

SAINTLY CHURCH DOINGS

The Jury in the McDonough Murder Trial Spent the Night in the Box.

The Colored People Indulge in an Old-Fashioned Possum Supper.

Report of Health Commissioner Jones Makes a Very Favorable Showing.

Summary of the Doings of One Day Gathered From Many Sources.

THE JURY HAS THE CASE.

Arguments on Both Sides in the Trial of McDonough for Manslaughter.

The case of McDonough, on trial for the murder of McNamara, went to the jury about 4 o'clock yesterday afternoon. The court opened at 10 o'clock, and Judge Egan at once began the summing up for the state. He reviewed the testimony, and devoted himself to the theory of self-defense claimed by the accused. He claimed that the testimony of McDonnell had been prepared in advance to corroborate the defense. He instructed McDonough to say, McDonnell and McDonough, he said, were the instigators of the trouble. The case of McDonough, on trial for the murder of McNamara, went to the jury about 4 o'clock yesterday afternoon. The court opened at 10 o'clock, and Judge Egan at once began the summing up for the state. He reviewed the testimony, and devoted himself to the theory of self-defense claimed by the accused. He claimed that the testimony of McDonnell had been prepared in advance to corroborate the defense. He instructed McDonough to say, McDonnell and McDonough, he said, were the instigators of the trouble. The case of McDonough, on trial for the murder of McNamara, went to the jury about 4 o'clock yesterday afternoon. The court opened at 10 o'clock, and Judge Egan at once began the summing up for the state. He reviewed the testimony, and devoted himself to the theory of self-defense claimed by the accused. He claimed that the testimony of McDonnell had been prepared in advance to corroborate the defense. He instructed McDonough to say, McDonnell and McDonough, he said, were the instigators of the trouble.

Judge McAffery began his argument for the defense shortly after 10 o'clock. He laid the blame for the row on Maloney. He then produced the revolver and claimed that it was incapable of inflicting a mortal wound. He stated that the plea of the defense was that the shooting was justifiable. He then attempted to introduce into the case a theory of self-defense, but the attorney for the state objected strenuously that Mr. McAffery abandoned the legal volume, and read portions of tracts from the Scriptures. He then introduced a letter taken up at 2 o'clock, when the attorney got down.

TO THE TESTIMONY. And made a splendid exposition of the facts as viewed by the defense. He paid a glowing tribute to the newspapers by stating that newspaper reporters were more accurate than the police and had better judgment concerning the criminal classes than any other class of individuals. He rapidly reviewed the testimony of the witnesses, Maloney's story, and he proceeded to score that gentleman as a falsifier. Maloney had claimed that he was struck on the head and knocked down by McNamara, and was then kicked in the jaw. While yet insensible he also testified that he heard the pistol shot that caused McNamara's death. But Mr. Griffin, who was on the stand, was knocked down by the speaker declared that Maloney's story was made to suit the occasion, even his age, as stated in court, being greatly exaggerated. Then Officer Hennessy came in for a scolding. Mr. McAffery asserted that the officer's testimony that McDonough had hit him three or four times with a pistol was a lie, and part of a conspiracy concocted by certain police officers to secure the acquittal of McDonough. He stated that the prosecution knew of this plan, but that the prosecutor was too honest to call upon other police officers that were in court on Wednesday. He corroborated Officer Hennessy's testimony. The speaker then gave an humorous description of the shooting, and of the six years' imprisonment and interference or criticism.

FROM MERE BOYS. From thirty years as impertinence, and recent such interference, and blows if necessary. Maloney was essentially a man whose caliber can be measured by the phrase, "Love me, love my dog," and in his half-drunken condition on the night of the shooting was in a mood for fighting for even his dog. McDonough took up his friend's quarrel because he had been drinking too much. He was by nature a quarrelsome fellow, brawny and muscular, and accustomed to having his own way.

NO BETTER SERVICE. Such is the Verdict From the Street Car Company to the West Side Union. The street car union had a well-attended meeting last evening. Messrs. Somers and Yanish, to whom was referred the matter of street car service on the West side, reported that the street car company had refused to grant an increase of service. The cars now run at intervals of five minutes. Mr. Yanish, from the committee appointed to ascertain the cost of an electric street car, reported that the cost of the electric street car would be \$200 per month. The committee on the other hand reported that the cost of the electric street car would be \$100 per month. The committee on the other hand reported that the cost of the electric street car would be \$100 per month.

COURT NOTES. Joshua Towls, the postmaster of Ada, Redwood county, was given a hearing before Commissioner Jones yesterday. He was charged with fraudulently canceling stamps and using them to pay private debts. He was held in \$500 bonds to appear before the United States circuit court in June. It is probable that he will furnish the required bonds to-day.

Judge Brill has decided in favor of the plaintiff in the case of James Reid against James Nelson. A stay of proceedings for thirty days was granted to allow the defendant to file a statement of exceptions.

The case of Edmund P. Wilgus against James Flannigan, to recover damages sustained in a collision of carriages, on the trial before Judge Simons during the evening, was given to the jury last evening.

After the jury in the McDonough murder trial had retired Judge Kelly took up the damage case of Edward Reid against the St. Paul & Duluth Railroad company.

The suits brought by the St. Croix company against Christ Kastner et al. to enforce a mechanics' lien for \$1,000 was under advisement by Judge Brill yesterday.

The Nicholas Kill murder case, set for yesterday, was postponed until next week, on account of the illness of one of the defendant's attorneys.

TEACHING TEMPERANCE.

Some More Commendations Over the State Temperance Teaching.

THE LAW MAKES TROUBLE.

Attorney General Clapp Thinks the Children May Be Made to Use the Books.

Attorney General Clapp thinks the children may be made to use the books. Apropos of the discussion arising over the law requiring the instruction in public schools of the effect of stimulants and narcotics on the nervous system, Supt. Kiehl, on the 6th inst. submitted the following inquiries to the attorney general: "Can parents, who are able to do so, be compelled to furnish their children with temperance text book in the public schools of the state, or if not, the particular book they shall buy? In case of a refusal to buy it, what is the duty of the teacher, county superintendent or board of education, to see that the school, a class of four or five in instance, to the exclusion of the rest, who are unable to buy, are not allowed to attend the entire course, fulfill the requirements of the law?"

A HEALTHY CITY.

What the Health Commissioner's Report Will Show for St. Paul.

The compilation of the mortality and vital statistics of St. Paul for the year 1887 will shortly be begun by Assistant Commissioner of Health E. A. Hendrickson. The annual report of Dr. Jones, health officer, will be issued early in January. It will show an unprecedented low death rate and will be a strong testimonial to the healthy condition of the city and the health-giving climate of Minnesota. Cholera and yellow fever, the scourge of Eastern and Southern climates, are so far unknown in Minnesota, and but two cases, small pox, neither of which resulted in death, have been recorded during the year. The prevailing fatal diseases shown in the record are cholera infantum, diphtheria, scarlet fever, measles, pneumonia and consumption. During the first eleven months of the year there were 169 deaths from cholera infantum, 159 of them being the first months of June, July and August. Diphtheria has destroyed 66 lives during the eleven months, and scarlet fever 30. There were 29 deaths from cholera infantum, most of them during the last four months, August, September, October and November. Measles carried off 26 of them between the first and fourth months of February and July. The victims of pneumonia number 129; the majority of which were in the first five months of the year. Cholera infantum died of a total of 139; a few each month, but most of them between May and August. The deaths by violence during the year were 109, of which the total number of deaths from all causes up to Dec. 1 is 1,792. The total number of births is 2,430; divided as to sex, 1,221 males and 1,209 females. Records show that 629 marriages were contracted. The death rate for the year will be figured upon the basis of the low estimate of 150,000 population. In 1886 the population at that time was estimated at 140,000, the rate was 15.67; in 1885, the population was 131,887, the rate was 12.08; in 1886, estimating the population at only 125,000, the rate was 12.15, and in 1887 the rate will be 11.25, and in 1888 the rate will be 10.75, only an abnormally low death rate, but its progressive decline. Compared with the leading cities in all other parts of America, St. Paul heads the list for a low death rate.

AMONG THE SOLDIERS.

Matters of Interest to the Men Stationed at the Forts. Gen. Terry has authorized furloughs: First Sergt. Willard E. Reed, Troop G, Seventh cavalry, four months; Sergt. Philip Boehm, Troop G, Third cavalry, three months, with the privilege of going to sea; Blacksmith Hinrich Gising, Troop F, Eighth cavalry, six months, with permission to leave the United States; Corp. John J. Conroy, Troop K, Eighth cavalry, six months, with permission to go beyond sea; Privt. Adolph Kung, Troop F, Eighth cavalry, six months, with permission to leave the United States; Corp. John J. Conroy, Troop K, Eighth cavalry, six months, with permission to go beyond sea; Privt. Adolph Kung, Troop F, Eighth cavalry, six months, with permission to leave the United States.

IT WAS CALLED SCALING.

A stranger, representing himself to be a horse doctor, stopped at James Myler's hotel, near seven corners, Thursday afternoon and offered to cure Myler's horse of the scratches. He took a horse from the stable and did not return. The matter was reported to the police and yesterday afternoon Officer Matak found the horse at E. E. Maloney's place, near the depot, where the alleged horse doctor had traded Myler's horse for another, receiving \$25 bonus. The veterinary surgeon, Dr. J. J. Conroy, of the central station, charged with horse-stealing. He is a crazy-looking fellow and gives his name as W. M. Williams.

ACKER POST ELECTION.

At a meeting of Acker Post No. 21, G. A. R., the following comrades were elected officers of the post for 1888: Commander, C. D. Parker; senior vice commander, J. H. Beebe; junior vice commander, J. B. Chaney; officer of the post, W. T. Wells; adjutant, W. T. Wells; sergeant, Charles Griswold; delegate to the department encampment, W. T. Wells; J. J. McCarthy; C. J. Stees, T. S. White; alternates, C. J. Stees, T. S. White, William O'Gorman, Edward Corning.

DEATH FROM A FALL.

Ernest Tiber, a German aged twenty-five years and a carpenter by trade, while engaged working on the building connected with the People's Ice company at White Bear Lake yesterday afternoon, fell a distance of twenty-five feet, sustaining injuries from which he soon died. His wife, Mrs. J. J. McCarthy & Donnelly's undertakers rooms. The remains will be kept there, pending instructions from the uncle of the deceased, who lives at Winsted Lake, Minn.

ST. PAUL REAL ESTATE.

Twenty-five deeds were filed for record yesterday.

LOST, DIAMOND BRACELET.

Dec. 4, on Dayton Summit, Sixth street or College avenue, a diamond bracelet, one returning save \$1,000.00.

HIS OWN NAME AGAIN.

Editor Volkmar Will No Longer Be Known as Editor Lewis.

HOME FROM PHILADELPHIA.

He Stops in St. Paul for a Few Hours --Benefits of His Tribulations.

A spare built young man, probably twenty-seven years of age, was among the passengers that alighted from the Chicago express at the Union depot yesterday afternoon. For several months past he has been prominent before the public, growing out of a trial for arson at Philadelphia, committed when he was a lad of a dozen years or so, and full of the mischief that characterizes boys of that age. After committing the offense he changed his name to that of A. H. Lewis, and emigrated from the City of Brotherly Love with the intention of seeking his fortune in the far West. After being connected with a railroad running from Chicago to the Pacific, he settled in what is now the thriving town of Milbank, Dak., where he started a newspaper. Certain people in that place, after vainly trying to win Editor Lewis over to their side, set an investigation on foot which resulted in unearthing his youthful escapade and the fact that his name of Lewis was assumed in order to escape a trial for the vicious delays ensued, but a few days ago, after a hearing, the defendant was acquitted of the offense charged against him. He was then taken to New York in a manner that could not be described in which he was not alone to blame, and his prosecution seemed to be merely inspired by the malice of his enemies at his home.

FUNERAL OF MR. HARBROUGH.

It will be held from his late residence on Nelson avenue to-day. The funeral of the late Springer Harbrough will take place from the residence, 73 Nelson avenue north, this afternoon at 4:30 o'clock. The following gentlemen will act as pall bearers: Charles Nichols, George O. White, Joseph Bookwalter, T. C. Jones, Charles McArthur and George E. Lamer. The remains will be taken to the Union depot and from there by the 7:30 eastern express conveyed to Pittsburg, Pa., for interment. Mr. Harbrough was born in Ohio and was seventy-one years of age at the time of his death. He controlled two large farms, one near Ada, and the other near Crookston. He took a deep interest in the education of the youth in various public capacities had often served the state in matters of this nature. No man was ever appointed to the board of education or to the board of trustees of a school where men were needed to look after agricultural matters. Mr. Harbrough leaves two children. His death giving cause to the friends of the city to furnish such books and

"DAVE" STAPLES' CASE.

The Son of the Stillwater Millionaire Now Out on Bail Calls on St. Paul Friends. "Dave" Staples, son of Isaac Staples, the Stillwater millionaire, was in St. Paul yesterday. Dave was raised in Minnesota, and has many friends all over the Northwest. He is at present under \$8,000 bail to appear before the district court in Freeport, Ill., to answer to a charge of murder in the first degree. The story of the shooting is familiar to the public. Winslow undertook to defray the expenses of a horse race, and in a row which followed Staples pulled a revolver and fired. Winslow was not dangerously wounded, and recovered from his injuries in a few days. Staples is expected to be called there within a week for trial. He feels confident of acquittal.

A SUDDEN DEATH.

J. W. Hope, a Well-Known Livery Man, Stricken Down With Apoplexy. J. W. Hope, proprietor of Hope's livery stable, No. 397 Robert street, dropped suddenly dead at his stables shortly after noon yesterday. The cause of his death is not known, but it is supposed to be apoplexy. The deceased was painting a cutter when he fell. Coroner Quinn was summoned and decided that there was no need of a coroner's inquest. The news was taken to Mrs. Hope at her residence, No. 335 Roadside street, where the body was afterward removed. Mr. Hope was a well-known and popular man, and was about sixty years of age and apparently in good health.

JUDGE COLLINS' FIRST.

Syllabi of Three Opinions of the New Supreme Court Judge. Judge Collins, the new judge of the supreme court, yesterday handed in his first batch of opinions. The syllabi in the three cases are as follows: Frank W. Collins, respondent, vs. Joseph T. Dodge, appellant. Syllabus:--Negligence of the plaintiff in an action for damages will not be inferred from the fact that he attempted to cross an intersection street in the night time at a place other than a regular crossing. Nor is such an act, of itself, evidence of want of ordinary care. The court refused to permit testimony tending to show the amount of plaintiff's monthly earnings as a professional man and that of the defendant, the respondent, were received, and also held sufficient to warrant the jury in awarding general damages. Order refusing new trial affirmed.

THANKFUL TEACHERS.

The following resolution was received by the board of county commissioners at their last meeting: "We, the teachers of Ramsey county, wishing to extend to your honorable body our appreciation of your most generous act in furnishing us with such an elegant and copious office room, in which we can meet our superintendent and hold our monthly teachers' meeting, which we are proud to do with another in regard to the advancement of public education; Resolved, That the secretary is hereby authorized to transmit to you a copy of our most noble and judicious act for the advancement of public education in this county, and to our children and the children of our grand republic. By order of the president, Mary E. St. Cyr. NORA PHILIBROCK, Secretary Teachers' Association.

RELIEF FOR RANGERS.

Capt. James Starkey received a letter from ex-Congressman Strahl at Washington yesterday, stating that a bill had been introduced for the relief of the members of the First Minnesota mounted rangers. The bill is in charge of Congressman Morrill, of Kansas, and is now in committee. The rangers were organized in St. Paul during the early part of the civil war to protect settlers against the Indian outbreak. The regiment was mustered into the service of the United States and did some valiant fighting with the Indians, but was sent back upon to go South. The relief proposed will probably be in the shape of a bounty.

DEATH FROM A FALL.

Ernest Tiber, a German aged twenty-five years and a carpenter by trade, while engaged working on the building connected with the People's Ice company at White Bear Lake yesterday afternoon, fell a distance of twenty-five feet, sustaining injuries from which he soon died. His wife, Mrs. J. J. McCarthy & Donnelly's undertakers rooms. The remains will be kept there, pending instructions from the uncle of the deceased, who lives at Winsted Lake, Minn.

ST. PAUL REAL ESTATE.

Twenty-five deeds were filed for record yesterday.

LOST, DIAMOND BRACELET.

Dec. 4, on Dayton Summit, Sixth street or College avenue, a diamond bracelet, one returning save \$1,000.00.

HIS OWN NAME AGAIN.

Editor Volkmar Will No Longer Be Known as Editor Lewis.

HOME FROM PHILADELPHIA.

He Stops in St. Paul for a Few Hours --Benefits of His Tribulations.

A spare built young man, probably twenty-seven years of age, was among the passengers that alighted from the Chicago express at the Union depot yesterday afternoon. For several months past he has been prominent before the public, growing out of a trial for arson at Philadelphia, committed when he was a lad of a dozen years or so, and full of the mischief that characterizes boys of that age. After committing the offense he changed his name to that of A. H. Lewis, and emigrated from the City of Brotherly Love with the intention of seeking his fortune in the far West. After being connected with a railroad running from Chicago to the Pacific, he settled in what is now the thriving town of Milbank, Dak., where he started a newspaper. Certain people in that place, after vainly trying to win Editor Lewis over to their side, set an investigation on foot which resulted in unearthing his youthful escapade and the fact that his name of Lewis was assumed in order to escape a trial for the vicious delays ensued, but a few days ago, after a hearing, the defendant was acquitted of the offense charged against him. He was then taken to New York in a manner that could not be described in which he was not alone to blame, and his prosecution seemed to be merely inspired by the malice of his enemies at his home.

FUNERAL OF MR. HARBROUGH.

It will be held from his late residence on Nelson avenue to-day. The funeral of the late Springer Harbrough will take place from the residence, 73 Nelson avenue north, this afternoon at 4:30 o'clock. The following gentlemen will act as pall bearers: Charles Nichols, George O. White, Joseph Bookwalter, T. C. Jones, Charles McArthur and George E. Lamer. The remains will be taken to the Union depot and from there by the 7:30 eastern express conveyed to Pittsburg, Pa., for interment. Mr. Harbrough was born in Ohio and was seventy-one years of age at the time of his death. He controlled two large farms, one near Ada, and the other near Crookston. He took a deep interest in the education of the youth in various public capacities had often served the state in matters of this nature. No man was ever appointed to the board of education or to the board of trustees of a school where men were needed to look after agricultural matters. Mr. Harbrough leaves two children. His death giving cause to the friends of the city to furnish such books and

"DAVE" STAPLES' CASE.

The Son of the Stillwater Millionaire Now Out on Bail Calls on St. Paul Friends. "Dave" Staples, son of Isaac Staples, the Stillwater millionaire, was in St. Paul yesterday. Dave was raised in Minnesota, and has many friends all over the Northwest. He is at present under \$8,000 bail to appear before the district court in Freeport, Ill., to answer to a charge of murder in the first degree. The story of the shooting is familiar to the public. Winslow undertook to defray the expenses of a horse race, and in a row which followed Staples pulled a revolver and fired. Winslow was not dangerously wounded, and recovered from his injuries in a few days. Staples is expected to be called there within a week for trial. He feels confident of acquittal.

A SUDDEN DEATH.

J. W. Hope, a Well-Known Livery Man, Stricken Down With Apoplexy. J. W. Hope, proprietor of Hope's livery stable, No. 397 Robert street, dropped suddenly dead at his stables shortly after noon yesterday. The cause of his death is not known, but it is supposed to be apoplexy. The deceased was painting a cutter when he fell. Coroner Quinn was summoned and decided that there was no need of a coroner's inquest. The news was taken to Mrs. Hope at her residence, No. 335 Roadside street, where the body was afterward removed. Mr. Hope was a well-known and popular man, and was about sixty years of age and apparently in good health.

JUDGE COLLINS' FIRST.

Syllabi of Three Opinions of the New Supreme Court Judge. Judge Collins, the new judge of the supreme court, yesterday handed in his first batch of opinions. The syllabi in the three cases are as follows: Frank W. Collins, respondent, vs. Joseph T. Dodge, appellant. Syllabus:--Negligence of the plaintiff in an action for damages will not be inferred from the fact that he attempted to cross an intersection street in the night time at a place other than a regular crossing. Nor is such an act, of itself, evidence of want of ordinary care. The court refused to permit testimony tending to show the amount of plaintiff's monthly earnings as a professional man and that of the defendant, the respondent, were received, and also held sufficient to warrant the jury in awarding general damages. Order refusing new trial affirmed.

THANKFUL TEACHERS.

The following resolution was received by the board of county commissioners at their last meeting: "We, the teachers of Ramsey county, wishing to extend to your honorable body our appreciation of your most generous act in furnishing us with such an elegant and copious office room, in which we can meet our superintendent and hold our monthly teachers' meeting, which we are proud to do with another in regard to the advancement of public education; Resolved, That the secretary is hereby authorized to transmit to you a copy of our most noble and judicious act for the advancement of public education in this county, and to our children and the children of our grand republic. By order of the president, Mary E. St. Cyr. NORA PHILIBROCK, Secretary Teachers' Association.

RELIEF FOR RANGERS.

Capt. James Starkey received a letter from ex-Congressman Strahl at Washington yesterday, stating that a bill had been introduced for the relief of the members of the First Minnesota mounted rangers. The bill is in charge of Congressman Morrill, of Kansas, and is now in committee. The rangers were organized in St. Paul during the early part of the civil war to protect settlers against the Indian outbreak. The regiment was mustered into the service of the United States and did some valiant fighting with the Indians, but was sent back upon to go South. The relief proposed will probably be in the shape of a bounty.

DEATH FROM A FALL.

Ernest Tiber, a German aged twenty-five years and a carpenter by trade, while engaged working on the building connected with the People's Ice company at White Bear Lake yesterday afternoon, fell a distance of twenty-five feet, sustaining injuries from which he soon died. His wife, Mrs. J. J. McCarthy & Donnelly's undertakers rooms. The remains will be kept there, pending instructions from the uncle of the deceased, who lives at Winsted Lake, Minn.

ST. PAUL REAL ESTATE.

Twenty-five deeds were filed for record yesterday.

LOST, DIAMOND BRACELET.

Dec. 4, on Dayton Summit, Sixth street or College avenue, a diamond bracelet, one returning save \$1,000.00.

HIS OWN NAME AGAIN.

Editor Volkmar Will No Longer Be Known as Editor Lewis.

HOME FROM PHILADELPHIA.

He Stops in St. Paul for a Few Hours --Benefits of His Tribulations.

A spare built young man, probably twenty-seven years of age, was among the passengers that alighted from the Chicago express at the Union depot yesterday afternoon. For several months past he has been prominent before the public, growing out of a trial for arson at Philadelphia, committed when he was a lad of a dozen years or so, and full of the mischief that characterizes boys of that age. After committing the offense he changed his name to that of A. H. Lewis, and emigrated from the City of Brotherly Love with the intention of seeking his fortune in the far West. After being connected with a railroad running from Chicago to the Pacific, he settled in what is now the thriving town of Milbank, Dak., where he started a newspaper. Certain people in that place, after vainly trying to win Editor Lewis over to their side, set an investigation on foot which resulted in unearthing his youthful escapade and the fact that his name of Lewis was assumed in order to escape a trial for the vicious delays ensued, but a few days ago, after a hearing, the defendant was acquitted of the offense charged against him. He was then taken to New York in a manner that could not be described in which he was not alone to blame, and his prosecution seemed to be merely inspired by the malice of his enemies at his home.

FUNERAL OF MR. HARBROUGH.

It will be held from his late residence on Nelson avenue to-day. The funeral of the late Springer Harbrough will take place from the residence, 73 Nelson avenue north, this afternoon at 4:30 o'clock. The following gentlemen will act as pall bearers: Charles Nichols, George O. White, Joseph Bookwalter, T. C. Jones, Charles McArthur and George E. Lamer. The remains will be taken to the Union depot and from there by the 7:30 eastern express conveyed to Pittsburg, Pa., for interment. Mr. Harbrough was born in Ohio and was seventy-one years of age at the time of his death. He controlled two large farms, one near Ada, and the other near Crookston. He took a deep interest in the education of the youth in various public capacities had often served the state in matters of this nature. No man was ever appointed to the board of education or to the board of trustees of a school where men were needed to look after agricultural matters. Mr. Harbrough leaves two children. His death giving cause to the friends of the city to furnish such books and

"DAVE" STAPLES' CASE.

The Son of the Stillwater Millionaire Now Out on Bail Calls on St. Paul Friends. "Dave" Staples, son of Isaac Staples, the Stillwater millionaire, was in St. Paul yesterday. Dave was raised in Minnesota, and has many friends all over the Northwest. He is at present under \$8,000 bail to appear before the district court in Freeport, Ill., to answer to a charge of murder in the first degree. The story of the shooting is familiar to the public. Winslow undertook to defray the expenses of a horse race, and in a row which followed Staples pulled a revolver and fired. Winslow was not dangerously wounded, and recovered from his injuries in a few days. Staples is expected to be called there within a week for trial. He feels confident of acquittal.

A SUDDEN DEATH.

J. W. Hope, a Well-Known Livery Man, Stricken Down With Apoplexy. J. W. Hope, proprietor of Hope's livery stable, No. 397 Robert street, dropped suddenly dead at his stables shortly after noon yesterday. The cause of his death is not known, but it is supposed to be apoplexy. The deceased was painting a cutter when he fell. Coroner Quinn was summoned and decided that there was no need of a coroner's inquest. The news was taken to Mrs. Hope at her residence, No. 335 Roadside street, where the body was afterward removed. Mr. Hope was a well-known and popular man, and was about sixty years of age and apparently in good health.

JUDGE COLLINS' FIRST.

Syllabi of Three Opinions of the New Supreme Court Judge. Judge Collins, the new judge of the supreme court, yesterday handed in his first batch of opinions. The syllabi in the three cases are as follows: Frank W. Collins, respondent, vs. Joseph T. Dodge, appellant. Syllabus:--Negligence of the plaintiff in an action for damages will not be inferred from the fact that he attempted to cross an intersection street in the night time at a place other than a regular crossing. Nor is such an act, of itself, evidence of want of ordinary care. The court refused to permit testimony tending to show the amount of plaintiff's monthly earnings as a professional man and that of the defendant, the respondent, were received, and also held sufficient to warrant the jury in awarding general damages. Order refusing new trial affirmed.

THANKFUL TEACHERS.

The following resolution was received by the board of county commissioners at their last meeting: "We, the teachers of Ramsey county, wishing to extend to your honorable body our appreciation of your most generous act in furnishing us with such an elegant and copious office room, in which we can meet our superintendent and hold our monthly teachers' meeting, which we are proud to do with another in regard to the advancement of public education; Resolved, That the secretary is hereby authorized to transmit to you a copy of our most noble and judicious act for the advancement of public education in this county, and to our children and the children of our grand republic. By order of the president, Mary E. St. Cyr. NORA PHILIBROCK, Secretary Teachers' Association.

RELIEF FOR RANGERS.

Capt. James Starkey received a letter from ex-Congressman Strahl at Washington yesterday, stating that a bill had been introduced for the relief of the members of the First Minnesota mounted rangers. The bill is in charge of Congressman Morrill, of Kansas, and is now in committee. The rangers were organized in St. Paul during the early part of the civil war to protect settlers against the Indian outbreak. The regiment was mustered into the service of the United States and did some valiant fighting with the Indians, but was sent back upon to go South. The relief proposed will probably be in the shape of a bounty.

DEATH FROM A FALL.

Ernest Tiber, a German aged twenty-five years and a carpenter by trade, while engaged working on the building connected with the People's Ice company at White Bear Lake yesterday afternoon, fell a distance of twenty-five feet, sustaining injuries from which he soon died. His wife, Mrs. J. J. McCarthy & Donnelly's undertakers rooms. The remains will be kept there, pending instructions from the uncle of the deceased, who lives at Winsted Lake, Minn.

ST. PAUL REAL ESTATE.

Twenty-five deeds were filed for record yesterday.

LOST, DIAMOND BRACELET.

Dec. 4, on Dayton Summit, Sixth street or College avenue, a diamond bracelet, one returning save \$1,000.00.

HIS OWN NAME AGAIN.

Editor Volkmar Will No Longer Be Known as Editor Lewis.

HOME FROM PHILADELPHIA.

He Stops in St. Paul for a Few Hours --Benefits of His Tribulations.

A spare built young man, probably twenty-seven years of age, was among the passengers that alighted from the Chicago express at the Union depot yesterday afternoon. For several months past he has been prominent before the public, growing out of a trial for arson at Philadelphia, committed when he was a lad of a dozen years or so, and full of the mischief that characterizes boys of that age. After committing the offense he changed his name to that of A. H. Lewis, and emigrated from the City of Brotherly Love with the intention of seeking his fortune in the far West. After being connected with a railroad running from Chicago to the Pacific, he settled in what is now the thriving town of Milbank, Dak., where he started a newspaper. Certain people in that place, after vainly trying to win Editor Lewis over to their side, set an investigation on foot which resulted in unearthing his youthful escapade and the fact that his name of Lewis was assumed in order to escape a trial for the vicious delays ensued, but a few days ago, after a hearing, the defendant was acquitted of the offense charged against him. He was then taken to New York in a manner that could not be described in which he was not alone to blame, and his prosecution seemed to be merely inspired by the malice of his enemies at his home.

FUNERAL OF MR. HARBROUGH.

It will be held from his late residence on Nelson avenue to-day. The funeral of the late Springer Harbrough will take place from the residence, 73 Nelson avenue north, this afternoon at 4:30 o'clock. The following gentlemen will act as pall bearers: Charles Nichols, George O. White, Joseph Bookwalter, T. C. Jones, Charles McArthur and George E. Lamer. The remains will be taken to the Union depot and from there by the 7:30 eastern express conveyed to Pittsburg, Pa., for interment. Mr. Harbrough was born in Ohio and was seventy-one years of age at the time of his death. He controlled two large farms, one near Ada, and the other near Crookston. He took a deep interest in the education of the youth in various public capacities had often served the state in matters of this nature. No man was ever appointed to the board of education or to the board of trustees of a school where men were needed to look after agricultural matters. Mr. Harbrough leaves two children. His death giving cause to the friends of the city to furnish such books and

"DAVE" STAPLES' CASE.

The Son of the Stillwater Millionaire Now Out on Bail Calls on St. Paul Friends. "Dave" Staples, son of Isaac Staples, the Stillwater millionaire, was in St. Paul yesterday. Dave was raised in Minnesota, and has many friends all over the Northwest. He is at present under \$8,000 bail to appear before the district court in Freeport, Ill., to answer to a charge of murder in the first degree. The story of the shooting is familiar to the public. Winslow undertook to defray the expenses of a horse race, and in a row which followed Staples pulled a revolver and fired. Winslow was not dangerously wounded, and recovered from his injuries in a few days. Staples is expected to be called there within a week for trial. He feels confident of acquittal.

A SUDDEN DEATH.

J. W. Hope, a Well-Known Livery Man, Stricken Down With Apoplexy. J. W. Hope, proprietor of Hope's livery stable, No. 397 Robert street, dropped suddenly dead at his stables shortly after noon yesterday. The cause of his death is not known, but it is supposed to be apoplexy. The deceased was painting a cutter when he fell. Coroner Quinn was summoned and decided that there was no need of a coroner's in