

Clean
Plump
Wholesome
Vegetables
Fresh
Every
Morning!

High Quality
Tomatoes
Cucumbers
Celery
Onions
Lettuce
Spinach
Rhubarb
Cabbage
Etc.
Ordinary Prices

Virginia Store Co.
Chestnut St. and Mesaba Ave. Phone 23
Where Quality is Supreme.

The First National Bank
OF VIRGINIA, MINN.
CAPITAL, - \$50,000.00
3 Per Cent Interest Paid
ON TIME DEPOSITS

PENTECOST MITCHELL, Pres. S. R. KIRBY, Vice Pres.
C. B. LENONT, Vice Pres. B. F. BRITTS, Cashier.
A. E. SHIPLEY, Asst. Cashier.

DIRECTORS
PENTECOST MITCHELL, Vice-President Oliver Iron Mining Co.
A. D. DAVIDSON, Director Duluth, Rainy Lake & Winnipeg Railway Co.
C. B. LENONT, Physician and Surgeon.
R. R. BAILEY, Secretary and Treasurer Bailey Lumber Co.
J. A. REDFERN, Mining.
S. R. KIRBY, Pres. First Nat'l Bank, Hibbing. B. F. BRITTS, Cashier.

DULUTH, MISSABE & NORTHERN RY.

Daily Except Sunday	LEAVES VIRGINIA	ARRIVES VIRGINIA
Duluth	7:15 a. m.	7:55 a. m.
Hibbing	7:55 a. m.	8:35 a. m.
Eveleth	8:35 a. m.	9:15 a. m.
Sparta and Hibbing	9:15 a. m.	9:55 a. m.
Coleman Line	11:30 a. m.	12:10 p. m.

Close connections at Duluth with trains for St. Paul, Minneapolis, Chicago, all eastern points.

EVELETH STEAM LAUNDRY
WILLIAM WARGSTROM, Man.
'PHONE 5
We will have a wagon in Virginia Daily, Beginning
MONDAY, SEPTEMBER 20TH
Prompt Service, Best Work Guaranteed. All fancy woolsens washed by hand.

OUR SHOW CASES
are always full of the freshest and most delicious cookies, doughnuts and candies. We spare neither pains nor expense in our efforts to produce the best there is in our line. Don't forget that.

THE STAR BAKERY
is always neat and clean, and they use only the best quality of every thing that goes to make up the highest grade of bakery products.

EDW. C. A. JOHNSON, Prop.

DR. J. W. DEERING
DENTIST
Porcelain and Crown and Bridge Work a Specialty.
Phone 194. Office over Postoffice
Enterprise Advertising Pays.

Heep Much Noise, Little Rain.
Virginia enjoyed the first thunder shower of the season Monday night, but little rain fell although the heavens were alight with lightning and the air resonant with thunder claps. The amount of rainfall was not sufficient to lay the dust the following day, when the street sprinkler got into commission to help out.

AVAILANCHE OF ORDERS FROM CAS-KA ADVERTISING
From Duluth News-Tribune Regarding CAS-KA
"E. J. McMillan, who has been in charge of the big sale in Superior of Cas-Ka, had his trouble yesterday, and all because of the unusually heavy demand for his remedy, which he attributes to his advertising in the News-Tribune.
"Notwithstanding the fact that he had a large supply of Cas-Ka on hand when the Opera House Drug Store opened in the morning, it was all exhausted by 1:30 in the afternoon, and rather than disappoint the would-be purchasers Mr. McMillan said last night that he had been taking orders to be shipped in "rush," and that between six and seven hundred persons had taken this method of securing the remedy. He receives many letters from outside the city and as far away as Spokane, Wash., mentioning the ad. in the News-Tribune and enclosing money for the remedy."
See ad. on another page of The Enterprise.

OLIVER COMPANY INCREASES WAGES
Eight to Ten Per Cent Increase Affects Thousands of Workmen in the Ore Districts.
According to advices received on Monday the Oliver Iron Mining Company makes an increase in the wage scale of all employees in the ore mining districts, commencing today, of from 8 to 10 per cent.
The increase comes from the company without solicitation and after long investigation and consideration. The company has conducted an investigation of conditions on the ranges, the cost of living and the wages as compared to the cost of living, and the increase is the result of the investigation, the company deciding that the men needed more money under the existing conditions.
The news that wages will be increased will be welcomed on the range. Operations will probably be more extensive than ever this year and the range towns were looking forward to a prosperous shipping season. With wages increased, the prosperity is more certain to develop and unless predictions go astray, the year will be one of the best in the history of mining operations on the range.
The Oliver company is taking the same steps on the Michigan ranges as in Minnesota and mine workers in all of the mines of the Lake Superior region will receive a substantial increase.

Paving Will Be Repaired.
The repairing of the Chestnut street paving, which has been under consideration by the city administration since shortly after the acceptance of and payment for same, bids fair to come to a head.
Contractor McDonnell, who did the work, has been repeatedly reminded of its defects, and his bondsmen have also been on his trail. At the last session of the council, however, a motion by Alderman Boylan that the clerk notify the bonding company that unless such repairs were made within thirty days the city would make same at company expense met with unanimous favor of the council.
Mr. McDonnell received an enormous price for the Chestnut street paving, but the appearance of the work would indicate an idea that he was building a Miller Trunk Road for inspection and acceptance by a former board of county commissioners.

Entertained Sunday School Pupils.
The teachers of St. Paul's Episcopal Sunday School pleasantly entertained their pupils at a party at North Pole Hall on Easter Monday.
Refreshments were served to about fifty, the tables being appropriately decorated in yellow and white. Mesdames Kerr, Hambley, Tucker, Miller and Harding, ably assisted by the Misses Sullivan, Emmons, Hambley and Harding, serving. At the conclusion of the luncheon games were played, and each child carried away a souvenir of the occasion as a memento of a most enjoyable time.

Change of Time.
Commencing on Friday, April 1st, Trains Nos. 15 and 16 on the D. R. L. & W. Ry. will be operated daily except Sunday, on the same schedule as at the present time, and effective with west-bound train leaving Duluth April 1st and No. 2 leaving Winnipeg March 31st. Trains Nos. 1 and 2 will discontinue stops at the following points: Ericaburg, Ray, Orr, Gheen and Aogora. 418

Order Uniforms.
A representative of the Henderson-Ames Company was in the city Monday, an attendant at the meeting of Canton Mesaba Range No. 17, Patriarchs Militant, where he took the order of all members for fatigue uniforms.
The Canton is but newly organized, but the members take interest in the work and additional members are in line.

Sunday at First M. E. Church.
Morning, Communion; service and reception of members.
Evening, A special program, consisting of readings and music. The story of a "Sky Pilot" of the lumber woods.
Good singing and special music at all services.

Sophomore Clothes for Men!

COME to our store—look over our new Spring line of "SOPHOMORE CLOTHES." You have never seen anything handsomer in clothes. All the newest shades and patterns of fabrics—every new idea in style and make.



are different from ordinary ready to wear clothes. The models are made to bring out the good points of your figure and hide the defects. The broad concave shoulders—the full chests—the lines and drape of the garments—the faultlessness of the fit and the individuality of the styles will appeal to you instantly. We carry a most complete stock of these good clothes and would like to have you come in and look them over even if you don't intend to buy just now. It is well to be posted and there is no better spot to learn the latest styles in clothes than right here.

\$18.50 to \$40.00

Reinertsen-Gamble Company
CHESTNUT STREET. VIRGINIA, MINN.

Notice of Transfer of Liquor License.

TO THE PUBLIC:
Notice is hereby given that on the 19th day of March, 1910, the undersigned will sell his rights and privileges in Liquor License No. 475, issued to Frank Ulick, by the city council of the city of Virginia, Minnesota, to Anton Domin, and that on Tuesday, the 23rd day of April, 1910, at 8 o'clock p. m., the city council of the city of Virginia, Minnesota, will hear this notice read and will either order or reject the transferring of the above license to the party named in this notice or to some other reliable party who will have filed with the city clerk, on or before the above meeting, a surety bond in the sum of \$300, running to the state of Minnesota, according to the laws of said state.
The license is now held by the undersigned at the following location: The front room on the ground floor of that one story brick building, No. 104 Chestnut street, City of Virginia, Minn., this 31st day of March, 1910.
Dated at Virginia, Minn., this 31st day of March, 1910.
Witness:
ED. FANSEY,
CORA HILSTROM,
Received this 31st day of March, 1910.
ALBERT E. BICKFORD,
City Clerk.
(Corporate Seal) April 18.

Contract Work.
Office of City Clerk, Virginia, Minn., March 31, 1910.
SEALED BIDS will be received by the city council of the City of Virginia, Minnesota, at the Council Chambers, in said city, until Eight (8) o'clock p. m. on the 19th day of April, 1910, for the complete laying of curb and gutter and cement cross-walks, in said city, according to the plans and specifications thereon on file and of record in the office of the city clerk of said city.
All bids shall be on a basis of cash payment for the work and no bid will be considered unless accompanied by a certified check in the sum of fifteen (15) per cent of the bid and payable to W. B. Pratt, city treasurer of Virginia, Minnesota, and all bids shall be directed to the city clerk of said city, securely sealed on the outside wrapper with a brief statement as to the work for which the bid is made.
Before any contract for such work is made, the city council will require the execution of a bond in the sum of the successful bid and conditioned for the faithful performance of the contract and for saving the city harmless from any and all liability in the prosecution and completing of the work.
If any bidder to whom such contract is awarded shall fail to enter promptly into such written contract and furnish such bond, such defaulting bidder shall forfeit to the city of Virginia the amount of his cash deposit or certified check and the city may thereupon award the contract to the next lowest responsible bidder.
The city council reserves the right to reject any or all bids.
By order of the city council.
ALBERT E. BICKFORD,
City Clerk, Virginia, Minn.
(Seal) April 18.

Order of Hearing on Petition for Administration.
State of Minnesota, County of St. Louis, ss. In Probate Court.
In the matter of the estate of John Mihelich, Decedent.
The Petition of Joe Mihelich having been filed in this Court, representing, among other things, that John Mihelich, then being a resident of the County of St. Louis, State of Minnesota, died intestate, in the County of St. Louis, State of Minnesota, on the 20th day of March, 1910; leaving estate

in the County of St. Louis, State of Minnesota, and that said petitioner is the brother of said decedent, and praying that Letters of Administration of the estate of said decedent be granted to him.
It is Ordered, That said petition be heard before this Court, at the Probate Court Rooms in the Court House in Duluth, in said County, on Monday, the 25th day of April, 1910, at ten o'clock, a. m., and all persons interested in said hearing and in said matter are hereby cited and required to said time and place to show cause, if any there be, why said petition should not be granted.
Ordered Further, This order be served by publication in the Virginia Enterprise according to law, and that a copy of this Order be served on the County Treasurer of St. Louis County not less than ten days prior to said day of hearing.
Dated at Duluth, Minn., March 28th, 1910.
By the Court,
J. B. MIDDLECOFF,
Judge of Probate.
Seal Probate Court, St. Louis Co. Minn.
Goldberg & Claason, Attorneys for Petitioner.
April 15.

Order to Examine Final Account, Etc.
State of Minnesota, County of St. Louis, ss. In Probate Court.
In the matter of the estate of Gust Hill Decedent.
The Petition of Elmer Matheson as representative of the above named decedent, together with his final account of administration of said estate, having been filed in this Court, representing, among other things, that he has fully administered said estate, and praying that said final account of said administration be examined, adjusted and allowed by the Court, and that the Court make and enter its final decree of distribution of the residue of the estate of said decedent to the persons entitled thereto, and for the discharge of the representative and the sureties on his bond.
It is Ordered, That said petition be heard, and said final account examined, adjusted and allowed by the Court, at the Probate Court Rooms in the Court House, in the City of Duluth in said County, on Monday, the 2nd day of May, 1910, at ten o'clock A. M., and all persons interested in said hearing and in said matter are hereby cited and required to said time and place to show cause, if any there be, why said petition should not be granted.
Ordered Further, That this order be served by publication in the Virginia Enterprise according to law.
Dated at Duluth, Minn., March 29th, 1910.
By the Court,
J. B. MIDDLECOFF,
Judge of Probate.
Seal Probate Court, St. Louis Co. Minn.
Arnold & Pickering, Attorneys for Petitioner.
Virginia, Minn. April 15.

Notice of Cancellation of Lot Contract.
To John Mannikko, Purchaser, Jako Stenman, Assignee, and to any and all persons claiming any interest or title in the land hereinafter described.
TAKE NOTICE, That you, John Mannikko, Purchaser, and Jako Stenman, Assignee, and your successors and assigns and each of you are in default under and according to the terms and conditions of that certain agreement dated December 28, 1908, whereby the Virginia Improvement Company, Vendor, agreed to convey to you, upon full and timely performance by you of your part of the terms, conditions and provisions therein referred to, which contract covers the following described real estate, situated in the County of St. Louis and State of Minnesota, viz: Lot twenty-two (22), block twenty-eight (28), Virginia (according to the recorded plat thereof on file in the office of the Register of Deeds in and for said County of St. Louis, Further, that according to the terms and conditions of said contract, there became due and payable from you to said Virginia Improvement Company, on March 28, 1909, the sum of Twenty (\$20) Dollars, with interest thereon at the rate of eight (8) per cent per annum, from December 28, 1908, and further default has occurred in the non-payment of principal and interest, and at the date of this notice the sum of Three Hundred Sixty-four and 04/100 (\$364.04) Dollars, principal and interest remain due and unpaid, and such default as above specified still exists.
AND WHEREAS, Under the terms and conditions of said contract, upon default by said purchaser of any of the terms and conditions of said contract, and under the statute in said case made and provided, said vendor is given the option to declare the entire amount unpaid, under said contract, due and payable forthwith, and said Virginia Improvement Company does hereby exercise its said option and declare the total sum as above specified on said contract to be now due and payable.
NOW THEREFORE, You and the said purchaser and your successors and assigns and each of you are hereby notified that said Virginia Improvement Company does hereby elect and declare a forfeiture of said contract, and that the same is hereby cancelled and terminated, pursuant to the conditions of said contract, and that the same is hereby cancelled and terminated, pursuant to the conditions of said contract, and to the statute in such case made and provided, said cancellation to take effect at the expiration of thirty (30) days after the date of service of this notice upon you, exclusive of the day of such service, unless prior to said date you pay to said Virginia Improvement Company, at its office at Virginia, Minnesota, the amount above specified, together with interest thereon from date hereof to date of payment, together with costs of this notice, and comply with all the terms and conditions of said contract on your part to be performed.
Dated at Virginia, Minnesota.
VIRGINIA IMPROVEMENT COMPANY,
By Otto A. Poirier, Its Attorney, First National Bank Bldg., Virginia, Minnesota.
Virginia, Enterprise, April 1, 8, 15, 1910.

Notice of Cancellation of Lot Contract.
To John Mannikko, Purchaser, Jako Stenman, Assignee, and to any and all persons claiming any interest or title in the land hereinafter described.
TAKE NOTICE, That you, John Mannikko, Purchaser, and Jako Stenman, Assignee, and your successors and assigns and each of you are in default under and according to the terms and conditions of that certain agreement dated June 29, 1908, whereby the Virginia Improvement Company, Vendor, agreed to convey to you upon full and timely performance by you of your part of the terms, conditions and provisions therein referred to, which contract covers the following described real estate, situated in the County of St. Louis and State of Minnesota, viz: Lot twenty-two (22), block seven (7), Virginia (according to the recorded plat thereof on file in the office of the Register of Deeds in and for said County of St. Louis, Further, that according to the terms and conditions of said contract, there became due and payable from you to said Virginia Improvement

Company on November 29, 1908, the sum of Fifteen (\$15.00) Dollars, with interest thereon at the rate of eight (8) per cent per annum, from November 29, 1908, and further default has occurred in the non-payment of taxes for the year 1908 and at the date of this notice the sum of Two Hundred forty-eight and 61/100 (\$248.61) Dollars, principal interest and taxes remain due and unpaid, and such default as above specified still exists.
AND WHEREAS, Under the terms and conditions of said contract upon default by said purchaser of any of the terms and conditions of said contract, and under the statute in said case made and provided, said vendor is given the option to declare the entire amount unpaid, under said contract, due and payable forthwith, and said Virginia Improvement Company does hereby exercise its said option and declare the total sum as above specified on said contract to be now due and payable.
NOW THEREFORE, You and the said purchaser and your successors and assigns and each of you are hereby notified that said Virginia Improvement Company does hereby elect and declare a forfeiture of said contract, and that the same is hereby cancelled and terminated, pursuant to the conditions of said contract, and that the same is hereby cancelled and terminated, pursuant to the conditions of said contract, and to the statute in such case made and provided, said cancellation to take effect at the expiration of thirty (30) days after the date of service of this notice upon you, exclusive of the day of such service, unless prior to said date you pay to said Virginia Improvement Company, at its office at Virginia, Minnesota, the amount above specified, together with interest thereon from date hereof to date of payment, together with costs of this notice, and comply with all the terms and conditions of said contract on your part to be performed.
Dated at Virginia, Minnesota.
VIRGINIA IMPROVEMENT COMPANY,
By Otto A. Poirier, Its Attorney, First National Bank Bldg., Virginia, Minnesota.
Virginia Enterprise, April 1, 8, 15, 1910.

State of Minnesota, County of St. Louis, ss. In District Court, Eleventh Judicial District.
Harry Shandling, Plaintiff,
vs.
E. F. Riddle and Mrs. E. F. Riddle, his wife; John Gray and Mrs. John Gray, his wife; I. Solomon and Adolph Hirschman, Co-partners; also all other persons unknown; claiming right, title, estate, interest or lien in the real estate described in the above captioned herein. Defendants.
The State of Minnesota to the above named Defendants, and each of them.
You, and each of you, are hereby summoned and required to answer the complaint of the Plaintiff in the above entitled action, which complaint has been filed in the office of the Clerk of said Court, at the City of Duluth, County of St. Louis and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscribers, at their office, in the City of Virginia, in the said County of St. Louis, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in said complaint.
Dated this 1st day of March, A. D. 1910.
ARNOLD & PICKERING,
Plaintiff's Attorneys,
Hawkinson Building,
Virginia, Minnesota.
LIS PENDINGS,
State of Minnesota, County of St. Louis, ss. In District Court, Eleventh Judicial District.
Harry Shandling, Plaintiff,
vs.
E. F. Riddle and Mrs. E. F. Riddle, his wife; John Gray and Mrs. John Gray, his wife; I. Solomon and Adolph Hirschman, Co-partners; also all other persons unknown; claiming any right, title, estate, interest or lien in the real estate described in the complaint herein. Defendants.
Notice is Hereby Given, That action has been commenced and is pending in the above named Court, upon a complaint of the above named Plaintiff against the above named Defendants, and each of them; that the object of said action is to quiet the title to the lands hereinafter described, and to establish the plaintiff's claim against any claim of the defendants, or any or either of them, from any right, title, estate, interest or lien in the said premises adverse to the plaintiff; and that said action affects the title to the real estate described as follows, to-wit: Lot Twenty-Nine (29) in Block Twenty (20), Virginia, St. Louis County, Minnesota, according to the recorded plat thereof.
Dated this 2nd day of March, 1910.
ARNOLD & PICKERING,
Attorneys for Plaintiff,
Hawkinson Bldg.,
Virginia, Minnesota.
24-46.

sum as above specified on said contract to be now due and payable.
NOW THEREFORE, You and the said purchaser and your successors and assigns and each of you, are hereby notified that said Virginia Improvement Company does hereby elect and declare a forfeiture of said contract, and that the same is hereby cancelled and terminated, pursuant to the conditions of said contract, and to the statute in such case made and provided, said cancellation to take effect at the expiration of thirty (30) days after the date of service of this notice upon you, exclusive of the day of such service, unless prior to said date you pay to said Virginia Improvement Company, at its office at Virginia, Minnesota, the amount above specified, together with interest thereon from date hereof to date of payment, together with costs of this notice, and comply with all the terms and conditions of said contract on your part to be performed.
Dated at Virginia, Minnesota.
VIRGINIA IMPROVEMENT COMPANY,
By Otto A. Poirier, Its Attorney, First National Bank Bldg., Virginia, Minnesota.
Virginia Enterprise, April 1, 8, 15, 1910.

State of Minnesota, County of St. Louis, ss. In District Court, Eleventh Judicial District.
Harry Shandling, Plaintiff,
vs.
E. F. Riddle and Mrs. E. F. Riddle, his wife; John Gray and Mrs. John Gray, his wife; I. Solomon and Adolph Hirschman, Co-partners; also all other persons unknown; claiming right, title, estate, interest or lien in the real estate described in the above captioned herein. Defendants.
The State of Minnesota to the above named Defendants, and each of them.
You, and each of you, are hereby summoned and required to answer the complaint of the Plaintiff in the above entitled action, which complaint has been filed in the office of the Clerk of said Court, at the City of Duluth, County of St. Louis and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscribers, at their office, in the City of Virginia, in the said County of St. Louis, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in said complaint.
Dated this 1st day of March, A. D. 1910.
ARNOLD & PICKERING,
Plaintiff's Attorneys,
Hawkinson Building,
Virginia, Minnesota.
LIS PENDINGS,
State of Minnesota, County of St. Louis, ss. In District Court, Eleventh Judicial District.
Harry Shandling, Plaintiff,
vs.
E. F. Riddle and Mrs. E. F. Riddle, his wife; John Gray and Mrs. John Gray, his wife; I. Solomon and Adolph Hirschman, Co-partners; also all other persons unknown; claiming any right, title, estate, interest or lien in the real estate described in the complaint herein. Defendants.
Notice is Hereby Given, That action has been commenced and is pending in the above named Court, upon a complaint of the above named Plaintiff against the above named Defendants, and each of them; that the object of said action is to quiet the title to the lands hereinafter described, and to establish the plaintiff's claim against any claim of the defendants, or any or either of them, from any right, title, estate, interest or lien in the said premises adverse to the plaintiff; and that said action affects the title to the real estate described as follows, to-wit: Lot Twenty-Nine (29) in Block Twenty (20), Virginia, St. Louis County, Minnesota, according to the recorded plat thereof.
Dated this 2nd day of March, 1910.
ARNOLD & PICKERING,
Attorneys for Plaintiff,
Hawkinson Bldg.,
Virginia, Minnesota.
24-46.

State of Minnesota, County of St. Louis, ss. In District Court, Eleventh Judicial District.
Harry Shandling, Plaintiff,
vs.
E. F. Riddle and Mrs. E. F. Riddle, his wife; John Gray and Mrs. John Gray, his wife; I. Solomon and Adolph Hirschman, Co-partners; also all other persons unknown; claiming any right, title, estate, interest or lien in the real estate described in the above captioned herein. Defendants.
Notice is Hereby Given, That action has been commenced and is pending in the above named Court, upon a complaint of the above named Plaintiff against the above named Defendants, and each of them; that the object of said action is to quiet the title to the lands hereinafter described, and to establish the plaintiff's claim against any claim of the defendants, or any or either of them, from any right, title, estate, interest or lien in the said premises adverse to the plaintiff; and that said action affects the title to the real estate described as follows, to-wit: Lot Twenty-Nine (29) in Block Twenty (20), Virginia, St. Louis County, Minnesota, according to the recorded plat thereof.
Dated this 2nd day of March, 1910.
ARNOLD & PICKERING,
Attorneys for Plaintiff,
Hawkinson Bldg.,
Virginia, Minnesota.
24-46.

State of Minnesota, County of St. Louis, ss. In District Court, Eleventh Judicial District.
Harry Shandling, Plaintiff,
vs.
E. F. Riddle and Mrs. E. F. Riddle, his wife; John Gray and Mrs. John Gray, his wife; I. Solomon and Adolph Hirschman, Co-partners; also all other persons unknown; claiming any right, title, estate, interest or lien in the real estate described in the above captioned herein. Defendants.
Notice is Hereby Given, That action has been commenced and is pending in the above named Court, upon a complaint of the above named Plaintiff against the above named Defendants, and each of them; that the object of said action is to quiet the title to the lands hereinafter described, and to establish the plaintiff's claim against any claim of the defendants, or any or either of them, from any right, title, estate, interest or lien in the said premises adverse to the plaintiff; and that said action affects the title to the real estate described as follows, to-wit: Lot Twenty-Nine (29) in Block Twenty (20), Virginia, St. Louis County, Minnesota, according to the recorded plat thereof.
Dated this 2nd day of March, 1910.
ARNOLD & PICKERING,
Attorneys for Plaintiff,
Hawkinson Bldg.,
Virginia, Minnesota.
24-46.