

THE CHICAGO AND NORTHWESTERN RAILWAY.
P. P. Starr, H. J. Wagon
Agent New Ulm General Agent
Minn. Winona, Minn.
Effective March 17th, 1912

GOING EAST.
No 516—Daily, new line, 4:25 a. m.
No 27—Ex Sunday, old line, 6:25 a. m.
Connects at Kasota for Twin Cities or Mankato 8:30 a. m.

GOING WEST.
No 517—Daily, new line, 1:00 p. m.
No 24—Daily, old line, 3:41 p. m.
No 14—Ex Sunday, new line, 6:55 p. m.
Connects at Mankato for points South on Omaha.

GOING WEST.
No 517—Daily, new line, 1:00 p. m.
No 24—Daily, old line, 3:41 p. m.
No 13—Ex Sunday, old line, 8:12 a. m.
Thru to Tracy

GOING WEST.
No 503—Daily, new line, 1:30 p. m.
No 23—Daily, old line, 1:35 p. m.
No 21—Ex Sunday, old line, 8:40 p. m.
Connects at Mankato Junction with trains from East and at Kasota with Twin Cities.

No. 22 now makes sharp connection with Omaha No. 8 at Kasota for all points North, arriving St. Paul 10:25 a. m., Minneapolis 10:55 a. m.

MINNEAPOLIS & ST. LOUIS R. R.

NORTH BOUND.
New Ulm & St. Paul (ex. Sun.) 6:15 a. m.
Twin Cities Passenger (ex. Sun.) 2:05 p. m.
Local Freight (ex. Sun.) 8:30 p. m.

SOUTH BOUND.
New Ulm & St. Paul (ex. Sun.) 8:45 p. m.
St. Paul & New Ulm (ex. Sun.) 12:15 p. m.
Local Freight (ex. Sun.) 8:30 p. m.

Legal Advertisements.

Order for Hearing Application for Appointment of Administrator.
STATE OF MINNESOTA, ss.
County of Brown, ss.
In Probate Court.
Special Term, April 23, 1912.
In the matter of the estate of Albert Schell, deceased.
On reading and filing the petition of Adella Schell, Administratrix of the estate of Albert Schell, deceased, and on the examination and allowing the final account of her administration, and for the assignment of the residue of said estate to the parties entitled thereto by law.
It is ordered, that said petition be heard before said Court, on Thursday the 16th day of May A. D. 1912, at 10 o'clock A. M., at the Probate Office, in the Court House in New Ulm, in said County.
Ordered further, that notice thereof be given to the heirs of said deceased and to all persons interested in the estate of said deceased, by publishing this order once in each week for three successive weeks prior to said day of hearing, in the New Ulm Review, a weekly newspaper printed and published at New Ulm, in said County.
Dated at New Ulm, Minnesota, this 23rd day of April A. D. 1912.
By the Court, GEO. ROSS, Judge of Probate.

Order to Examine Accounts.
STATE OF MINNESOTA, ss.
County of Brown, ss.
In Probate Court.
Special Term, April 23, 1912.
In the matter of the estate of Otto Schell, deceased.
On reading and filing the petition of Adella Schell, Administratrix of the estate of Otto Schell, deceased, and on the examination and allowing the final account of her administration, and for the assignment of the residue of said estate to the parties entitled thereto by law.
It is ordered, that said account be examined, and petition heard by this Court, on Thursday the 23rd day of May A. D. 1912, at 10 o'clock A. M., at the Probate Office, in the Court House in New Ulm, in said County.
And it is further ordered, that notice thereof be given to all persons interested in the estate of said deceased, by publishing this order once in each week for three successive weeks prior to said day of hearing, in the New Ulm Review, a weekly newspaper printed and published at New Ulm in said County.
Dated at New Ulm the 25th day of April A. D. 1912.
By the Court, GEO. ROSS, Judge of Probate.

Order for Hearing of will.
STATE OF MINNESOTA, ss.
County of Brown, ss.
In Probate Court.
Special Term, April 27th, 1912.
In the matter of the Estate of Maria Grossmann, deceased.
Whereas, an instrument in writing, purporting to be the last will and testament of Maria Grossmann, late of said County, has been delivered to this Court.
And Whereas, Franz Hogen has filed therewith his petition, representing among other things that said Maria Grossmann, died in said County, on the 19th day of April A. D. 1912, and that said petitioner is the sole executor named in said last will and testament, and praying that said instrument may be admitted to probate, and that letters testamentary be to him issued thereon.
It is ordered, that the proofs of said instrument and the said petition be heard before this Court, at the Probate Office in the Court House in the City of New Ulm, in said County, on the 24th day of May A. D. 1912, at 10 o'clock in the forenoon, when all persons concerned may appear and contest the probate of said instrument.
And it is further ordered, that public notice of the time and place of hearing be given to all persons interested, by publication of a copy of this order for three successive weeks previous to said day of hearing in the New Ulm Review, a weekly newspaper printed and published at New Ulm in said County.
Dated at New Ulm, Minn., April 27, A. D. 1912.
By the Court, GEO. ROSS, Judge of Probate.

Order for Hearing on Petition to Convey Lands on Contract.
STATE OF MINNESOTA, ss.
County of Brown, ss.
In Probate Court.
Special Term, April 23rd, 1912.
In the matter of the estate of Mathias Mauch, deceased.
On reading and filing the petition of Albert C. Blank, claiming to be entitled to a conveyance of certain real estate from the estate of said Mathias Mauch, setting forth that said Mathias Mauch, deceased, was bound by a contract in writing to convey said real estate to said Albert C. Blank upon the terms and conditions therein stated, and a description of the land to be conveyed, and the facts upon which said claim to conveyance is predicated, and praying that the Probate Court make a decree authorizing and directing the said Albert C. Blank, Executor, to convey said real estate to said petitioner as the person entitled thereto.
It is therefore ordered, that all persons interested in said estate may appear before this Court, at a special term thereof to be held on Thursday the 23rd day of May A. D. 1912, at 10 o'clock in the forenoon, at the Probate Office in the Court House in New Ulm in said County, and oppose said petition.
And it is further ordered, that this order shall be published once in each week for three successive weeks prior to said day of hearing in the New Ulm Review, a weekly newspaper printed and published at New Ulm in said County.
Dated at New Ulm, Minn., the 23rd day of April A. D. 1912.
By the Court, GEO. ROSS, Judge of Probate.

SUMMONS AND LIS PENDENS.
State of Minnesota, ss.
County of Brown, ss.
Ninth Judicial District.
Christian Filzen, Plaintiff.
vs.
August Hamlich, Anton Ramsauer, George Kramer, Jr., John Schell, John Idner, Franz Baggeel, Henry Casper, C. L. Blanchard, and John Schuoncker, 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 is filed in the office of the Clerk of the District Court of the Ninth Judicial District in and for the County of Brown and State of Minnesota, and to serve a copy of your answer to the said complaint on the undersigned, at their office in the City of New Ulm in said County within twenty days after the service of this summons upon you exclusive of the day of such service; and to appear at the trial of the said action within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.
Dated April 15, 1912.
SOMSEN, DEMSEY & MUELLER, Plaintiff's Attorneys, New Ulm, Minnesota.

NOTICE OF LIS PENDENS.
Notice is hereby given, that an action has been commenced in this Court by the above named Plaintiff against the above named Defendants. That the object of said action is to have the Plaintiff adjudged the owner in fee simple and entitled to the possession of the real property in the complaint and herein-after described, and to further adjudge that the Defendant, above named, and each of them and also all other persons unknown, have no right, title, estate, interest or lien in or to said real property or any part thereof.
The real property affected by said action is situated in the County of Brown in the State of Minnesota, and is described as follows, to-wit: Outlots (35), Thirty-six (36) and Thirty-seven (37), all in the City of New Ulm, according to the plat of said City on file and on record in the office of the Register of Deeds in and for said County of Brown.
Dated April 15, 1912.
SOMSEN, DEMSEY & MUELLER, Plaintiff's Attorneys, New Ulm, Minnesota.

SUMMONS AND LIS PENDENS.
State of Minnesota, ss.
County of Brown, ss.
Ninth Judicial District.
Christian Filzen, Plaintiff.
vs.
Johann Mayer, Adam Meyer, Margaretta Mayer, John Mayer, August Mayer, Hermann Mayer, Albert Mayer, Anny Mayer, Philipp Grohs, Philipp Gross, Hermann Breith, German Land Association, a corporation, Joseph Hitz and Mrs. Joseph Hitz, 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.
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 is filed in the office of the Clerk of the District Court of the Ninth Judicial District in and for the County of Brown and State of Minnesota, and to serve a copy of your answer to the said complaint on the undersigned at their office in the City of New Ulm in said County within twenty days after the 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 apply to the Court for the relief demanded in the complaint.
Dated April 15, 1912.
SOMSEN, DEMSEY & MUELLER, Plaintiff's Attorneys, New Ulm, Minnesota.

NOTICE OF LIS PENDENS.
Notice is hereby given, that an action has been commenced in this Court by the above named Plaintiff against the above named Defendants. That the object of said action is to have the Plaintiff adjudged the owner in fee simple and entitled to the possession of the real property in the complaint and herein-after described, and to further adjudge that the Defendant, above named, and each of them and all other persons unknown have no right, title, estate, interest or lien in or to said real property or any part thereof.
The real property affected by said action is situated in the County of Brown in the State of Minnesota, and is described as follows, to-wit: Outlots Forty-two (42), Forty-three (43), Forty-seven (47), Forty-eight (48) and Lot Twenty-two (22) of Bottomlands, all in the City of New Ulm, according to the plat of said City on file and on record in the office of the Register of Deeds in and for said County of Brown.
Dated April 15, 1912.
SOMSEN, DEMSEY & MUELLER, Plaintiff's Attorneys, New Ulm, Minnesota.

Order for Hearing Application for Appointment of Administrator.
STATE OF MINNESOTA, ss.
County of Brown, ss.
In Probate Court.
Special Term, April 19th, 1912.
In the matter of the Estate of Anton Hottel, deceased.
On receiving and filing the petition of Carolus Weiler of the County of Carver representing among other things, that said Anton Hottel, late of the County of Brown in the State of Minnesota, died on the 11th day of December A. D. 1911, at the time of his death, leaving goods, chattels, and an estate within the County of Carver and that said petitioner is a nephew of said deceased, and praying that administration of said estate be to Carolus Weiler granted.
It is therefore ordered, that said petition be heard before said Court, on Saturday the 13th day of May A. D. 1912, at 10 o'clock A. M., at the Probate Office, in the Court House in New Ulm in said County.
Ordered further, that notice thereof be given to the heirs of said deceased and to all persons interested in the estate of said deceased, by publishing this order once in each week for three successive weeks prior to said day of hearing, in the New Ulm Review, a weekly newspaper printed and published at New Ulm in said County.
Dated at New Ulm, Minnesota, this 19th day of April A. D. 1912.
By the Court, GEO. ROSS, Judge of Probate.

TAXATION IN MINNESOTA.
FOURTEENTH ARTICLE.
The Rate Of Taxation
An entirely unwarranted importance is given in the popular discussion of taxation to the rate of levy. It is often discussed as if it were the main factor in taxation, while as a matter of fact, the important factor is the amount of money to be raised for public purposes in any taxing district. A high rate, of course, is generally regarded with disfavor by investors. One of the first questions asked by an intending investor in lands or business enterprises is: What is the rate of taxation? If it is high it discourages him and he is very liable to regard such a community as an undesirable place for investment.
Knowledge of the several steps taken in the process of raising public revenues, which prior articles have fully explained, should show how erroneous is this importance given to the rate. The rate is a mathematical convenience and may be high or low without really affecting the amount of taxes to be paid, for if assessed values are high the rate will be low, and vice versa; if assessed values are low the rate will necessarily be high.
The very first step taken is fixing of the amount of money to be raised, and that, rather than the rate, determines whether the tax will be high or low.
When the amount of money to be raised is determined the fixing of the rate is simply a matter of mathematical calculation. The assessed value of the property and the amount of revenue to be raised are the important features in the tax, the rate being simply the factor used to compute the proportion of the total tax that each taxpayer should contribute.
Let us illustrate: Suppose a taxing district having an assessed value of \$1,000,000 desire to raise \$10,000 for public purposes by taxation. Clearly a levy of 10 mills or one cent on each dollar of assessed value would be necessary to produce the required amount of revenue. Now suppose the assessed value of the same property was increased to \$2,000,000, then 5 mills or one-half of one cent on each dollar would be sufficient to produce the required \$10,000. In the first case, A's property being assessed at \$1,000, he pays \$10.00 in taxes; in the second case, while his assessed value has been doubled, the rate has been cut in half, and he still pays but \$10.00 in taxes. The rate thus becomes a mere incident, and not at all a matter of first importance.
It is however, of great importance that assessed values of the same classes of property be on a uniform basis. In the first illustration given above, if B's farm is assessed at \$3,000 his taxes would amount to \$30.00, while his neighbor, C, with equally as valuable a farm assessed at \$2,000, gets off with a tax of \$20.00. But the rate is not responsible for the discrimination in favor of C—either the assessor or the board of review, or both fail to do their duty in that they did not equalize the assessments between B and C. Equality rather than the rate is the important feature in any just system of taxation.

The Titanic Horror
An expert ship-builder, Lewis Nixon, says the Titanic was the biggest and best ship made, the most seaworthy. That does not sound very encouraging and still less encouraging comes from him when he says it is all nonsense to expect the big liners to carry boats enough for all passengers and crew. He says ship-builders will continue to build bigger ships because the larger the ship the less the comparative expense, but he says lifeboats are a matter of sentiment, that a boat could not live long in a heavy sea and that they are therefore a useless expense on a liner. It will be hard for him to convince those whose lives were saved by the boats that they were useless and still more difficult will it be for him to gain a patient hearing from those whose dear ones were swept away from them because there were lifeboats for only a third of those aboard the doomed vessel. The argument that the lifeboats could not live long on the ocean is a foolish one. In these days of the wireless help comes quickly. No one questions that the lives of all might have been saved but for the lack of proper apparatus. And no one questions where the blame for the lack rests. The steamship officials who blame the public know they are hiding themselves behind a lie and their guilt will always be with them. It is such men as Nixon who make the helpless "Underman" hate and despise the rich oppressors and bring

\$100 Reward, \$100.
The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages, and that is Catarrh. Hall's Catarrh Cure is the only positive cure now known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional treatment. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers that they offer One Hundred Dollars for any case that it fails to cure. Send for list of testimonials. Address: F. J. CLEMENT & Co. Toledo, O. Sold by Druggists, 75c. Take Hall's Family Pills for constipation.

When Your Feet Ache
From Corns, Bunions, Sore or Callous Spots, Blisters, New or Tight Fitting Shoes, Allen's Foot-Powder, the antiseptic powder to be shaken into the shoes, will give instant relief. Sold everywhere, 25c. Don't accept any substitute. For FREE sample address, Allen S. Olmsted, Le Roy, N. Y.

LOSS BY SMUT.
About half a million dollars' worth of barley is destroyed by smut every year in Wisconsin alone. If you are going to treat smut with hot water, you had better test your thermometer by that at the creamery. A few degrees too hot will kill your barley. Every man should have a barley plot and grow his own seed. Two or three acres will be sufficient to devote to this seed growing.

TWO BUSHELS TO THE ACRE.
The rate of seedling varies. Probably the most satisfactory results are obtained by using two bushels per acre. A very thin seedling is apt to induce excessive stooling, thus causing irregular and late ripening. The value of the grain for brewing purposes depends entirely upon the uniform ripening and perfect maturity.

FOR RENT—One flat in the Boesch building. Inquire at Alb. Steinhäuser, Review Bldg., 2nd floor.

about deeds of revolt. Such as he alone are to blame for social troubles.
In the instance of the sinking of that magnificent floating palace it appears, as is usual in all great disasters, that the terrible loss of life was due to insufficient provision for safety. Think of a city with all the modern conveniences for necessity and pleasure but so situated that the inhabitants could not leave it in case of terrible need. Imagine a whole city provided with no means of getting away from it in the event of flood or fire and you have a picture of the conditions that the passengers of the Titanic faced when the ship struck the death-dealing berg. And these conditions were due to the modern demand for luxury and haste.
Steamship builders say to their passengers, "You may have luxury or you may have safety. Choose!" and the public heedlessly takes its chances in a death trap, satisfied if only the walls thereof be brightly gilded. This would not matter so much if those who make their choice were the only ones concerned, but the sorrow and horror and pity of such catastrophes as that of last week is not the going-out of many lives but the desolation and heart-ache of the ones who wait at home for those who never will return. Thousands of grief-stricken families and for what? For the love of gain. Two thousand souls aboard each great ocean liner and only lifeboats enough to carry half that number. Such disregard for the safety of their passengers and crews is a stain on the honor of the great steamship companies so black that it is equalled only by the stain that disgraces the great business interests of our land that count the lives of their workers of less value than the products of their hands.

Many Children are Sickly.
Mother Gray's Sweet Powders for Children Break up Colds in 24 hours, relieve Feverishness, Headaches, Stomach Troubles, Teething Disorder, and Destroy Worms. At all druggists, 25c. Sample mailed FREE. Address, Allen S. Olmsted, Le Roy, N. Y.

A BARLEY CONFERENCE
A Meeting of Farmers to Consider Ways and Means to Obtain More Bushels of a Better Quality—How to Grow the One Best Variety—So That All Barley Shipped From Any One Station Will Be Free From Mixture of Weeds or Other Seeds.

The business side of farming attracts more attention every year. The discussion of farm problems has proven of so much benefit that the institutes and farmer clubs are holding meetings to compare notes as to best methods. A barley meeting covers the following subjects:
1. Methods of preparing ground.
2. What rotation and what should barley follow.
3. Building up soil.
4. Preparation of seed bed.
5. How to select one best type of seed.
6. Where and how to get it.
7. How to induce neighbors to grow one variety.
8. When to apply manure.
9. Experiences with seedling after one, two or more diskings.
10. Depth of plow and when.
11. Spring working.
12. The fanning mill.
13. Hot water and formaldehyde for smut.
14. How much seed to acre.
15. Best time for seedling.
16. Effect of frost after seedling.
17. Cutting for hay.
18. Barley as feed.
19. When to harvest.
20. Threshing.
21. A graded price at elevator according to quality.

When Your Feet Ache
From Corns, Bunions, Sore or Callous Spots, Blisters, New or Tight Fitting Shoes, Allen's Foot-Powder, the antiseptic powder to be shaken into the shoes, will give instant relief. Sold everywhere, 25c. Don't accept any substitute. For FREE sample address, Allen S. Olmsted, Le Roy, N. Y.

LOSS BY SMUT.
About half a million dollars' worth of barley is destroyed by smut every year in Wisconsin alone. If you are going to treat smut with hot water, you had better test your thermometer by that at the creamery. A few degrees too hot will kill your barley. Every man should have a barley plot and grow his own seed. Two or three acres will be sufficient to devote to this seed growing.

TWO BUSHELS TO THE ACRE.
The rate of seedling varies. Probably the most satisfactory results are obtained by using two bushels per acre. A very thin seedling is apt to induce excessive stooling, thus causing irregular and late ripening. The value of the grain for brewing purposes depends entirely upon the uniform ripening and perfect maturity.

FOR RENT—One flat in the Boesch building. Inquire at Alb. Steinhäuser, Review Bldg., 2nd floor.

HOW TO TREAT BARLEY SMUT.
(By R. A. Moore.)
Grain smut is one of the worst enemies, and you will lose from five to ten per cent if you do not treat it properly before sowing. Most of the select varieties of seed barley now on the market are nearly free from smut.
Repeated experiments have proven that formaldehyde alone will not kill both kinds of barley smut, and we therefore recommend the warm water treatment.
Hot Water for Loose Smut.
Soak sack of barley 12 hours in cold water, let drain for one hour, put in cask of warm water, not over 130 degrees Fahrenheit, for a minute or two to take off the chill and then submerge in barrel of warm water held at constant temperature of 130 degrees Fahrenheit for six minutes. If you get the water too hot, even five degrees, you will kill the germ and ruin your seed. Carefully test your thermometer by the standard thermometer at the cheese factory or creamery. After removing sack of barley, empty on threshing floor to cool and sow as soon as possible thereafter, because if left for two or three days before sowing, barley may sprout. Use gunny sacks in which to put barley for treatment and do not have them more than half filled as this will allow the penetration of the temperature readily.
Test Your Thermometer.
Do not treat more than one or two sacks the first year. This will give you enough seed which is free from smut to plant all of next year's crop. Every farmer should have his own seed patch from which to select the best each year for the next year's seed patch, using what is left for general sowing.

Formaldehyde for Closed Smut.
Thoroughly mix 16 ounces avoirdupois (1 pint) formaldehyde in a tank or barrel containing 36 gallons of water; put your seed in a gunny sack and dip it into this solution. Soak it good for a few minutes; take out the grain and allow it to drain for a few minutes; then empty the grain on a clean floor and cover with wet sacks or with a canvas for an hour. Treat the grain at least a half a day before sowing, in order to give it time to dry.
If you prefer, you can spread the seed grain on a clean floor and spray the seed with a common sprinkling can, or still better with a small force pump, which will throw an even spray. It should be shoveled over and over until the seed is thoroughly moistened, then cover with a few sacks or blanket for an hour. Allow seed to dry before sowing.
Sixteen ounces of formaldehyde in 36 gallons of water will treat 40 to 50 bushels, and should cost 30 to 35 cents. Be sure that the formaldehyde is of standard quality.

Porto Rico's New Wonder.
From far away Porto Rico come reports of a wonderful new discovery that is believed will vastly benefit the people. Bamon T. Marchan, of Barcelona, writes "Dr. King's New Discovery is doing splendid work here. It cured me about five times of terrible coughs and colds, also my brother of a severe cold in his chest and more than 20 others, who used it on my advice. We hope this great medicine will yet be sold in every drug store in Porto Rico." For throat and lung troubles it has no equal. A trial will convince you of its merit. 50c and \$1.00. Trial bottle free. Guaranteed by O. M. Olsen.

BARLEY CLEARS WEEDS
Owing to its early maturity, barley is an excellent crop for clearing the land of weeds, as it is cut before they mature seed. After the crop is removed the land can be plowed or disked, thus destroying the weeds that are growing in the stubble. Further cultivation will kill any that survive this treatment or appear later. In the semi-arid regions this added cultivation is of considerable value in conserving the moisture for the succeeding crop.

Dockage for Weeds.
The total money loss to the farmers of the United States in small grains alone on account of weeds is about \$25,000,000.
This estimate does not include the loss on account of the nutriment stolen from the ground or the stunted growth of the cereal on account of the weeds present.
Were all these conditions taken into consideration, with the coarse grains and grasses included, the results would be startling, and our carelessness in this respect so apparent as to awaken action to recover this enormous loss.

Weeds Unnecessary.
Science has made it possible to eliminate the weeds and grow grain in their place. The sulphate of iron process is a proved success in killing many noxious weeds and is entirely within the reach of every farmer's pocketbook.

Only A Fire Hero.
but the crowd cheered, as with burned hands, he held up a small round box, "Follow!" he shouted, "This Bucklen's Arnica Salve I hold, has everything beat for burns." Right! also for boils, ulcers, sores, pimples, eczema, cuts, sprains, bruises. Surest pain cure. It subdues inflammation, kills pain. Only 25 cents at O. M. Olsen.

BARLEY SEED ADVICE.
If you think at any time that you are not getting the seed which you pay for, all you have to do is to send a sample of it to your state agriculturist and he will tell you what you have bought and how strong it will grow.

TOOLS NEEDED FOR BARLEY.
(F. H. Demaree, Agronomist, J. I. Case Plow Co.)
The preparation of the land and seeding of barley varies widely with the locality.
Barley is, of course, best adapted to the cool, moist conditions of the north, but may be successfully grown anywhere in the grain belt. Where it is made a main crop, it will pay to plow the land, preferably in the fall. Work up a fine seed bed by double disking the land in the spring and drill in seed as early as possible.
In the northern zone of the corn belt barley can be sown after corn. In this case the land may be double disked in the spring, harrowed down and the seed drilled in. Spring barley is also grown to some extent in the corn belt, often displacing oats. In this case the above preparation of soil and seeding will secure the best and most economical results.
The machinery requirements for the barley raiser will vary with the locality. In general, however, any man raising small grain should have a good disk, a plow, a smoothing harrow and a drill.

Flagged Train With Shirt.
Tearing his shirt from his back an Ohio man flagged a train and saved it from a wreck, but H. T. Alston, Raleigh, N. C., once prevented a wreck with Electric Bitters. "I was in a terrible plight when I began to use them," he writes, "my stomach, head, back, and kidneys were all badly affected and my liver was in bad condition, but four bottles of Electric Bitters made me feel like a new man." A trial will convince you of their matchless merit for any stomach, liver or kidney trouble. Price 50 cents at O. M. Olsen.

Safety Razor Blades 21c
Made Sharper Than New 22c
Dull razor blades resharpened by the "Safety Razor" process. The only way to get a really sharp blade. Resharpens all safety razor blades. Send address for mailing wrapper. (19) KEENEY CO., 219 E. Wacker Drive, Chicago.

Foley Kidney Pills
TONIC ACTION - QUICK IN RESULTS
Give prompt relief from BACKACHE, KIDNEY AND BLADDER TROUBLE, RHEUMATISM, CONGESTION OF THE KIDNEYS, INFLAMMATION OF THE BLADDER and all annoying URINARY IRREGULARITIES. A positive boon to MIDDLE AGED and ELDERLY PEOPLE and for WOMEN.
HAVE HIGHEST RECOMMENDATION
R. A. Davis, 627 Washington St., Concordville, Pa., is in his 85th year. He writes us: "I have lately suffered much from my kidneys and bladder. I had severe backaches and my kidney action was too frequent, causing me to lose much sleep at night, and in my bladder there was constant pain. I took Foley Kidney Pills for some time, and am now free of all trouble and again able to be up and around. Foley Kidney Pills have my highest recommendation."

CHICHESTER PILLS
DIAMOND BRAND
Beware of Counterfeits
LADIES! Ask your Druggist for CHICHESTER'S DIAMOND BRAND PILLS in Red and Gold metallic boxes, sealed with Blue Ribbon. TAKE NO OTHER. Druggists and ask for CHICHESTER'S DIAMOND BRAND PILLS, for twenty-five years regarded as Best and Most Reliable. SOLD BY ALL DRUGGISTS. TIME TRIED EVERYWHERE WORTH TESTED.

Electric Bitters
Succeed when everything else fails. In nervous prostration and female weaknesses they are the supreme remedy, as thousands have testified. FOR KIDNEY, LIVER AND STOMACH TROUBLE it is the best medicine ever sold over a druggist's counter.

City Notice.
State of Minnesota, County of Brown, Ninth Judicial District.
In the Matter of the Appointment of a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office expires on the first Monday in May, 1912.
Notice is hereby given that on the 6th day of May, 1912, at the hour of 2:30 o'clock P. M. of that day, or as soon thereafter as counsel can be heard, application will be made to the Hon. J. M. Olsen, Judge of the District Court aforesaid, at his chambers in the City of St. Paul, for three Successors and state, for the appointment of suitable person as a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office will expire on the first Monday in May, 1912.
Dated April 15, 1912.
HENRY N. SOMSEN, City Attorney.

City Notice.
State of Minnesota, County of Brown, Ninth Judicial District.
In the Matter of the Appointment of a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office expires on the first Monday in May, 1912.
Notice is hereby given that on the 6th day of May, 1912, at the hour of 2:30 o'clock P. M. of that day, or as soon thereafter as counsel can be heard, application will be made to the Hon. J. M. Olsen, Judge of the District Court aforesaid, at his chambers in the City of St. Paul, for three Successors and state, for the appointment of suitable person as a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office will expire on the first Monday in May, 1912.
Dated April 15, 1912.
HENRY N. SOMSEN, City Attorney.

City Notice.
State of Minnesota, County of Brown, Ninth Judicial District.
In the Matter of the Appointment of a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office expires on the first Monday in May, 1912.
Notice is hereby given that on the 6th day of May, 1912, at the hour of 2:30 o'clock P. M. of that day, or as soon thereafter as counsel can be heard, application will be made to the Hon. J. M. Olsen, Judge of the District Court aforesaid, at his chambers in the City of St. Paul, for three Successors and state, for the appointment of suitable person as a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office will expire on the first Monday in May, 1912.
Dated April 15, 1912.
HENRY N. SOMSEN, City Attorney.

City Notice.
State of Minnesota, County of Brown, Ninth Judicial District.
In the Matter of the Appointment of a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office expires on the first Monday in May, 1912.
Notice is hereby given that on the 6th day of May, 1912, at the hour of 2:30 o'clock P. M. of that day, or as soon thereafter as counsel can be heard, application will be made to the Hon. J. M. Olsen, Judge of the District Court aforesaid, at his chambers in the City of St. Paul, for three Successors and state, for the appointment of suitable person as a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office will expire on the first Monday in May, 1912.
Dated April 15, 1912.
HENRY N. SOMSEN, City Attorney.

City Notice.
State of Minnesota, County of Brown, Ninth Judicial District.
In the Matter of the Appointment of a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office expires on the first Monday in May, 1912.
Notice is hereby given that on the 6th day of May, 1912, at the hour of 2:30 o'clock P. M. of that day, or as soon thereafter as counsel can be heard, application will be made to the Hon. J. M. Olsen, Judge of the District Court aforesaid, at his chambers in the City of St. Paul, for three Successors and state, for the appointment of suitable person as a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office will expire on the first Monday in May, 1912.
Dated April 15, 1912.
HENRY N. SOMSEN, City Attorney.

City Notice.
State of Minnesota, County of Brown, Ninth Judicial District.
In the Matter of the Appointment of a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office expires on the first Monday in May, 1912.
Notice is hereby given that on the 6th day of May, 1912, at the hour of 2:30 o'clock P. M. of that day, or as soon thereafter as counsel can be heard, application will be made to the Hon. J. M. Olsen, Judge of the District Court aforesaid, at his chambers in the City of St. Paul, for three Successors and state, for the appointment of suitable person as a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office will expire on the first Monday in May, 1912.
Dated April 15, 1912.
HENRY N. SOMSEN, City Attorney.

City Notice.
State of Minnesota, County of Brown, Ninth Judicial District.
In the Matter of the Appointment of a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office expires on the first Monday in May, 1912.
Notice is hereby given that on the 6th day of May, 1912, at the hour of 2:30 o'clock P. M. of that day, or as soon thereafter as counsel can be heard, application will be made to the Hon. J. M. Olsen, Judge of the District Court aforesaid, at his chambers in the City of St. Paul, for three Successors and state, for the appointment of suitable person as a member of the Board of Public Works in and for the City of New Ulm, Minnesota, to succeed L. A. Fritzsche, whose term of office will expire on the first Monday in May, 1912.
Dated April 15, 1912.
HENRY N. SOMSEN, City Attorney.