

TRANSPORTATION NOTES.

has been made superintendent of the last division. The N. Y. & O. Lease. CLEVELAND, O., Sept. 26.—Last July Petitioner and other English stockholders of the New York, Pennsylvania & Ohio railroad filed a petition in the United States circuit court to set aside the lease of the said company to the Erie. Both railway companies subsequently entered demurrers and moved to strike from the files today. James McHenry claimed one half of the stock of the Atlantic & Great Western, now recognized as the New York, Pennsylvania & Ohio, filed a petition to be made a party in the suit of Petitioner et al. B. H. Bristol and W. W. McFarland, counsel for the Erie, have arrived from New York to argue on the motion to-morrow.

How the New Ordinance Works—List of Permits Taken out Recently. Within the past few days Inspector of Buildings Elmer has issued the following permits to build: To E. McStay, one story frame dwelling, Fuller street, between Western avenue and Arundel street; to cost \$425. To Silas Van Horn, for a double frame tenement house on Canada street, between Pearl and Third streets; to cost \$7,000. To J. L. Art, for a one and a half story frame dwelling on Central street; to cost \$600. To Andrew Nippolt, for a frame carriage factory on Eighth street, between Jackson and Cooper streets; to cost \$5,000. To Melander, for a frame dwelling on Beaman street; cost not stated. To C. A. Stein, for a dwelling on Farquhar street; to cost \$1,500. To J. E. Hoyt, for a two-story frame dwelling on Robert street, between Tenth and Eleventh streets; to cost \$3,300. To Francis Gillilan, for a brick row of five tenement houses on Tenth street near John; to cost \$12,000. To W. B. Johnson, for a frame dwelling on Portland avenue, between Arundel and Mackin streets; to cost \$4,600. To Andrew Nippolt, for a two-story brick carriage factory on Eighth street, between Jackson and Temperance streets; to cost \$4,000. To J. F. Williams, for a frame stable on Selby avenue, near Arundel street; to cost \$6,000. To J. J. Miller & Son, for a two-story frame dwelling on Canada street; to cost \$5,500. To A. Wharton, for a three story brick store on corner of Third and Franklin streets; to cost \$16,000. To S. R. Grant & Co., for a brick and stone building on Seventh, near Sibley; to cost \$2,550. To J. W. Norris, for a double dwelling, on Fuller street; to cost \$2,200. To Mrs. E. A. Nally, for a kitchen, on Jackson street; to cost \$250. To E. H. Biggs, for a frame barn, corner of Ashland and Western avenues; to cost \$800. To Smith & Lewis, for a one-story brick office in the rear of 209 East Seventh street; to cost \$300. To C. E. Plummer, for a frame dwelling, on Division street between Dale and St. Albans streets; to cost \$1,300.

THE WAY OF THE TRANSGRESSOR. It Breaks Rocky for Him When Hauled Before the Court—Old Dan Tucker and His Story. History, it is said, repeats itself, and the visitor to the police court within the past few days need only glance at the notable names on the docket to find a verification of the truism. Only a day or two ago and George Washington was arraigned for indulging too freely in the flowing bowl, and yesterday the venerable and illustrious Daniel Tucker was up on the charge of larceny. To-day the author of Mother Goose's melodies may be arraigned for horse stealing, and in that event the sorry scribbler may look for no mercy from the court. The name of Mr. Tucker may be recalled by a degenerate generation as having been associated in early youth with a party who was too late to get his supper. Yesterday the namesake of the lardy Tucker was up on the charge of stealing a package of retail cakes. The court, which was once a boy and knows how it is himself, sent the culprit to the workhouse for thirty days. Henry Wolf and H. Rindfleisch were charged with disorderly conduct. The other night they engaged in a dispute as to which could sing the best song, and the discussion terminated in a fight. They were fined ten dollars each. J. Jeppson was also charged with disorderly conduct; he was caught on the street insulting ladies and the suspicion prevails that the fellow is insane. He was committed for ninety days. Mrs. Hines, a venerable old dame, was charged with having drunk. She is an old lasher and the court fined her \$10. The case of Ed Cole, charged with the larceny of \$20, was dismissed as no one appeared to prosecute. Mrs. E. A. Cank was charged with the larceny of a silk dress and other articles, the complaint having been made by her husband. The developments showed a very unhappy state of affairs between herself, husband and mother-in-law, but as the charge was not substantiated the case was dismissed.

PROTEST AGAINST PREJUDICE. The Address Adopted by the National Convention of Colored Men Held at Louisville, Kentucky this Week—Adjournment of the Convention. LOUISVILLE, Sept. 27.—The colored convention last night adopted the following address. The national convention of colored men assembled, respectfully present the following as representing their views and sentiments: First. That we are grateful for and rejoice in the marvelous emancipation that came to our race twenty years ago. The shock of embattled armies was the lullaby of a nation born in a day. We don't, we can't forget the great sacrifice of women and heroic men who made possible the struggle in which treason and slavery were consigned to a common sepulcher. Nor would we be unmindful of the measure of devotion and patriotism that the one hundred and eighty-six white to seventeen colored soldiers rendered the nation. Second. We are not insensible to the fact that the congress of the United States has spread upon the statute books many laws calculated to make us secure in our rights as citizens, nor would we be forgetful of the magnificent amendments to the constitution intended to render forever impossible all human slavery. Third. We do not ask any more class legislation. We have enough of this, but we do believe that many of the laws intended to secure us as citizens are nothing more than dead letters. In the southern states almost without exception the colored people are denied justice in the courts, denied the fruit of their honest labor, defrauded of their political rights at the ballot box, shut out from learning trades, cheated out of their civil rights by inn keepers, common carrier companies, and are left by the state to an unequal opportunity for education and general improvement. Fourth. We regard the labor question, education and such moral training paramount to all other questions. We believe that question especially in the south needs re-arranging, and the plantation credit and mortgage system should be abolished. Honest labor should be remunerated, the land holders of the south should recognize that this question is to be solved by encouraging the negro to industry, frugality and honest habits by inducing them to habits of thrift, by assisting them to acquire an interest, by paying them honest wages for honest work, and by making them content and happy in the land of their nativity. White men of the soil in the south can settle the question of labor and capital between white and black. We believe that a broad competitive system, looking toward the education of young colored girls, such that they register and intelligent and faithful women, and young colored boys may learn trades, and the religious and moral training of our race should not be neglected. Sixth. The failure of the Freedmen's Savings Bank and Trust company is a marvel of our times. It was established to receive the earnings of persons heretofore held in bondage and the descendants of such persons. The government should reimburse the creditors of the bank. Seventh. The distinction between white and colored races in the register and in the military is unjust and ungrateful. White men can enter any branch of the service. Colored men are confined to the cavalry and infantry service. Eighth. It is not our province to dictate the policy for the government or the action of our fellow citizens in the several states. It is a matter that their circumstances and patriotism should shape. Ninth. As a race struggling and contending for political and civil rights, we are not unmindful of the efforts of Ireland to gain her freedom, and we give to our Irish friends profound sympathy and best wishes. Tenth. We earnestly desire abolition of the chain gang, admission to trades unions of our race and employment in commercial pursuits. Eleventh. In nearly every state in the Union, both north and south, people of our race are not allowed to enter freely in trades or gain employment in the higher walks of life. This is unworthy of our institutions and hurtful to the reputation of our country at home and abroad. The convention, after adoption of the address, did no business of importance and adjourned. Most of the members to-day left for their homes. One voice all over the land goes up from mothers, that says, "My daughters are so feeble and sad, with no strength, all out of breath and life at the least exertion. What can we do for them?" The answer is simple and full of hope. One to four weeks' use of Hop Bitters will make them healthy, rosy, sprightly, and cheerful.

THE OFFICIAL INTERVIEWERS. NEW YORK, Sept. 27.—The senate subcommittee met again to-day and Reuben E. Carroll, an oil producer, resumed his testimony. He said if it were not for the rebate allowed the Standard Oil company by railroads the oil company would have plenty of competition. All producers are obliged to sell their products through the Standard Oil company. Independent of the latter company there were about 100,000 persons interested in oil production. To compete with the Standard Oil company would require a capital of about \$20,000,000. Several corporations had been formed to compete with the Standard but had been stopped in the courts by injunctions and other proceedings, and had not been able to get on their feet. There was so very much oil now transported by railroads, that it was mostly conducted through pipes. There were many wells yielding to-day that had been closed for a time. The average yield per well at the present is six barrels a day. Witness didn't think the government should interfere with matters of transportation. The government might, however, he thought, regulate charges of transportation. Jas. A. Donaldson, a lithographer, gave the company an idea of the manufacture of lithographs. CATARRH OF THE BLADDER. BRUNNEN'S IRRITATION, inflammation, all Kidney and Urinary Complaints cured by "Kidney Pills." State Insurance Commissioners. COLUMBUS, O., Sept. 27.—At the national convention of insurance commissioners to-day the time for making annual reports was extended to January 20, and the following resolution was adopted: "Resolved, That this convention condemns the practice in vogue of the several companies making loans on the stocks of other companies, and expects that the following officers were elected: President, John A. McCall; vice president, Chas. H. Moore; secretary, Chas. F. Swigert; executive committee, Oliver Pillsbury, N. H.; Eugene Prengle, Mich.; R. B. Morris, Kansas; Abbot Williams, Conn., and John C. Abbott, Cal. The convention adjourned to meet in Chicago next September.

STILLWATER GLOBULES. George Evans, who has been in Abe Rorbach's establishment for the past four years, has accepted a position with a clothing firm in Eau Claire, Wisconsin. The last quarterly conference for the year commences this evening at the M. E. church on Third street. The presiding elder, Rev. Mr. Smith, of St. Paul, will be present. An unusually large attendance may be expected at the ball grounds this afternoon to witness the game between the Red Caps of St. Paul and the Chiefs of this city. A number of bets have already been made on the result. Farmer Lohman's team ran away yesterday morning in consequence of being left unattended. In the course of their flight, the runaways came in contact with a wagon belonging to Wm. Kilty, overturning the box and slightly injuring a young lad. Mr. Lohman paid a fine of \$7.50 for leaving his horses untied. The Swedish Lutheran church on Third street, which is fast approaching completion, is a remarkably handsome edifice, a credit alike to the society and the city; but it is conceded by all that a great mistake was made in erecting the parsonage where it now stands, detracting, as it does, from the otherwise really fine appearance of the structure. The Sullivan case occupied the attention of the municipal court yesterday morning. A motion was made for a new trial, which was denied by Judge Caulkins, who imposed a fine of \$50 on the accused. Notice of appeal was given, and the necessary measures taken for carrying the case to the supreme court. Mr. Donaldson demanded a jury trial which is set for this morning at 9 o'clock. Political. The following named gentlemen are spoken of in connection with the various county offices, and in all probability will be nominated by the next Democratic convention: Sheriff, John McCarly; treasurer, Geo. S. Brown; county attorney, Ira Castle; register of deeds, Walter Lehman. On the Republican side Judge Lee is named as a probable candidate for the office of county attorney and A. M. Dodd for register of deeds. Mr. Hloosch will without doubt be nominated for the office of sheriff. The idea seems to prevail that Mr. Brown will have the track all to himself as no opposition candidate has yet appeared. MINNESOTA NEWS. Crookston Northern Tier: A postal card received from Tom Box, who is on the farm of his father, near Warren, stating that the yield was twenty-five bushels to the acre. Ashly (Grant county) Avalanche: The damage to the corn crop by the frost of the latter part of last week seems to have extended over a large section of the country. Only a few localities report serious damage however. A statement having been made that Benson county would average only 11 bushels of wheat to the acre, the Sauk Rapids Sentinel corrects the statement, and says Benson county will average from 18 to 20 bushels per acre. It is stated that a small child was recently born in Le Sueur county that has a face and mouth in form like a hog's. Instead of the upper lip and nose the two are merged in one part, and in the mouth are small tusks like those of swine. Judging from the reports in numerous state papers, from various localities it seems safe to say, taking the state as a whole, this year's average of the wheat crop will be fully up to and probably slightly over twenty bushels to the acre. Rochester Post, Sept. 14: Up to yesterday morning eighty-one houses damaged by the storm had been re-roofed or otherwise repaired and fifty-six new houses were up and enclosed. This is a good show for three weeks work. It is good work well done. The other day Thomas Lamb, of Buckman, Morrison county, in taking a loaded shotgun from a wagon, accidentally discharged one of the barrels and the charge passed through his right arm near the shoulder. His arm was amputated, his condition is critical and recovery doubtful. Another careless fool on deck. He stacks his wheat and then burns it up. The Le Sueur News learns that Timothy H. Feibler, of Le Sueur township, had six wheat stacks burned up. He was burning some old stumps in the field, when the flames spread with the above result. It is estimated that there was about 400 bushels of wheat in the stacks. Lac qui Parle Press: Don't have too much iron about the manglers to which your horses are hitched by a chain. The electricity recently struck a stable having such an arrangement, and the fluid ran along the conductor, killing sixteen fine horses, the electricity in each case passing from the chain to the horse and running down the legs to the shoes. Foolish men still exist on the prairies, for what reason is not known. Here is one of them. The Washburn Herald says: While John Phillips of Mount Pleasant was burning a straw stack, fire was blown therefrom to a setting of four wheat stacks on the adjoining farm of Andrew Leddy, and the product of thirty-five acres were consumed. Two men riding in a buggy the other day near Sauk Rapids had a loaded rig which was placed in the forefront of the buggy leaning upon the seat. A heavy jolt of the buggy discharged the ride, the ball passing through the fleshy part of the body of one of the men, under the right arm and came out of the side. The wound is severe but not fatal. Pine Island Journal: A slight frost visited this section on Friday night of last week, which was followed by a regular rain on Saturday night. All the corn is ruined, as well as all green vegetables or fruits of perishable nature. The corn market rose 10 cents in one day, and stock hogs were given away to any one who were foolish enough to take them. We estimate the amount of damage done in this county alone at not less than \$250,000. A cyclone is nowhere. What will come next? Gottlieb Gahnenbeck, Jr., living four miles from Monticello, the other day had his grain stacks entirely consumed by fire with most of his farm machinery. The stacks contained the entire crop of grain for the season. When the fire was first discovered the flames nearly enveloped the stable in which was a horse. A brave woman rushed in, and rescued the poor animal. A six-year-old boy playing with matches started the fire. O careful, prudent, wise parent, be sure and leave matches around loose for the children to play with! The Episcopal council of New York will elect an assistant to Bishop Potter to-day with the view of succession.

POLITICAL. THE DEMOCRATIC STATE TICKET. Governor—A. BIERNAN, Olmsted county. Lieutenant Governor—R. L. FRAZEE, Becker county. Secretary of State—J. J. GREEN, Le Sueur county. Treasurer—JOHN LUDWIG, Winona county. Attorney General—J. W. WILLIS, Ramsey county. R. R. Commissioner—A. T. LINDHOLM, Washington county. The Platform Adopted by the Democratic State Convention, August 2, 1883. We, the Democracy of Minnesota, in convention assembled, reaffirm our devotion to the time-honored maxims of the Democratic party, that that government is best which governs least; which leaves the citizen in the enjoyment of the greatest personal liberty consistent with the rights of others and the public welfare; and while it affords full protection to life and property, allows the credits, business and customs of the people to remain unfeathered by onerous laws, class legislation and extortionate monopolies. First—That every species of taxation levied upon the many for the profit of the few, creating monopolies and producing a revenue in excess of the wants of the government, economically administered, is unjust, tyrannical and dangerous. Sound policy requires that the business of people should be free from oppressive duties and vexatious restrictions, and that all legislation in reference thereto should be impartial in its objects and equal in its burdens. We, therefore, favor such a thorough revision of the present tariff laws as will remedy existing evils and result in the establishment of a tariff for revenue only, as the permanent commercial policy of this country. Second—That constitutions are made to protect the minority of the people against the encroachments of the majority; that no proposition for a change of or amendment to the organic law of the state should be entertained or submitted to a vote of the people, which, if adopted by the majority, would prevent the minority from exercising their inherent and inalienable rights. That we consider the enactment of summary and prohibitory laws a subversion of the rights of the people and that we are unalterably opposed to them. Third—That we appreciate the importance of liberal appropriations for the improvement of the Mississippi river; but, inasmuch as the river and harbor bills, under Republican administrations, become an "omnibus" for the corrupt combinations of members of congress, we would favor the adoption of an amendment to the constitution conferring upon the president the power to veto such provisions of the river and harbor bills and all other appropriations bills, as, in his judgment are unwarranted. Fourth—That the patent laws should be revised, to the end that the innocent purchasers of manufactured articles, using the same in good faith, shall be protected from harassing and oppressive suits for the infringement of patent rights. Resolved, That the maintenance in power of any political party for an undue length of time tends to an assumption of power inconsistent with democratic principles of government, and is dangerous to the rights of the people, and we therefore urge upon the electors of this state, they carefully investigate the existing state of affairs with reference to change of state administration, in their own interests. A Search for Information. [Says Eyo Herald—Dem.] We desire to ask, for information, what ticket the St. Paul Globe is supporting this year. It has not placed any ticket in its columns. It has not urged anything in favor of Bierman except a complimentary comment upon his letter of acceptance. It discusses Ohio politics with much fervor from a Democratic standpoint, but it has not said a word regarding the politics of this state. It sometimes clips a few notices from country papers, but with strict impartiality, it publishes those unfavorable as well as those favorable to Bierman. Have the other fossils of "eminent respectability," who have heretofore controlled the party, decided to let the young Democracy support Bierman without any help from the aforesaid fossils? Have the gentlemen of "eminent respectability," who own the St. Paul Globe, decided the same thing? We pause for a reply. THAT HUSBAND OF MINE Is three times the man he was before he began using "Wells' Health Renewer." \$1. Drug gists. LEGAL. STATE OF MINNESOTA, COUNTY OF RAMSEY, S—s. In Probate Court, special term, September 25, 1883. In the matter of the estate of Louis Greve, deceased. On reading and filing the petition of Johanna Greve, of said county, representing, among other things, that Louis Greve, late of said county, on the 5th day of September, A. D. 1883, at said county, died intestate, and being an inhabitant of said county at the time of his death, leaving goods, chattels and estate within this county, and that the said petitioner is the widow of said deceased, and that she claims said estate to be to Albert H. Bunde granted. It is ordered, that said petition be heard before the Judge of said county, on Monday, the 23d day of October, A. D. 1883, at ten o'clock a. m., at the Probate office, 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 a copy of this order for three successive weeks prior to said day of hearing, in the DAILY GLOBE, a newspaper printed and published at Saint Paul, in said county. By the Court, WM. B. MCGORRY, Judge of Probate. Attest: FRANK ROBERT, Jr., Clerk. sep25-tr-4w STATE OF MINNESOTA, COUNTY OF RAMSEY, S—s. In Probate Court, special term, September 26, 1883. In the matter of the estate of Daniel Foley, deceased. On reading and filing the petition of Ellen Foley, of said county, representing, among other things, that Daniel Foley, late of said county, on the 21st day of May, A. D. 1882, at Fort Snelling, Minnesota, died intestate, and being an inhabitant of said county at the time of his death, leaving goods, chattels and estate within this county, and that the said petitioner is the widow of said deceased, and praying that administration of said estate be to her granted. It is ordered, that said petition be heard before the Judge of said county, on Monday, the 22d day of October, A. D. 1883, at ten o'clock a. m., at the Probate office, 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 a copy of this order for three successive weeks prior to said day of hearing, in the DAILY GLOBE, a newspaper printed and published at Saint Paul, in said county. By the Court, WM. B. MCGORRY, Judge of Probate. Attest: FRANK ROBERT, Jr., Clerk. sep26-tr-4w STATE OF MINNESOTA, COUNTY OF RAMSEY, S—s. In Probate Court, special term, September 26, 1883. In the matter of the estate of Mons Erikson, deceased. On reading and filing the petition of Jennie C. Erikson, of said county, representing, among other things, that Mons Erikson, late of said county, on the 12th day of September, A. D. 1883, at said county, died intestate, and being an inhabitant of said county at the time of his death, leaving goods, chattels, and estate within this county, and that the said petitioner is the widow of said deceased, and that she claims said estate to be to her granted. It is ordered, that said petition be heard before the Judge of said county, on Monday, the 23d day of October, A. D. 1883, at ten o'clock a. m., at the Probate court room, in the court house, in the city of St. Paul, 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 a copy of this order for three successive weeks prior to said day of hearing, in the DAILY GLOBE, a newspaper printed and published at Saint Paul, in said county. By the Court, WM. B. MCGORRY, Judge of Probate. Attest: FRANK ROBERT, Jr., Clerk. sep26-tr-4w STATE OF MINNESOTA, COUNTY OF RAMSEY, S—s. In Probate Court, special term, September 26, 1883. In the matter of the estate of Lorenzo R. Orman, deceased. On reading and filing the petition of Susan Orman, of said county, representing, among other things, that Lorenzo R. Orman, late of said county, on the 12th day of September, A. D. 1883, at said county, died intestate, and being an inhabitant of said county at the time of his death, leaving goods, chattels, and estate within this county, and that the said petitioner is the widow of said deceased, and that she claims said estate to be to her granted. It is ordered, that said petition be heard before the Judge of said county, on Monday, the 23d day of October, A. D. 1883, at ten o'clock a. m., at the Probate court room, in the court house, in the city of St. Paul, in said county. 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D. 1883, at said county, died intestate, and being an inhabitant of said county at the time of her death, leaving goods, chattels, and estate within this county, and that the said petitioner is the widow of said deceased, and that she claims said estate to be to her granted. It is ordered, that said petition be heard before the Judge of said county, on Monday, the 23d day of October, A. D. 1883, at ten o'clock a. m., at the Probate court room, in the court house, in the city of St. Paul, 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 a copy of this order for three successive weeks prior to said day of hearing, in the DAILY GLOBE, a newspaper printed and published at Saint Paul, in said county. By the Court, WM. B. MCGORRY, Judge of Probate. Attest: FRANK ROBERT, Jr., Clerk. sep26-tr-4w STATE OF MINNESOTA, COUNTY OF RAMSEY, S—s. 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