

NORTH-WESTERN RAILWAY.

GOING EAST.

No 504—Daily, new line. 4:25 a. m.
Thru to Twin Cities and the East.
No 24—Ex Sunday, old line. 5:00 a. m.
Connects at Kasota for Twin Cities and at
Mankato Junction for the East.
No 514—Daily, new line. 3:39 p. m.
Thru to Twin Cities and the East.
No 22—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 301—Daily, new line. 1:16 a. m.
Thru from Twin Cities and the East.
No 13—Ex Sunday, old line. 8:12 a. m.
Thru to Tracy.
No 503—Daily, new line. 1:39 p. m.
Thru from Twin Cities and the East.
No 23—Daily, old line. 1:35 p. m.
No 27—Ex Sunday, old line. 8:40 p. m.
Connects at Mankato Junction with trains
from East and at Kasota with Twin Cities.

Minneapolis & St. Louis R. R.

NORTH BOUND.

New Ulm & St. Paul. (ex. Sun.) 5:15 a. m.
Twin Cities Passenger. (ex. Sun.) 2:00 p. m.
Local Freight. (ex. Sun.) 8:50 p. m.

SOUTH BOUND.

New Ulm & St. Paul. (ex. Sun.) 8:45 p. m.
Storm Lake Pass. (ex. Sun.) 12:15 p. m.
Local Freight. (ex. Sun.) 8:50 p. m.

ALBERTA'S GRAIN CROP

Reports from the grain fields of Alberta, Western Canada, show splendid yields of wheat, oats and barley. Many farmers have paid for their lands out of the proceeds of the crop of 1911.

At exhibitions throughout the U. S. wherever grain from this Province has been shown it has received the highest commendation.

Free Homesteads of 160 acres, and adjoining pre-emption of 160 acres (at \$3 per acre) are to be had in the choicest districts. Schools, convenient, climate excellent, soil the very best, railways close at hand, building lumber cheap, fuel easy to get and reasonable in price, water easily procured, mixed farming a great success.

Write to best place for settlement, settlers' low railway rates, descriptive illustrated "Last Best West" (sent free on application) and other information. Address: Sup't Immigration, Ottawa, Can., or the Canadian Government Agent.

E. T. HOLMES
215 Jackson Street St. Paul, Minn.
(Use address nearest you)

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.

CATARRH

GUARANTEE. On each package. We, the undersigned, do hereby guarantee that the contents of this package are not adulterated or misbranded, and that they are in accordance with the Food and Drug Act, June 30, 1906.

HAY FEVER

ELY'S CREAM BALM Applied into the nostrils is quickly absorbed. GIVES RELIEF AT ONCE. It cleanses, soothes, heals and protects the diseased membrane resulting from Catarrh and drives away a Cold in the Head quickly. Restores the Senses of Taste and Smell. It is easy to use. Contains no injurious drugs. No mercury, no cocaine, no morphine. The household remedy. Price, 50 cents at Druggists or by mail. ELY BROTHERS, 56 Warren St., New York.

ANGELINA

...AND...

COMPASS

The best FLOUR made. We always carry a fresh supply of Rye Flour, Corn Meal, Pure Buckwheat Flour, Self Raising Pancake Mixture, Graham, Farina and Breakfast Food.

NEW ULM ROLLER MILL CO.

REDEMPTION.

Office of County Auditor,
County of Brown,
State of Minnesota.

SUMMONS.

State of Minnesota, ss.
County of Brown, ss.
District Court,
Ninth Judicial District.
Wm. Pfander, Jr., Plaintiff,
vs.
Friedrich Sotobier, et al., all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.
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, State of Minnesota, and to serve a copy of your answer to the said complaint on the undersigned, at his 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 and serve the same as aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.
Dated New Ulm, Minn., November 13, 1911.
Plaintiff's Attorney,
New Ulm, Minnesota.

NOTICE OF LIS PENDENS.

State of Minnesota, ss.
County of Brown, ss.
District Court,
Ninth Judicial District.
Wm. Pfander, Jr., Plaintiff,
vs.
Friedrich Sotobier, et al., all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.
Notice is hereby given, that an action has been commenced in this Court by the above named plaintiff against the above named defendants for the purpose of determining any adverse claim, estate, lien or interest in and to the real estate hereinafter and in the complaint herein described, claimed by said defendants or either of them, and to have the same adjudged void, also to have said defendants and all persons or parties claiming under or through them forever barred from claiming and from any and all claims, right, title, estate, lien or interest in and to the said real estate or any part thereof, adverse to the plaintiff herein; and to have said plaintiff adjudged to be the owner in fee simple and entitled to the possession of said premises and real estate and to have the title thereto forever quieted in the plaintiff, his heirs and assigns. The premises affected by said action are situated in the County of Brown, State of Minnesota, and are described as follows: Lot No. Two (2) of Block No. One Hundred and Sixty-three (163), North of Center Street in the City of New Ulm, in said County, according to the plat of said City on file in the office of the Register of Deeds in and for said County.
Dated November 13, 1911.
JOS. A. ECKSTEIN,
Plaintiff's Attorney,
New Ulm, Minnesota.

SUMMONS.

State of Minnesota, ss.
County of Brown, ss.
District Court,
Ninth Judicial District.
Fred Walther, Plaintiff,
vs.
August Bock, et al., all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.
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, State of Minnesota, and to serve a copy of your answer to the said complaint on the undersigned, at his 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 and serve the same as aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.
Dated November 20, 1911.
JOS. A. ECKSTEIN,
Plaintiff's Attorney,
New Ulm, Minnesota.

NOTICE OF LIS PENDENS.

State of Minnesota, ss.
County of Brown, ss.
District Court,
Ninth Judicial District.
Fred Walther, Plaintiff,
vs.
August Bock, et al., all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.
Notice is hereby given, that an action has been commenced in this Court by the above named Plaintiff against the above named Defendants, for the purpose of determining any adverse claim, estate, lien or interest in and to the real estate hereinafter and in the complaint herein described, claimed by said defendants, or either of them, and to have the same adjudged void; also to have said defendants and all persons or parties claiming under or through them forever barred from claiming and from any and all claims, right, title, estate, lien or interest in and to the said real estate or any part thereof, adverse to the plaintiff herein; and to have said plaintiff adjudged to be the owner in fee simple and entitled to the possession of said premises and real estate and to have the title thereto forever quieted in the plaintiff, his heirs and assigns. The premises affected by said action are situated in the County of Brown, State of Minnesota, and are described as follows: Lot No. Fourteen (14) of Block No. Fifty-eight (58) South of Center Street in the City of New Ulm, Minnesota, according to the plat of said City on file in the office of the Register of Deeds in and for said County.
Dated November 20, 1911.
JOS. A. ECKSTEIN,
Plaintiff's Attorney,
New Ulm, Minnesota.

FORFEITED TAX SALE

Office of County Auditor,
County of Brown,
State of Minnesota.

NOTICE OF EXPIRATION OF REDEMPTION.

To Henry L. Jenkins and any other party or parties having or claiming any right title or interest in the property described below. You are hereby notified that the following piece or parcel of land, situated in the County of Brown, State of Minnesota, and known and described as follows, to-wit: Pt. of S. W. 1/4 of Section No. 10, Township No. 109 Range 30 is now assessed in your name.
That on the 18th day of May, A. D. 1907, at a sale of land pursuant to the real estate tax judgment duly given and made in and by the District Court in and for said County of Brown, on the 18th day of March, A. D. 1907, in proceedings to enforce the payment of taxes delinquent upon real estate for the year A. D. 1906, for said County of Brown, the above described piece or parcel of land was duly offered for sale, and no one bidding upon said piece or parcel of land, and the same was sold to-wit: the sum of Seventy-five cents, the same was duly bid in for the State of Minnesota for said sum.
That thereafter, and on the 13th day of November, A. D. 1911, the said piece or parcel of land, not then having been redeemed from said sale, and having then become the property of the State of Minnesota, was sold and conveyed at public sale by the County Auditor of said County pursuant to the order and direction of the State of Minnesota, and in accordance with the provisions of the statute in such case made and provided, for the sum of Two Dollars and Ninety-one cents, to-wit: the sum of Ninety-one cents, to the County Treasurer of said County.
That the certificate of sale for said piece or parcel of land executed and delivered by said County Auditor upon said sale last above mentioned has been presented to me at my office by the holder thereof for the purpose of having notice of expiration of time for redemption from said tax sale of said property given and made.
That the amount required to redeem said piece or parcel of land from said tax sale at the date of this notice, exclusive of the costs of accruing notice, is the sum of Two Dollars and Ninety-one cents (and interest as provided by law to the date of redemption is made).
That the time for redemption of said piece or parcel of land from said tax sale will expire sixty (60) days after service of this notice and the filing of proof of such service in my office.
Witness my hand and seal of office this 27th day of November, A. D. 1911.
LOUIS G. VOGEL,
Auditor, Brown County, Minnesota.

FORFEITED TAX SALE

Office of County Auditor,
County of Brown,
State of Minnesota.

NOTICE OF EXPIRATION OF REDEMPTION.

To Henry L. Jenkins and any other party or parties having or claiming any right title or interest in the property described below. You are hereby notified that the following piece or parcel of land, situated in the County of Brown, State of Minnesota, and known and described as follows, to-wit: Lot No. 18 of Block No. 1 of the town of Cottonwood is now assessed in your name.
That on the 11th day of May, A. D. 1906, at a sale of land pursuant to the real estate tax judgment duly given and made in and by the District Court in and for said County of Brown, on the 24th day of March, A. D. 1906, in proceedings to enforce the payment of taxes delinquent upon real estate for the year A. D. 1905, for said County of Brown, the above described piece or parcel of land was duly offered for sale, and no one bidding upon said piece or parcel of land, and the same was sold to-wit: the sum of Ninety-four cents, the same was duly bid in for the State of Minnesota for said sum.
That thereafter, and on the 13th day of November, A. D. 1911, the said piece or parcel of land, not then having been redeemed from said sale, and having then become the property of the State of Minnesota, was sold and conveyed at public sale by the County Auditor of said County pursuant to the order and direction of the State of Minnesota, and in accordance with the provisions of the statute in such case made and provided, for the sum of Four Dollars and Sixty-seven cents, to-wit: the sum of Sixty-seven cents, to the County Treasurer of said County.
That the certificate of sale for said piece or parcel of land executed and delivered by said County Auditor upon said sale last above mentioned has been presented to me at my office by the holder thereof for the purpose of having notice of expiration of time for redemption from said tax sale of said property given and made.
That the amount required to redeem said piece or parcel of land from said tax sale at the date of this notice, exclusive of the costs of accruing notice, is the sum of Four Dollars and Sixty-seven cents (and interest as provided by law to the date of redemption is made).
That the time for redemption of said piece or parcel of land from said tax sale will expire sixty (60) days after service of this notice and the filing of proof of such service in my office.
Witness my hand and seal of office this 27th day of November, A. D. 1911.
LOUIS G. VOGEL,
Auditor, Brown County, Minnesota.

ABOUT THE STATE

News of Especial Interest to Minnesota Readers.

GORDON ABANDONS SCHEME

Lieutenant Governor Decides Not to Summon State Legislature in Extra Session.

The little group of advisers which had gathered around Lieutenant Governor Sam Y. Gordon at St. Paul the last few days urging him to step into the governor's office in the absence of the chief executive and call a special session of the legislature has dispersed.

A brief statement was issued by Mr. Gordon, in which he declared that he had never sanctioned any statement that he would call the extra session if he did assume the office and that his previous opinion had been that he had no authority to act in a case of this kind.

Thus ended what has been the most exciting two days at the capitol for many months or years and it is asserted by many that, with the sudden end of the extra session talk, also ended the hopes of the Gordon candidacy for governor. His managers, however, will not concede that it has seriously injured him, although they do not assert that they gained anything by what happened.

The opinion of the attorney general was a disappointment to the Gordon people, who had assumed, because Mr. Simpson referred to the Frank A. Day case, that he would rule favorably to them. Mr. Simpson had merely answered the question of a reporter as to whether the point had been passed on in this state by referring to the Day case. When the matter was put up to him officially he searched further and found the Nebraska case holding that the governor upon his return could revoke an extra session called by the lieutenant governor.

DEMAND RETURN OF MONEY

Minnesota "U" Regents Serve Notice on Former Cashier.

Former Governor John Lind, president of the board of regents of the state university, and State Treasurer Walter J. Smith formally demanded that J. D. Bren, former university cashier and acting treasurer, produce the money he says was stolen from him last spring in a campus holdup and all other money which came into his hands as a university employee. The demand was served through the Hennepin county sheriff.

Bren is under indictment charging the embezzlement of about \$20,000 of university funds. The officials name no specific sum, but demand that all "funds, money and properties" which came into Bren's custody be "forthwith produced."

The formal demand on Mr. Bren is in accordance with action of the board of regents, who dismissed Bren from the university service and have requested that an accounting for all money be demanded.

STOP WINONA STREET CARS

Sympathizers Break Windows and Strikebreakers Quit.

Violence developed in the street car motorman's strike at Winona and it brought to a halt the attempt of the company to resume service. One of the three cars on the line was attacked by sympathizers in the extreme outskirts of the city, where stones and bottles were hurled through the windows.

No one was hurt and no arrests were made. Immediately afterward all of the cars were taken off and the city is again without street car service. Adequate police protection has been demanded by the receivership. Strikebreakers from Chicago manned the cars, three of which were in operation until the trouble developed.

HINCKLEY FIRE HERO DEAD

Jim Root Passes Away in New York City.

James Root is dead in an obscure rooming house at New York. Jim Root, as engineer of a passenger train on the old St. Paul and Duluth Short Line, saved the lives of more than 300 persons when Hinckley and other towns in Northern Minnesota were destroyed by the tornado of fire that swept that district Sept. 1, 1894, and in Hinckley alone caused the death of more than 500 people.

Shoots Up Minneapolis Saloon.

While one man lay under the bar with his head jammed in a tin pail and yelled for help, Fred Winego shot up a saloon at Minneapolis, clearing it of its other occupants, then turned the gun on himself, inflicting a wound in his neck. He was arrested and taken to the City hospital in the police ambulance, where it was said he would live.

Mortally Shot Over Woman.

Mike Ballis of St. Paul, twenty-three years of age, was mortally wounded in a quarrel over a woman. His cousin, Frank Scavo, nineteen years old, shot him through the abdomen and then escaped, the police say.

VERDICT FOR DEFENDANTS

Judge Morris Discharges Men Accused of Conspiracy.

The Beaulieu conspiracy at Ferguson Falls has reached a sudden conclusion. The government attorneys rested and the defense at once moved for a directed verdict in favor of the defendants. George H. Edgerton and C. D. O'Brien argued for the motion and Judge W. A. Norton against it.

At the conclusion of arguments Judge Page Morris granted the motion and Gus Beaulieu, Robert G. Beaulieu, Benjamin L. Fairbanks and John Leechy walked out of the courtroom acquitted of the charge.

"I have a very strong opinion about the Clapp amendment and the manner in which it was administered," said Judge Morris, "but that is not the matter at issue here. The question is, did these defendants conspire to defraud the government by inducing Indians to represent themselves as mixed bloods and there is no evidence to sustain any such charge. The Nichols Chisholm Lumber company, which the defendants represented, appears to have treated the witnesses fairly and to have paid them good prices for all timber purchased. The defendants are discharged."

FOR DOING BUSINESS WITHOUT LICENSE

Many Minnesota Commission Men Face Prosecution.

Five thousand commission merchants in this state are facing prosecutions on charges of doing a produce commission business without a license. This announcement, made by Charles F. Staples, member of the railroad and warehouse commission, follows a secret investigation that has been on for months. Of the 5,000 about 300 are in St. Paul and the same number in Minneapolis.

The investigation, according to Mr. Staples, was made by members of the state commission and he added that, if any reputable citizen has evidence that will show that any merchant other than a regularly licensed commission merchant is doing a commission business, the commissioners will include him in its prosecution.

Mr. Staples says this time of the year abounds with unlicensed commission merchants, many of them having no offices or any tangible assets. The law provides that each commission merchant who acts as middleman for the producer is required to be duly licensed and to be bonded for not less than \$2,000. Failure to comply with the law lays the violator open to a fine of \$25.

The original complaints to the commission came from shippers who had been fleeced. These will be called upon to give testimony in court and the crusade will in all probability have the backing of licensed commission men.

FOR RELIEF OF SETTLERS

Steenerson Introduces Bill to Extend Time of Entry.

A bill for the relief of settlers in Minnesota, Nebraska, the Dakotas and other states in the West was introduced in the house by Representative Steenerson of Minnesota. It provides that all persons who heretofore have filed declaratory statements and who under the present law are required to make entry by December, this year, shall be granted an extension of time to lapse May 15, 1912. The bill further provides that this extension shall not shorten the period of commutation or actual residence required by the homestead act.

COKEFAIR DIES AT DULUTH

Water Power Promoter Is Victim of Pneumonia.

C. C. Cokefair, president and general manager of the Great Northern Development company, is dead at his residence at Duluth after an illness of about two weeks of pneumonia. He was sixty-three years of age.

Mr. Cokefair was born in Bloomfield, N. J., and reached Duluth in 1889. He was the originator and promoter of the Great Northern Power company and after the completion of that enterprise became interested in other water power projects in the Northwest, principally on the Mississippi river.

GIRL CAUSES FATHER'S DEATH

When He Points Gun at Son She Grapples With Him.

While struggling with her father to prevent him from shooting her brother the daughter of Willey Doty, a settler near Duluth, wrenched the weapon from his hands and as it dropped to the ground it was discharged, killing the man instantly. The father and son had quarreled over the watering of some horses.

Prefers Death to Trial.

Self-sought death having intervened Jacob Sauerwein of St. Paul, until recently a saloon keeper, did not appear with his bondsmen in police court to have his bond renewed. Rather than face the secret indictment returned against him by the grand jury Sauerwein drank carbolic acid and was found dead by his daughter.

ALBERT STEINHAUSER, ATTORNEY AT LAW

Office over Review.

Special attention given to probating Estates. Practices in all Courts of the State and U. S. Court, New Ulm, Minn.

G. F. REINEKE, M. D.

Specialist in Diseases of the

Eye, Ear, Nose and Throat.

OFFICE HOURS; 10 to 12 A. M. and 1 to 5 P. M.

Office in the Olsen Block.

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PHYSICIAN & SURGEON

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STEAM AND HOT WATER HEATING GAS FITTING.

We are prepared to do all kinds of plumbing in a first-class manner. Do not fail to call upon us when plumbers' services are required.

Minn. and Center Sts.

Phone 281 New Ulm

Real Estate For Sale or Rent.

Lot 4, block 75, N New Ulm, must be sold within 30 days and will be sold cheap.
FOR SALE—Lot 2, Block 156, North.
FOR SALE—Lot 6, Block 206, North.
FOR SALE—Lot 6, Block 15, South.
FOR SALE—Lot 14, Block 157, South.
FOR SALE—Lot 1, Block 119, South.
FOR SALE—Outlot N. 136.
FOR SALE—Lots 5 and 6, Block 31 North, New Ulm, with dwelling house, very cheap.
Inquire of ALBERT STEINHAUSER

SPERL'S AUTO GARAGE

First-Class Repair Work on Automobiles

S. SPERL, Prop.
Corner First So. & Minn. Sts.

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EXPERIENCED PLUMBERS

All kinds of plumbing and fitting in first class Manner. Estimates furnished. All work guaranteed. Before placing your work, it will be for your interest to consult us.

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DEALERS IN

Coal & Grain.

NEW ULM MINN.

WHEN IN MINNEAPOLIS

VISIT THE

GAYETY

FINEST BURLESQUE THEATRE IN THE ENTIRE NORTHWEST

TWO SHOWS DAILY

MATINEE 2:30 EVENING 8:15

SMOKING PERMITTED

PRICES 10, 20, 30, 50 AND 75c.

CHICHESTER PILLS

DIAMOND BRAND

LADIES! Beware of Counterfeits. Return all Substitutes.

As they are prepared for CHICHESTER'S PILLS in RED and GOLD metallic boxes, sealed with Blue Ribbon. TAKE NO OTHER. Buy of your Druggist and ask for CHICHESTER'S PILLS. DIAMOND BRAND PILLS, for twenty-five years regarded as Best, Safest, Always Reliable. SOLD BY ALL DRUGGISTS. TIME TRIED EVERYWHERE TESTED.