

ST. PAUL NEWS.

GRAIN AND PRODUCE.

An Interesting Meeting of the St. Paul Board of Trade.

Looking to Promotion of the City's Traffic in Produce.

There was a very largely attended meeting of members of the board of trade yesterday morning convened by the president for the object of discussing ways and means of making the board more effective in developing the grain and produce market.

Valuable and Interesting Day Among the Workers in the Vineyard—The Programme for Thursday.

The beautiful weather we have been enjoying for the past two days has not increased the attendance at the Red Rock camp meeting to any extent.

WEDNESDAY MORNING EXERCISES.

The beautiful weather we have been enjoying for the past two days has not increased the attendance at the Red Rock camp meeting to any extent.

THE COURT.

United States Circuit Court. [Before Miller and Nelson, Justices.] John T. Pierce, et al., vs. C. A. and J. R. Chisholm, et al.; motion to discharge garnishee writs dismissed.

William H. Lee vs. H. E. Mann and James Owens; motion to discharge garnishee writs overruled.

E. T. Telfer, et al., vs. same; same motion overruled.

Adolph Ledelt vs. the C. N. Nelson Lumber company; continued.

John Sloan, et al., vs. C. A. and J. R. Chisholm, et al.; motion for judgment overruled and bill dismissed.

In the insolvency case, Judge Miller delivered the opinion of the court upholding the state insolvency law, viz: that it is constitutional.

[Before Miller, Justice.] E. J. A. Drennen, et al., vs. London Assurance corporation; verdict for defendant.

[Before Judge Miller.] Patrick Hyvacek, administrator, vs. the Chicago, Milwaukee & St. Paul; on trial.

State of Minnesota vs. Frank Styles; continued to next general term.

State of Minnesota vs. Paul Mayon; arson; continued to next general term.

State of Minnesota vs. Chas. A. Prescott; assault with dangerous weapons (two indictments); same.

State of Minnesota vs. I. L. Olson, bigamy; sentenced to hard labor at Stillwater for three years.

State of Minnesota vs. L. P. Howell, assault with dangerous weapon; sentenced to hard labor at Stillwater for one year.

State of Minnesota vs. Thomas Hauly, murder; change of venue ordered to Hennepin county.

State of Minnesota vs. Wm. Berg, larceny; sentenced to Stillwater for three years.

State of Minnesota vs. Henry Pratt, larceny; sentenced to Stillwater for one year.

State of Minnesota vs. J. M. Carlson, perjury; admitted to bail in \$350 for trial next term.

State of Minnesota vs. John Donovan, larceny; continued to next general term.

State of Minnesota vs. Thomas Horan, receiving stolen money; same.

State of Minnesota vs. Wm. Devitt, forgery; same.

State of Minnesota vs. W. H. Morfield, and E. J. Paine; same.

State of Minnesota vs. Daniel Hopkins and Daniel Meagher; dismissed.

State of Minnesota vs. George Morgan; continued.

State of Minnesota vs. W. D. Smith and J. Hamilton; dismissed as to Smith and continued as to Hamilton.

That is that the ring finger of the right hand was cut off at the second joint.

THE VERDICT.

The verdict was that the deceased came to his death by a pistol shot fired by his own hand.

THE COURTS.

United States Circuit Court. [Before Miller and Nelson, Justices.] John T. Pierce, et al., vs. C. A. and J. R. Chisholm, et al.; motion to discharge garnishee writs dismissed.

William H. Lee vs. H. E. Mann and James Owens; motion to discharge garnishee writs overruled.

E. T. Telfer, et al., vs. same; same motion overruled.

Adolph Ledelt vs. the C. N. Nelson Lumber company; continued.

John Sloan, et al., vs. C. A. and J. R. Chisholm, et al.; motion for judgment overruled and bill dismissed.

In the insolvency case, Judge Miller delivered the opinion of the court upholding the state insolvency law, viz: that it is constitutional.

[Before Miller, Justice.] E. J. A. Drennen, et al., vs. London Assurance corporation; verdict for defendant.

[Before Judge Miller.] Patrick Hyvacek, administrator, vs. the Chicago, Milwaukee & St. Paul; on trial.

State of Minnesota vs. Frank Styles; continued to next general term.

State of Minnesota vs. Paul Mayon; arson; continued to next general term.

State of Minnesota vs. Chas. A. Prescott; assault with dangerous weapons (two indictments); same.

State of Minnesota vs. I. L. Olson, bigamy; sentenced to hard labor at Stillwater for three years.

State of Minnesota vs. L. P. Howell, assault with dangerous weapon; sentenced to hard labor at Stillwater for one year.

State of Minnesota vs. Thomas Hauly, murder; change of venue ordered to Hennepin county.

State of Minnesota vs. Wm. Berg, larceny; sentenced to Stillwater for three years.

State of Minnesota vs. Henry Pratt, larceny; sentenced to Stillwater for one year.

State of Minnesota vs. J. M. Carlson, perjury; admitted to bail in \$350 for trial next term.

State of Minnesota vs. John Donovan, larceny; continued to next general term.

State of Minnesota vs. Thomas Horan, receiving stolen money; same.

State of Minnesota vs. Wm. Devitt, forgery; same.

State of Minnesota vs. W. H. Morfield, and E. J. Paine; same.

State of Minnesota vs. Daniel Hopkins and Daniel Meagher; dismissed.

State of Minnesota vs. George Morgan; continued.

State of Minnesota vs. W. D. Smith and J. Hamilton; dismissed as to Smith and continued as to Hamilton.

That is that the ring finger of the right hand was cut off at the second joint.

THE VERDICT.

The verdict was that the deceased came to his death by a pistol shot fired by his own hand.

THE COURTS.

United States Circuit Court. [Before Miller and Nelson, Justices.] John T. Pierce, et al., vs. C. A. and J. R. Chisholm, et al.; motion to discharge garnishee writs dismissed.

William H. Lee vs. H. E. Mann and James Owens; motion to discharge garnishee writs overruled.

E. T. Telfer, et al., vs. same; same motion overruled.

Adolph Ledelt vs. the C. N. Nelson Lumber company; continued.

John Sloan, et al., vs. C. A. and J. R. Chisholm, et al.; motion for judgment overruled and bill dismissed.

In the insolvency case, Judge Miller delivered the opinion of the court upholding the state insolvency law, viz: that it is constitutional.

[Before Miller, Justice.] E. J. A. Drennen, et al., vs. London Assurance corporation; verdict for defendant.

[Before Judge Miller.] Patrick Hyvacek, administrator, vs. the Chicago, Milwaukee & St. Paul; on trial.

State of Minnesota vs. Frank Styles; continued to next general term.

State of Minnesota vs. Paul Mayon; arson; continued to next general term.

State of Minnesota vs. Chas. A. Prescott; assault with dangerous weapons (two indictments); same.

State of Minnesota vs. I. L. Olson, bigamy; sentenced to hard labor at Stillwater for three years.

State of Minnesota vs. L. P. Howell, assault with dangerous weapon; sentenced to hard labor at Stillwater for one year.

State of Minnesota vs. Thomas Hauly, murder; change of venue ordered to Hennepin county.

State of Minnesota vs. Wm. Berg, larceny; sentenced to Stillwater for three years.

State of Minnesota vs. Henry Pratt, larceny; sentenced to Stillwater for one year.

State of Minnesota vs. J. M. Carlson, perjury; admitted to bail in \$350 for trial next term.

State of Minnesota vs. John Donovan, larceny; continued to next general term.

State of Minnesota vs. Thomas Horan, receiving stolen money; same.

State of Minnesota vs. Wm. Devitt, forgery; same.

State of Minnesota vs. W. H. Morfield, and E. J. Paine; same.

State of Minnesota vs. Daniel Hopkins and Daniel Meagher; dismissed.

State of Minnesota vs. George Morgan; continued.

State of Minnesota vs. W. D. Smith and J. Hamilton; dismissed as to Smith and continued as to Hamilton.

DAKOTA & MONTANA.

Collected and Forwarded by Telegraph to the Daily Globe.

[Large Special Telegrams July 1, to the St. Paul Globe.]

Grand Jurors.

GRAND JURORS, July 1.—At the adjourned term of this district court to be held at this place on the 8th, the twelve men charged with the murder of the Ward Brothers near Devil's lake, on the 20th of April, 1883, will be called upon to answer "guilty or not guilty," to their indictments.

The result of the trial is awaited by the people far and near, as it is expected much of the unwritten law of the rights of squatters and settlers will be brought in and disposed of by the jury.

The grand jury "the Gorman post," of Grand Forks, headed by Col. E. Sisto, will go into the encampment on the 27th, but as many of the members are St. Paul men they will visit that city with their land and give a street parade before going into camp.

Yours truly, W. L. K.

Ylanders.

[Special Correspondence of the Globe.] FLANDRAE, D. T., June 30.—A game of baseball was played in this place last Saturday, between the Brookfield nine and the home club, resulting in a victory for the former, the score standing 21 to 12.

The ball game two foot races took place between Walk and Woodville, and Woodville of Laverne, Minn. The first race was 100 yards and the second was 200 yards. Woodville was winner in both races.

Time was given.

Mitchell.

[Special Correspondence of the Globe.] MITCHELL, D. T., June 30.—The appointment of Gilbert A. Pierce as governor of Dakota, meets with warm approval in this city.

While Col. Lonsberry failed to get the appointment of governor, he finds some consolation in the increase of his salary as postmaster at Bismarck to \$2,300.

Northerners Notes.

Col. Lonsberry recently called to get the appointment of governor, he finds some consolation in the increase of his salary as postmaster at Bismarck to \$2,300.

The Colonel expects to gather his bright brigade soon after the Fourth and his way to the land of delight, ozone and mosquitoes on Devil's Lake. He will issue permits to suitable parties who desire to visit his possession.

Dr. Bradley, of Minn., is gathering quite a menagerie of the animals and poultry found in that section. He has fine specimens of the crane, foxes, elk, gophers, owls, pole cats, and many other species. They are being taught civilized methods.

Col. Lonsberry in his journal unkindly refers to Col. Plummer as a "hired blunderer" who is too fat to face with the judge.

James Wolfe recently came to Devil's Lake from Illinois and reports to the *Interior Ocean* that the bid of Prendergast Bros. on the Adams school was lost.

F. J. Ryan, of the *Blunt Times* recently went to Evansville, Ind., and brought back a copy of the *Blunt Times* which he said to have been quite a belle, but had her heart set on Dakota. She had the good sense to take a homestead before she gave up her maiden name last week.

Miss Belle Zimmerman came out last fall from Lockport, N. Y., to spend a couple of months with friends in Dakota, but shared the usual fate of her kind, and returned to the golden land. She is now the better friend of Chas. H. Bobb of Niagara, Walsh county, a suave gentleman who came from Chicago a year ago, who is at present specially enthusiastic over Dakota.

Sargent Teller, Mr. McDonald, of the Illinois, and Dr. Dan, of the *Blunt Times*, of Castle Rock, Wisconsin, were recently married. There seems to be a singular fatality among the Dakota boomers this year; a dozen, more or less, of them have succumbed to the charms of dimpled darlings. The woman who gains such a prize as a Dakota editor for a husband may well be proud, for she is fortunate.

Dakota News: "Devil's Lake is quite jubilant over the prospect of entertaining a hotel of belles and savants, who have accepted the hospitality of Col. Donovan for a few weeks. They purpose camping out while they enjoy the fresh breezes of the lake, and then to retire to the hotel on the beach on Rock Island for their accommodations. There are several famous writers among the party."

Livingston Tribune: The latest and most authentic news regarding the hotel at Mammoth Hot Springs is, that Mr. Haines has completed the plans in St. Paul by which the workmen of the hotel will be paid off next week and the hotel opened by July 10. We trust that this ends all former trouble and that tourists may now come, receive proper attention and go away well.

Maple, the celebrated actor, who was to appear in St. Paul, will have charge of the hotel. The Sioux Falls Press writes the men sent from the south to the legislature were so free proof, and cannot be mollified by Alex. McKenzie and the other seductive influences that will be thrown about them at Bismarck.

It says: "The capital question will be an issue in the next legislature. South Dakota should put one on her side, and that body should put her back against her interests for Bismarck real estate, or for Northern Pacific gold, or official patronage. The times and issues demand true men as lawmakers, and every district should be represented by such."

Is It All Fixed? The sudden death of the Bismarck papers for Raymond evidently confirms the statement that has been put forth that Col. Ray would have a compact with them. They are to support and glorify him and he is to stand by them. This relieves the question of all doubt as to whose hands the new governor is to fall into. McKenzie will see that the north is solid for Raymond. It is not quite so certain, however, as to the fate of the south as also been fixed so that there is no danger of serious opposition there. The urgent effort to secure an early convention is to leave no chance open to the south, who will become dissatisfied as they fully understand the extent of the hostility of Mr. Raymond to Bismarck, and his part in securing the election of one of the most malignant robbers of the Chicago nominations.

Duplicated Commitment. Some question seems to exist as to which side the judge Bennett is the member of the Republican national committee, as the initials of neither of them were known to the convention that made the appointment. The Yankton Press suggests: "Judge Bennett, of Clark, says he is officially notified to be present at a meeting of the national committee on the 24th of June, at Boston. Judge Bennett, of Denver, is also officially notified to be present at a meeting of the national committee at the Fifth Avenue hotel, on the 20th of July. This action apparently recognizes both of these gentlemen and it is fair, because it gives each a chance to represent his side, without being annoyed by the presence of the other."

There's a Clerk Way. A. W. Barber, the clerk in the office of the territorial school, Sup't. Gen'l. Beadle's, writes to Mrs. Herring, the county superintendent of Sargent, in regard to the refusal of use of the school system in the Northwest:

"I understand that in North Dakota the prevailing sentiment is strongly in favor of robbing the future school fund by destroying the value of school lands, and that no successful prosecution of such offenders has ever been had. The most certain way, however, if the people don't want such scoundrels to live on or raise crops on the school lands, is to get beyond the right to the wheat, oats and other crops on school lands and let them eat it up as it grows. The trespasser has no right to drive off these cattle, for he has no legal right to crops grown on school lands. This has been done in several cases and it breaks up the illegal practice. The man who puts in the crop has no legal remedy against the man who cattle eat up his crops."

Mr. Barker is undoubtedly mistaken as to the feeling in the north. The people there generally are in favor of the enforcement of the laws. The Sargent Teller, in commenting upon his plan says:

"But this method of procedure we believe would be the best. The 'robber' would be seriously object, and back up his objections with the business end of a shot gun. He advises people who object to the school lands being cultivated to pasture their cattle and sheep on the good crops of the school lands; the robber has no redress. It might be all right for Mr. Beadle's clerk to talk like that but should he come to north Dakota and would seriously practice what he preaches he would soon find himself a dead man and have passed into the unworkable."

PROCEEDINGS OF THE BOARD OF EDUCATION.

Adjointed Meeting.

ST. PAUL, Minn., June 28, 1884.

The Board met at 8 o'clock p. m. Present: Schellman in the chair.

On motion of Inspector O'Connell the foregoing report was accepted and referred back to same committee for detailed report.

By Inspector O'Connell—Resolved: That the committee on Real Estate be authorized and instructed to have the roof of the High School building repaired.

Adopted by the following vote: Yeas—Inspectors O'Connell, Minor, Wampler, Oppenheim, Giesen, Officer, Athey, Hamilton, Berlandi, Dreher and Mr. President—11.

As the first business in order the president called for the report of the Special Committee on Furnaces for the Adams school, approved Chairman Minor of the Special Committee presented the following minority report, viz:

ST. PAUL, June 28, 1884.

To the Hon. Board of Education of St. Paul.

GENTLEMEN:—Your committee to whom was referred bids for furnaces, for Adams School, with instructions to examine furnaces of different builders, beg leave to report as follows:

That the "Carlton" furnace, on sale by Wollerstorff & Moritz, "the Palace King" by Geo. Adams, the "Climax" by Pruden Stone Co., and the "Salamander" by Pruden Stone Co., were examined, and the bids proposed to be furnished by bidders, respectively, were found to be of following diameters: Wollerstorff & Moritz, 30 inches; Palace King, Geo. Adams, 28 inches; Pruden Stone Co., two pots, 27 inches; Pruden Stone Co., one pot 30 inches and one pot 24 inches. Stock or thickness of iron in pots, approximately the same in all furnaces examined.

Second—That your committee were kindly assisted by the furnace men, in the examination of jackets, blue drafts, burners, gaskets, radiators, pits, ash valves, grates, sitters, etc., etc., and in the opinion of your committee, all are good, or better than themselves, they know nothing to the contrary.

Third—That your committee in absence of any further information value of their own, can do no better than submit testimony of an expert furnace man, who is in no way interested, and who says, I am familiar with the furnace spoken of, that no two are alike, that none of them are perfect, that all are good, and all need care in their management.

Finally, gentlemen, as the bid of Messrs. Pruden Stone Bros. specifies one twenty-four inch fire pot and one thirty inch fire pot, and as the bid of Wollerstorff & Moritz specifies two thirty inch fire pots, your committee would respectfully recommend the award of the contract for two furnaces for the Adams school to the firm of Wollerstorff & Moritz, bids \$6,040, and the bid of Pruden Stone Bros. \$6,510. Wollerstorff & Moritz being the lowest bidders of all.

J. M. MROON.

NOTE: The furnace offered by Mr. Bernard Brown, of Chicago, was examined by the chairman of your committee only, and found to be as all others a mystery, to the committee at large.

The Yorkshire furnace of Messrs. Pruden Stone Bros. was not examined, as the parts were not assembled.

On motion of Inspector O'Connell the foregoing minority report was not adopted. By Inspector O'Connell—

Resolved: That the bid of Pruden Stone Bros. to furnish the salamander furnace for the Adams school be accepted.

Lost by the following vote: Yeas—Inspectors Oppenheim, Officer, Athey, Hamilton, Berlandi, and Mr. President—6.

Yeas—Inspectors O'Connell, Minor, Wampler, Giesen and Dreher—5.

At this period Inspector Gilbert appeared and took his seat.

On motion of Inspector Giesen, the motion by which the acceptance of the bid of Pruden Stone Bros. was lost, was reconsidered.

Inspector Oppenheim renewed his motion to reconsider the bid of Wollerstorff & Moritz, and others that the majority of the Special Committee, consisting of three (3) members, be unequivocally in favor of the Salamander furnace.

On motion of Inspector Oppenheim was adopted by the following vote: Yeas—Inspectors Oppenheim, Giesen, Officer, Athey, Hamilton, Berlandi, Dreher and Mr. President—11.

Yeas—Inspectors O'Connell, Minor and Wampler—3.

By Inspector Hamilton—Resolved: That one thousand (1,000) copies of the annual report of the Superintendent of Schools be printed.

Adopted by the following vote: Yeas—Inspectors O'Connell, Minor, Wampler, Oppenheim, Giesen, Officer, Athey, Hamilton, Berlandi, Dreher and Mr. President—11.

Yeas—Inspector Beal—1.

The reports of standing committees being called for, the Committee on German, through its chairman, Mr. Dreher, submitted the following report:

ST. PAUL, Minn., June 28th, 1884.

To the Honorable the President and Members of the Board of Education, St. Paul:

GENTLEMEN:—Your committee on German would respectfully report that they have had the work entrusted to them under earnest and serious consideration.

PROCEEDINGS OF THE BOARD OF EDUCATION.

Adjointed Meeting.

ST. PAUL, Minn., June 28, 1884.

The Board met at 8 o'clock p. m. Present: Schellman in the chair.

On motion of Inspector O'Connell the foregoing report was accepted and referred back to same committee for detailed report.

By Inspector O'Connell—Resolved: That the committee on Real Estate be authorized and instructed to have the roof of the High School building repaired.

Adopted by the following vote: Yeas—Inspectors O'Connell, Minor, Wampler, Oppenheim, Giesen, Officer, Athey, Hamilton, Berlandi, Dreher and Mr. President—11.

As the first business in order the president called for the report of the Special Committee on Furnaces for the Adams school, approved Chairman Minor of the Special Committee presented the following minority report, viz:

ST. PAUL, June 28, 1884.

To the Hon. Board of Education of St. Paul.

GENTLEMEN:—Your committee to whom was referred bids for furnaces, for Adams School, with instructions to examine furnaces of different builders, beg leave to report as follows:

That the "Carlton" furnace, on sale by Wollerstorff & Moritz, "the Palace King" by Geo. Adams, the "Climax" by Pruden Stone Co., and the "Salamander" by Pruden Stone Co., were examined, and the bids proposed to be furnished by bidders, respectively, were found to be of following diameters: Wollerstorff & Moritz, 30 inches; Palace King, Geo. Adams, 28 inches; Pruden Stone Co., two pots, 27 inches; Pruden Stone Co., one pot 30 inches and one pot 24 inches. Stock or thickness of iron in pots, approximately the same in all furnaces examined.

Second—That your committee were kindly assisted by the furnace men, in the examination of jackets, blue drafts, burners, gaskets, radiators, pits, ash valves, grates, sitters, etc., etc., and in the opinion of your committee, all are good, or better than themselves, they know nothing to the contrary.

Third—That your committee in absence of any further information value of their own, can do no better than submit testimony of an expert furnace man, who is in no way interested, and who says, I am familiar with the furnace spoken of, that no two are alike, that none of them are perfect, that all are good, and all need care in their management.

Finally, gentlemen, as the bid of Messrs. Pruden Stone Bros. specifies one twenty-four inch fire pot and one thirty inch fire pot, and as the bid of Wollerstorff & Moritz specifies two thirty inch fire pots, your committee would respectfully recommend the award of the contract for two furnaces for the Adams school to the firm of Wollerstorff & Moritz, bids \$6,040, and the bid of Pruden Stone Bros. \$6,510. Wollerstorff & Moritz being the lowest bidders of all.

J. M. MROON.

NOTE: The furnace offered by Mr. Bernard Brown, of Chicago, was examined by the chairman of your committee only, and found to be as all others a mystery, to the committee at large.

The Yorkshire furnace of Messrs. Pruden Stone Bros. was not examined, as the parts were not assembled.

On motion of Inspector O'Connell the foregoing minority report was not adopted. By Inspector O'Connell—

Resolved: That the bid of Pruden Stone Bros. to furnish the salamander furnace for the Adams school be accepted.

Lost by the following vote: Yeas—Inspectors Oppenheim, Officer, Athey, Hamilton, Berlandi, and Mr. President—6.

Yeas—Inspectors O'Connell, Minor, Wampler, Giesen and Dreher—5.

At this period Inspector Gilbert appeared and took his seat.

On motion of Inspector Giesen, the motion by which the acceptance of the bid of Pruden Stone Bros. was lost, was reconsidered.

Inspector Oppenheim renewed his motion to reconsider the bid of Wollerstorff & Moritz, and others that the majority of the Special Committee, consisting of three (3) members, be unequivocally in favor of the Salamander furnace.

On motion of Inspector Oppenheim was adopted by the following vote: Yeas—Inspectors Oppenheim, Giesen, Officer, Athey, Hamilton, Berlandi, Dreher and Mr. President—11.

Yeas—Inspectors O'Connell, Minor and Wampler—3.

By Inspector Hamilton—Resolved: That one thousand (1,000) copies of the annual report of the Superintendent of Schools be printed.

Adopted by the following vote: Yeas—Inspectors O'Connell, Minor, Wampler, Oppenheim, Giesen, Officer, Athey, Hamilton, Berlandi, Dreher and Mr. President—11.

Yeas—Inspector Beal—1.

The reports of standing committees being called for, the Committee on German,