the most important measures of the session and were slowly, surely strangling it into insensibility. This was the C. L. Sulerud bill granting to the people of Minnesota the right to change their own constitution by a majority of the votes cast for any amendment. Supported by the aforesaid senatorial courtesy and tory tradition, which supplied both protection and precedent, the administration forces had pummeled almost the last expiring gasp from the helpless bill, when Mr. Klemmer, mild and unarmored, entered the arena.

John G. Lennon, who lives legislatively by virtue of senatorial courtesy and tory tradition, had just retorted that convenient sentimentality was forever the refuge of the reactionary—"stand by the report of the committee." Then Mr. Klemmer arose and in a soft, gentle voice, reminded him that the committees were packed for the special interests. The howl that went up proved that his charges were true. If they had been unfounded, and "spoken only in the heat of debate," they would have been laughingly cast aside. That would have been an excellent way for the reactionaries. But Klemmer touched a tender spot. They were guilty.

Here is another reason for "the tempest in a teapot." Mr. Klemmer is a slender gentleman and very very meek. His face is kindly and his voice exceedingly sweet and tender in all its tones. That was why the reactionaries blundered. Up to that epochical period Klemmer had stood consistently with the insurgents but had said little. He was mild and it seemed safe, perfectly safe, for the administration machine to proclaim their political purity at his expense. Others had made statements more unparliamentary than his. W. I. Nolan of Minneapolis had asserted that the brewers were busy as bees in the present legislature. Special interest members will stand for almost any accusation rather than that they are subject to the unscrupulous brewery combine. But they knew that Mr. Nolan was experienced and forceful and fearless. It was different with Mr. Klemmer. He didn't look loaded, so the bulldozing brigade proceeded to make an example of him.

L. C. Spooner, Bob. Dunn, John G. Lennon, Moriarty, et al., simply could not restrain their "righteous indignation," and with a display of voices and fists and teeth intended to induce the mild mannered Mr. Klemmer to retire thru the keyhole, they demanded that he apologize. Next Speaker H. H. Dunn hied himself into the blustering business and threatened physical restitution for the insult. Mr. Klemmer, still meek and mild, arose to reply—and of course to apologize. But he didn't. The blustering had been overdone. Instead, he reiterated his charge. Whereupon the bluffing began again and Bob Dunn moved the appointment of a committee of three to inquire into the Klemmer incident. Speaker Dunn appointed Bob Dunn, L. C. Spooner and Albert Pfander, which certainly gave Mr. Klemmer grounds for his charge of packed committees, if justification had not existed before.

Even after the affair had progressed this far Mr. Klemmer was ready to apologize for unparliamentary language. But, I am reliably informed, one of Speaker Dunn's lieutenants went to him and suggested that his apology be withheld until the following morning, saying "you are not the man we are after," and inferring that they were not quite ready with their scheme to turn the incident against the other fellow. Modesty prevents any attempt on my part to identify the stranger. He was referred to by L. C. Spooner as "a malevolent devil" and later several standpatters privately endorsed the sentiment and expressed the hope that God might take him home. They also discussed means of giving legislative aid to the Lord in this connection. These reactionaries had heard of the possibility of the publication of a history of the present session and knowing that conditions were never so unprogressive, nor so easily analyzed they were naturally interested. "We've got to dig a cyclone cellar," said one. "No let's put the cyclone in a cellar," said another. But to return to Klemmer.

Mr. Klemmer did not apologize the

ing, Speaker H. H. Dunn. Total, 68. FOR KLEMMER:—A. V. Anderson, J. J. Anderson, Boothroyd, Burnquist, Campbell, Christie, Conley, Crane, Davies, Davis, Farley, Frankson, Harding, Hilman, Holmberg, Holteen, C. E. Johnson, J. N. Johnson, J. T. Johnson, Klemmer, Knutson, I. J. Lee, J. F. Lee, Linberg, Lundeen, McMartin, Matson, Minette, Norton, A. Nelson, Nolan, Nygren, Palmer, A. J. Peterson, J. E. Peterson, Putnam, Rines, Nygren, Palmer, A. J. Peterson, J. E. Peterson, Putnam, Rines, Robinson, Rustad, Sampson, Skartum, W. T. Stone, Sulerud, Wisniewski, Total, 44.

This is written March 26th. I shall not venture a prediction as to what may happen before it reaches your readers. ALONG THE SKIRMISH LINE. Dr. S. J. Froehag, recently extricated a cinder from a fellow senator's eye. He should send in a bill to the state, a la Mercer. If there were more Klemmers, there would be less senatorial courtesy, and if there were less senatorial courtesy there would be more honesty of plan and purpose in legislation. Q. E. D.

Representative W. A. Campbell, of Minneapolis, in attempting to pass the mail carriers' street car bill over the Governor's veto, charged that the influence of E. E. Smith in the interest of the Twin City Rapid Transit Company had virtually led to the executive action against the measure. Yet Mr. Campbell was not Klemmerized. The presence of Elmer E. Adams, ex-Must Hated man in the House among the representatives during the Klemmer casualty was ably balanced by Dar Reese, Tom Brady, W. A. Nolan, Oscar Christiansen, John Selb, et al, who were on hand to witness the murder which didn't occur.

Frank B. Lamson, secretary of the progressive republican League, had a memorandum book stolen from his overcoat pocket while that garment reposed in one of the capitol cloak rooms. Some spigot statesman obviously wanted to know what was doing in insurgent circles. A copy of LaFollette's Weekly, in the same pocket, was taken.

Shaving Problem Solved. The Never Fail Razor Stropper has solved the shaving problem for the men who shave themselves. Listen to what some Willmar people have to say about them: The great value of the Never Fail razor stropper is in the fact that anyone can use it and it never fails to sharpen the razor to perfection. I can recommend it to all who do their own shaving.—J. L. Parmeter, pastor First M. E. church.

The Never Fail razor stropper which I purchased from Mr. Cale, I would not be without for twice what it cost me. It saved me from buying a new razor. H. T. Thostenson, Mill Engineer. I have used the automatic razor stropper Mr. J. L. Cale is selling and find it to be all that is claimed for it by the manufacturers. It solves the razor problem for the man who shaves himself.—Harry Madison, Mail Clerk, Willmar. Now the price of this great invention is \$3.00 with a guarantee for life and 30 days free trial. Then if not satisfied you can have your money back. Those wishing to see the razor stropper work, may have their razor sharpened free. J. L. Cale.

For Steamship Tickets To and from Europe by the CUNARD, WHITE STAR AND OTHER First Class Lines, AND FOR FIRE INSURANCE, Inquire of Hans Gunderson, Second Floor Bank of Willmar Bldg., Willmar, Minn. "Cream of Rye for breakfast, that's enough. Silver spoon in every package. Phone your Grocer." 84

Before You Build
It will pay you to call and see us before placing your order for building material. We not only have a well assorted Stock of High Grade Lumber, but we can also quote you Low Prices that will save you money.
Our Careful Attention and Prompt Service Are Features Worth Noting.
PETERSON & QVALE
WILLMAR, MINNESOTA.
DEALERS IN LUMBER, SASH, DOORS, LIME, CEMENT, PLASTER, BRICK AND ALL KINDS OF BUILDING MATERIAL.