

NOTICE

Notice is hereby given that a petition, proper in form and execution, and signed by D. A. Murray, Samuel Govig and Great Northern Railway Co., and others, has been filed with the City Clerk of the City of Willmar, praying for the vacation by the City Council of said city of the following described portion of that certain street or highway commonly known and designated as Litchfield Avenue, to-wit: the same lying and being in Sections 11 and 14, Township 119, Range 35, and described by metes and bounds as follows:

Commencing at a point 437 feet south of the quarter corner common to said sections 11 and 14 thence running north 47 degrees 32 minutes east a distance of 644.5 feet, to a point; thence running north 61 degrees 50 minutes east a distance of 80 feet, to a point; thence running east and parallel to the section line between said sections 11 and 14 a distance of 148 feet, to a point; thence running south 69 degrees 30 minutes west a distance of 165 feet, to a point; thence running south 54 degrees 30 minutes west, a distance of 870 feet, to a point which is on the north and south quarter line and 443 feet south of the quarter corner common to said sections 11 and 14; thence running south 79 degrees 12 minutes west parallel to the north boundary line of Litchfield Avenue, a distance of 300 feet, to a point; thence running north at right angles a distance of 6 feet to a point; thence running north 23 degrees 13 minutes east along the north boundary line of Litchfield Avenue a distance of 300 feet to the place of beginning, containing .568 acres, more or less.

Notice is further given, that said petition will be heard and considered by the Council of the City of Willmar at the Council Chambers in the City Hall Building in said City, on Monday, the 24th day of July, 1916, at the hour of eight o'clock in the evening of said day, and at said time and place all parties interested may appear and be heard.

Dated June 27th, 1916. HANS GUNDERSON, City Clerk.

(First publication June 28-4t.) Citation for Hearing on Final Account and for Distribution of Estate of Carl F. Olive also known as Carl F. Oliv.

In the Matter of the Estate of Carl F. Olive also known as Carl F. Oliv, Decedent: The State of Minnesota to all persons interested in the final account and distribution of the estate of said decedent: The report of the executor of the above named decedent, having filed in this Court her final account of the administration of the estate of said decedent, together with her petition praying for the adjustment and allowance of said final account and for distribution of the residue of said estate to the persons thereunto entitled; THEREFORE, YOU, AND EACH OF YOU, are hereby cited and required to show cause, before the Court at the Probate Court Rooms in the Court House, in the City of Willmar, in the County of Kandiyohi, State of Minnesota, on the 24th day of July, 1916, at 2 o'clock p. m., why said petition should not be granted. Witness, the Judge of said Court, the 26th day of June, 1916. (COURT SEAL) IDA A. SANDERSON, Clerk of Probate Court. CHARLES JOHNSON, Attorney for Petitioner, Willmar, Minn.

(First publication June 14-4t.) Order Limiting Time to File Claims, and for Hearing Thereon.

In the Matter of the Estate of Peter D. Ringstrom, Decedent: Letters of Administration this day having been granted to John A. Johnson, Administrator of the Estate of Peter D. Ringstrom, 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 the date hereof; and that Monday, the 18th day of December, 1916, at 2 o'clock p. m., in the Probate Court Rooms at the Court House at Willmar in said County; be, and the same hereby is, 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 Willmar Tribune as provided by law. Dated June 12, 1916. (SEAL) IDA A. SANDERSON, Clerk of Probate Court. GEORGE MULLER, Attorney, Willmar, Minn.

Advertisement for Bids. Sealed bids will be received by the Board of Consolidated School District No. Eighty (80), Kandiyohi County, up to 8 o'clock p. m., July 12, 1916, for the construction of a consolidated school building at Primus. Said work and material to be according to the plans and specifications now on file in the office of the County Superintendent of Schools.

Sealed bids will also be received on the installation of a boiler, heating and ventilation, and plumbing in said building. The system and plans of heat and ventilation, must be submitted to S. A. Challiman, Commissioner of School Buildings, Main Engineering Building, University of Minnesota, Minneapolis, Minnesota.

A certified check of \$100.00 payable to the Treasurer of the Consolidated School District, No. Eighty (80) must accompany each bid. A bond is required by the successful bidder, for the full amount of the contract price.

The Board reserves the right to reject any or all bids. E. ERICSON, Clerk. Raymond, Minn., June 26, 1916. 6-28 2t

(First publication June 21-4t.) Order Limiting Time to File Claims, and for Hearing Thereon.

In the Matter of the Estate of Andrew Johnson, Decedent: Letters of Administration this day having been granted to John A. Johnson, Administrator of the Estate of Andrew Johnson, 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 three months from and after the date hereof; and that Monday, the 25th day of September, 1916, at 2 o'clock p. m., in the Probate Court Rooms at the Court House at Willmar in said County; be, and the same hereby is, 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 Willmar Tribune as provided by law. Dated June 26, 1916. (SEAL) IDA A. SANDERSON, Clerk of Probate Court.

(First publication June 21-4t.) Citation for Hearing on Petition for Administration.

In the Matter of the Estate of Karen Elise Olsen, Decedent: The State of Minnesota to all persons interested in the granting of administration of the estate of said decedent: The report of the executor of the above named decedent, having filed in this Court her final account of the administration of the estate of said decedent, together with her petition praying for the adjustment and allowance of said final account and for distribution of the residue of said estate to the persons thereunto entitled; THEREFORE, YOU, AND EACH OF YOU, are hereby cited and required to show cause, if any you have, before this Court at the Probate Court Rooms in the Court House in the City of Willmar, in the County of Kandiyohi, State of Minnesota, on the 24th day of July, 1916, at 2 o'clock p. m., why said petition should not be granted.

Witness, the Judge of said Court, the 26th day of June, 1916. (COURT SEAL) IDA A. SANDERSON, Clerk of Probate Court. CHARLES JOHNSON, Attorney for Petitioner, Willmar, Minn.

THE NEW GLARION

By... WILL N. HARBEN

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CHAPTER XVI. A Troubled Conscience.

ON the morning of the day Fred Craig had fought with Howard left his bed in the worst of surly tempers. He had been drinking heavily the night before, and to add to this, the negro woman who usually prepared his meals had sent a little girl to say that she was sick and could not come. He attempted to cook something for himself, but, owing to unsteady hands and general lack of skill, he failed almost totally. He cut his fingers and scalded his hands with the water he was boiling for coffee.

Drinking copiously from a jug of moonshine whisky, his temper grew worse. Carrying a loaded revolver in his pocket and scarcely knowing what he was doing he shot at a faithful dog because it ran barking across the yard and barely missed the animal. He was going to town, but remembered that he was to look at some work being done by Abe Fulton, a rough, unlettered laborer with whom he had often had disputes, in the field back of the house. The work was the construction of a modern barbed wire fence to take the place of a decayed rail one through which strays hogs recently had been breaking. Craig walked unsteadily across the old furrows of the field to the spot where Fulton was at work. Intoxicated as he was, he yet had sense enough to see that the man had made a great mistake by the irregularity with which the wire had been nailed upon the hard oak and hickory posts. The mistake meant the taking down and replacing of more than a hundred yards of the fence, and Craig was beside himself with rage.

"Hold up your ears!" he snarled. "Prepare to meet your God, if you get one for every day is shore at a' end!" "Too much startled to move, Craig sat helpless in his saddle, but his mount, with a quicker sense of danger, reared up and started to run. At this instant Abe fired with the deliberation of a man who had waited long and patiently for his moment. Craig felt a sharp sting over the region of his heart. He made an effort to thrust his heels into the flanks of the horse to keep from falling, but his muscles failed to respond to the demand. He had the feeling of floating in the air, and then all became dark. He slid from his plunging horse as limply as a blanket and lay in a heap on the ground.

Stepping farther into the moonlight, Abe saw the horse galloping off down the road and turned to look at Craig. One glance convinced him that the man was dead. Experimentally he prodded the body with his rough shod foot, then turned and stalked into the woods.

It was a rugged way over which he passed, and in a lonely spot where the thick branches of the trees met overhead and cut out the moonlight he paused to conceal the weapon, which still had the faint odor of freshly burned powder about it. Raising a flat stone, he dug out a little receptacle in the earth and, depositing the revolver in it, he replaced the stone. Then, under the growing sense of a vague terror which he had never experienced before, he trudged on toward his cabin at the foot of the mountain. It was past midnight. He was seldom so late in returning, and yet he had not thought of what his wife might ask or what he might say in the way of explanation. Somehow the deed, justifiable as it had seemed before accomplishment, now was demanding all his thought.

As he approached the lonely log cabin, such as are given rent free to the lowest class of shiftless mountaineers by landowners and which are no whit better than the average stable, he saw that a fire was burning in the chimney and knew that his wife was still up.

"Ab-ha! you thought you would take me, did you, you dirty puppy?" Craig growled. "Now see you work and do that over. You thought you'd jump on me, did you? I'm of a good mind to give you a thrashing that you won't forget in a long time. Thank your mother that I didn't send a bail through you. I will next time you dare to make a move like you did just now."

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VICTOR'S FLORENTINE BAND COMING

No lack of versatility, artistic ability or musical knowledge with this band! This year they will appear on the last day of the season which will make a fine climax for a great program. This band played 238 concerts in seven weeks at the Hammerstein Theatre in New York City, and the Metropolitan brass section of the band will be featured.

The brass sextette and the orchestral section of the band will be featured to which we will look forward with pleasure, and in fact the soloists are so uniformly good and the band so well balanced that the whole is not only interesting and delightfully refreshing, but it makes it hard to single out any one feature as being better than the rest. We say again that we are glad the Florentine Band is coming back.

Under the Newlands Arbitration Law, it is distinctly provided that arbitration can be set in operation when a strike is threatened.

No man has a right to say that a "strike is threatened" until the result of the strike vote, now being taken, is ascertained. The will of the employees must be known before a strike can be threatened.

If the Interstate Commerce Commission would assume the responsibility of agreeing that the demands of the men should be met, it would clearly be up to the commission to provide the means for meeting any increased cost of operation.

The railroads of course, would like to put the Interstate Commerce Commission under this obligation to grant increased freight rates.

If it is right and proper for the freight train employees to go into an arbitration as to whether they shall be worked excessive hours and as to what they shall sell their labor for, then it would only be consistent for the railway car and engine employees and railway supply dealers to agree to arbitrate with the railroads as to the price the railroads should pay for these things.

The principal objection however, of the employees to arbitration, would be on the ground of the inability to secure impartial arbitrators who were sufficiently acquainted with the technicalities of a problem of this kind.

In a previous arbitration between the employees and the companies, the man who was acting as neutral arbitrator was a corporation lawyer representing large vested interests, owners of railroads, and who had appeared in numerous cases as Attorney of Record for the Standard Oil Company.

CLARA CITY HERALD. The Crater and City City ball teams played their second game of the season on the local grounds Sunday afternoon and this time the home team came out victorious, the score standing 3 to 1 in favor of Clara City. Dick the pitcher was on the mound for Clara City.

Miss Ethel Thom and Miss Kate Condon went to Willmar Saturday noon to see the "Birth of a Nation," and visit with friends over Sunday.

A terrific wind and storm visited this section of the country Sunday afternoon and evening, the worst we have experienced all spring. The wind was so strong that it blew over several small buildings and rocked some of the larger ones on their foundations. A great many tree branches broke under the strain while a severe electric storm accompanied the wind.

Richard Julius was given an offer of \$100.00 Dollars, with interest thereon at the rate of eight percent (8 percent) from and after the 13th day of March, 1915; together with his costs and disbursements herein. Dated June 27th, 1916. CHARLES JOHNSON, Attorney for Plaintiff, Bank of Willmar Building, Willmar, Minnesota.

ATTITUDE OF MEN ON ARBITRATION

Statement from Brotherhoods Gives Their Side of Proposed Reference to Commission.

Cleveland, Ohio, July 3, 1916. In an effort to make their position clear to the public, the Transportation Brotherhoods have issued the following statement relative to the conference between the Employer's Committee and the Railway Managers, recently held in New York City.

The Employer's Committee met the Railway Manager's Committee and presented their demands for an eight hour work day with a penalty for overtime, of time and a half pay.

The Manager's Committee refused to grant these demands and did not submit any definite counter-proposition to the employees.

The Manager's Committee which they termed a "tentative proposal," which did not take into consideration the plain fact that freight train crews are piece workers and are paid to perform a certain definite service of moving a train from one end of a division to the other and when they have performed this piece work, they have done what they were paid to do regardless of whether it was done in less than eight hours.

What this proposal was, is a chance to perform this piece work in all cases, in eight hours or less.

Having no penalty for the use of overtime, the railroad companies now can be men continuously from 12 to 20 hours.

The Interstate Commerce Commission has no authority under the law, to regulate wages of employees any more than it has to regulate the price of steel rails or other supplies purchased by the railroad companies.

Therefore, any investigation made by the Interstate Commerce Commission into the subject of wages would come to naught, for the reason that the Commission has no power to settle the matter.

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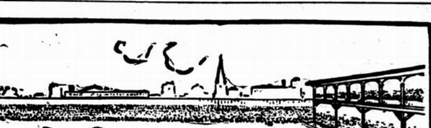
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Players and Umpire Agree

There's no dispute over the decision that you are always "safe" when you wear

Imperial TRADE MARK

"DROP SEAT" Union Suits

"Comfort First" at play or at work is the first requisite in a man's clothes. The same practical "Drop Seat" design makes "Imperial" the choice of men who want to get away from chafing and discomfort caused by badly fitting underwear.

Soft and light weight Knitted Suits from \$1.00 to \$5.00

RODLUN'S

The Front Street Store

is visiting here says that the crops look fine at that place.

The Ladies Aid of the Fahlu Baptist church meets at Louis Strand's Wednesday afternoon, July 12th.

Franklin Erickson returned Friday from Keldron, S. D., after a several months' stay with his brother, Albin of that place.

Mr. and Mrs. W. F. Brode and Mr. and Mrs. R. W. Julius attended the Central Life picnic at the county seat on Thursday.

Peter Johnson of Svea made a business call here Monday of last week.

O. E. Erickson was busy with fencing Saturday.

Mr. and Mrs. Joseph Julius and daughter, Hannah, and son, Emil of Fairfax, spent Sunday, week ago, at the R. W. Julius home.

Misses Edna and Florence Blum accompanied by Walter Steinikarup and Carl Gaffing of Redwood Falls spent Sunday at Diamond Lake.

Rev. A. Jacobson of St. Paul conducted services at Lake Elizabeth Sunday morning and in the Fahlu Baptist church in the evening.

Mrs. Robert Carlson and daughter, Ruth and sons, Rudolph and Torry of Roseland township were entertained at the L. Anderson home Sunday.

Mr. and Mrs. John E. Johnson, Hjalmar Rasmussen and Arthur Peterson were among those from here who attended the picnic at Willmar Thursday.

The Lake Lillian base ball team is scheduled to meet Kingman at Haley's place near and on July 4th and Oliva at Harding's pasture, next Sunday, July 9th.

Fred Norling reports that he does not know what the world is doing because he has no daily paper, but expects to receive, for the Minneapolis Tribune.

Mrs. A. F. Kueske and children of Sleepy Eye visited at the H. G. Blum home the forepart of the week. Mrs. Blum returned with her for an indefinite stay.

The Kingman writer of the Olvia Times and a number of friends attended the picnic here on June 24th. They declared it was the best picnic ever attended from here who attended the picnic at Willmar Thursday.

George Anderson and a number of friends planned on spending the 4th at Redwood Falls but if the weather is unfavorable and roads in bad shape, the trip will have to be abandoned.

Oscar Lundquist of Willmar made a call here on Wednesday. He sold an Oakland car Tuesday to Wiggins Company at Willmar and one Wednesday to A. P. Johnson of Svea. Oscar reports that he has sold nine Oakland cars.

George Halverson of Cosmos recently was at Hutchinson to see the Luce Linn work. He declares that a steam shovel and six teams were employed about two miles out of Hutchinson. No signs of reaching this community this year.

(First publication, June 28-4t.) Citation for Hearing on Petition for Determination of Descent of Land.

Estate of Erick Anderson. State of Minnesota, County of Kandiyohi, in Probate Court: In the Matter of the Estate of Erick Anderson, 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 Christine Berglund having been filed in this Court, representing that said decedent died more than five years prior to the filing thereof, leaving certain real estate in said petition described, which said real estate was omitted in the probating of said estate, 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, at the Probate Court Room in the Court House in the City of Willmar, in the County of Kandiyohi, State of Minnesota, on the 24th day of July, 1916, at 2 o'clock p. m., why said petition should not be granted.

Witness the Judge of said Court, the 27th day of June, 1916. (COURT SEAL) IDA A. SANDERSON, Clerk of Probate Court. CHARLES JOHNSON, Attorney for Petitioner, Willmar, Minn.

Rebuilt Typewriters

Reduced Prices

We are closing out a large number of Rebuilt Typewriters at greatly reduced prices.

Olivers at \$25.00

Remingtons No. 6 at 17.50

Underwoods, Monarchs, L. C