

NEWS OF RAILROADS

CHICAGO ROADS PLANNING TO CUT PASSENGER TIME NEXT SEASON

ROADBEDS UNDER TREATMENT

They Are Being Made Ready for a Schedule Which Will Clip a Large Margin Off the Present Train Sheet—Chicago Great Western Earnings Show a Gratifying Increase.

Next season's movements are being considered by several of the Chicago-St. Paul roads, and plans are being made for improvements in the service between the Twin Cities and the Illinois metropolis.

The past year has witnessed a tremendous improvement in this service, both in passenger and freight traffic. New trains have been added on all five of the Chicago roads; the Omaha, Milwaukee, Burlington and Wisconsin Central and Great Western, and the present accommodations over all the roads are the best in the United States.

It is the general opinion that owing to the advertisement made in equipment, there is little more to be done in that line, and the idea is gaining among those familiar with the situation that next year's fight between the competing roads will be made on a time basis. The present running time between St. Paul and Chicago is approximately the same on all the roads with the exception of the Wisconsin Central, which runs a little faster.

In case the competition reaches a point where running time becomes a factor, great improvement and an immense amount of work will be done on some of the roads. The Omaha and Milwaukee are now repairing their Chicago lines and laying new track, new ballast and new steel where needed, for the reason, it is thought, that a great shortening of time is expected next season, or even late this year. The Milwaukee's tracks into Chicago are as good as those in the West, and the Omaha is making rapid strides toward the same end.

By fall the latter road will have double tracks for 23 miles to Chicago. A railroad official stated yesterday that he thought it more than probable that next season would witness a reduction in running time to Chicago from fourteen to nine and a half or ten hours.

NEW DIVISION MADE

Northwestern to Operate Its Lines in Iowa From Two Points

WEBSTER CITY, Ia., June 20.—This morning the change was made by the Northwestern road of the establishment of a new division of its line. Henceforth there will be two divisions of the line in Northwestern Iowa, the one extending from Webster City to Tama, together with the line west of Elmore, and west to Hawarden, and the new line west from Burt to Stanton. This morning M. E. Barr, the assistant superintendent of the Iowa division of the eastern part of the state, accepts and takes his promotion as superintendent of the new division, which includes the lines west of Jewell Junction.

SOO HOLDS THEM OPEN

Teachers' Excursion Rates Will Be Allowed to Finish the Week

The Soo has made an announcement that teachers' rates will be in force until the end of the week. Under the agreement of the Great Northern, the Soo's tickets were to be on sale for six days up to and including the 19th. All the other roads closed their sales on Monday, but carriers on the Soo were yesterday notified that the tickets were still on sale, and would be in all probability until the end of the week. The rate of one fare plus 25 cents for a sleeping car, and a 25-cent package, is the rate for the morning, visiting the Kootenai country and the Rockies.

SOO CARRIED BANKERS

They Split Into Two Excursion Parties When Leaving

The Soo carried East last night a large party of bankers who have been in Minneapolis attending the annual convention. About sixty were included in the party, which occupied four sleeping cars and a diner. The trip will require ten days, with visits to Niagara and other Eastern points of interest. Another excellent party will leave for the West this morning, visiting the Kootenai country and the Rockies.

No More Half-Rates

CHICAGO, June 20.—Following the precedents set by the lines to the West and Southwest, the Central Passenger association lines have decided to stop the sale of half fare tickets to officers of the army and navy and members of their families, and also to soldiers and sailors. The association has reported that the necessity for making such rates no longer exists, and they are reported to be resulting in large losses wherever possible.

Train Dispatchers Convene

MILWAUKEE, Wis., June 20.—The annual convention of Train Dispatchers Association of America convened in this city today with about 100 delegates in attendance. The first session was taken up with the report of the president, H. B. Ware's address, and the report of the executive committee.

AROUND RAILROAD OFFICES

Charles S. Fee, general passenger agent of the Northern Pacific, is in Chicago. Otto Thorson, traveling passenger agent in charge of the Northern, was in the city yesterday. Gen. Supt. Collins and General Manager Whitcomb of the Wisconsin Central, were in the city yesterday on a tour of inspection, leaving last night for Milwaukee.

Fred N. Livingston, of the freight department of the Northern Pacific, has received the appointment of chief clerk in his department. He will fill a position made vacant by the promotion of T. F. Hughes.

The freight representatives of the Northern Minnesota lines will meet in Chicago today to consider the adjustment of fruit rates.

The Butchers association leave this morning on a picnic to Bald Eagle, over the St. Paul Duluth. The Grocers association will also leave on an excursion and picnic trip by boat to Stillwater, returning by the St. Paul & Duluth.

President A. B. Stickney, of the Great Western, has returned from a trip to Kansas City, where he inspected the condition of the roads business at that point.

DOES COFFEE AGREE WITH YOU?

If not, drink Grain-O—made from pure grain. A lady writes: "The first time I made Grain-O I did not like it, but after using it for one week nothing would induce me to go back to coffee." It is the strengthening substance of pure grain. Get a package today from your grocer, follow the directions in making it. Get a package of pure Grain-O, and you will have a delicious and healthful beverage for old and young. 15c and 25c.



CONSULTATION FREE

Makes a man equal to any emergency. Disease makes him unequal to the ordinary duties of life.

DR. MILEN, Chief of Staff, STATE ELECTRO-MEDICAL INSTITUTE.

When Electricity fails to cure, when medicine fails to cure, go to the State Electro-Medical Institute and let its Electrical and Medical Specialists prove to you that by their combined electro-medical treatment they can cure you even when all else has failed.

WEAK, NERVOUS MEN—Lost vigor and vitality; weak and shrunken organs; shattered nervous system caused by overwork, excesses and intemperance, resulting in weakness of body and brain, night emissions, losses in urine, dizziness, falling memory, lack of confidence and ambition, pains in the back, joints and kidneys, and other distressing symptoms, unfitting one for business or pleasure. Our special system of treatment will cure YOU. Restore your physical and sexual health and make you once more a man among men—no matter who or what has failed.

RUPTURE—Cured by their new method without knife, truss or operation. Work—a painless, sure and permanent cure.

VARICOCELE—Hydrocele, swelling and tenderness of the organs and glands treated with unfailing success.

GONTAGIOUS BLOOD POISON, Syphilis, and all diseases of the blood promptly and thoroughly cured and every trace of the disease forever restoring health and purity.

PRIVATE DISEASES—Inflammation, discharges, etc., which, if neglected or improperly treated, result in the most serious kidney disease, etc., permanently cured.

Hours—8 a.m. to 8 p.m.; Sundays, 10 to 12.

WRITE your troubles, if living away from home. Book, "Guide to Health," sent free.

STATE ELECTRO-MEDICAL INSTITUTE, 301 Hennepin Av., Corner Third St., Minneapolis. Minn.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Day Spaulding, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

CHARLES L. SPENCER, Clerk.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Charles M. Russell, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 16th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

CHARLES M. RUSSELL, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Charles M. Russell, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 16th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Richard Price, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 5th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

RICHARD PRICE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Christian F. Meyer, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

CHRISTIAN F. MEYER, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Christian F. Meyer, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

CHRISTIAN F. MEYER, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY

UNITED STATES DISTRICT COURT, District of Minnesota, Third Division.

In the Matter of Edwin V. Holcombe, In Bankruptcy.

To the Honorable William Lochren, Judge of the District Court of the United States for the District of Minnesota, in and for the County of Ramsey and State of Minnesota, in said District, respectively represents that on the 17th day of May, last past, he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy.

Wherefore he prays that he may be decreed by the Court to have a full discharge from all debts provable against him under said bankrupt acts, except such debts as are excepted by law from such discharge.

Dated this 20th day of June, A. D. 1899.

EDWIN V. HOLCOMBE, Debtor.

PROCEEDINGS IN BANKRUPTCY