

entirely to music, with Prof. Antonin Dvorak, of New York, and Prof. U. I. Havace, of St. Petersburg, as the conductors.

As Dvorak walked upon the stage a storm of applause greeted him. For nearly two minutes the old composer stood beside the music rack, baton in hand, bowing his acknowledgments.

The orchestra consisted of 40 members, and a severe test of technical writing as well as playing, was interpreted brilliantly. The orchestra caught the spirit and magnetism of the distinguished leader. The audience sat as if spell-bound. Tremendous outbursts of applause were given. The second part of the programme Dr. Dvorak's compositions were "The Slavonic Dances" in B major, E major and A major, and "My Country," and overture. Prof. Havace conducted the rendition of "The Bride of Messina," a funeral march by Chopin; the "Spanish Fandango," by Napravnik; two selections of his own, "The Chase," a comic opera, and the other a mazurka.

The reception which his St. Paul countrymen gave him, last night is but a slight tribute to the esteem in which he is held by all Bohemians. The occasion was a very informal one, and every one present was very much pleased to have an opportunity to do honor to the man whose name is a household word with his own people.

Ten-pound baskets Concord Grapes 20c at Andrew Schoch Grocery Co., Seventh and Broadway.

DENTISTS CONVENE TODAY.

Tenth Annual Meeting at the Senate Chamber.

At 10 a. m. today the Minnesota State Dental association will convene in their tenth annual meeting at the state capitol. The sessions will be held in the senate chamber. The programme of the morning session today will be roll call, routine business, paying dues, and reports of committee. At 3 p. m. Dr. R. A. Carnahan will deliver an invocation. President C. H. Goodrich, of St. Paul, will then deliver his annual address, and this will be followed by a discussion led by Dr. C. A. Van Duzee. The balance of the afternoon programme will be as follows: Essay, "Quiz on Gold Fillings," Dr. C. W. Nutting, Spring Valley; discussion, "The Dental Week's essay," "Dents in Crown and Bridge Work," Dr. H. L. Crutenden, Northfield; discussion by Dr. F. H. Orton.

The evening session will be given over to reports and discussion of special cases, and appliances. There will also be a talk on the various dental dental congress by Dr. G. V. L. Brown, Duluth.

The convention will be continued through Thursday and Friday. Clinics will be held Thursday morning from 9 to 12 a. m., and Friday morning from 10 to 12 a. m., at M. F. Patterson's dental depot, on Minnesota and Sixth streets, and Friday morning from 9 to 10 a. m., at Dr. Lyons' office, Pioneer Press building.

MARKS DIDN'T DRAW.

A Barber and a Bohemian at Threatening Play.

A crowd of men and boys stood in front of Lykes' barber shop yesterday afternoon, watching the antics and threatening gestures of a barber and an angry Bohemian named Marks. The latter was making threatening motions from a hip pocket, and the colored chap was moving about in a wild way, shouting "Don't you draw no razor on me. Jes you try dat on. I'll fix you plenty." Marks hunted around the streets for a policeman, and then went to the chief of police, who wanted a warrant, saying that the colored man had moved into his house without asking him, and when he wanted a warrant, the colored man had hit him in the face. Marks was told to come around the next day and swear out a warrant, but in his wrath he demanded the arrest of the man before night.

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AN UNDESIGNED RIDE.

The Rear End of a Dirt Wagon Strangely Ornamented.

At 4 o'clock yesterday afternoon the passers upon Fourth street and the habitues of the locality were given a free show, in the shape of a well dressed and handsome woman riding at the rear end of a dirt wagon, sitting upon the rough and dirty boards with her feet hanging down. She was given a furious ovation of jeers and shouts and yells, but remain undisturbed. However, when she got a glimpse of Jim Abern, her feelings overflowed, and she waved her hand at him joyously. Just what the performance meant no one on the street knew; but it was presumed that she was taking this ridiculous ride through the busy street on a wager.

THE NAT. GERMAN-AMERICAN BANK.

All persons having deposits in or claims against the National German-American Bank are requested to call at the bank, as soon as convenient, with a view of concurring in an agreement which will enable the bank to resume business at an early day.

CAPITOL JOTTINGS.

Gov. Nelson went to Albert Lea yesterday to attend the opening of the Freeborn county fair.

The state insurance commissioner yesterday admitted the Northern Fire Insurance Company of Duluth. Its authorized capital is \$200,000, and its paid-up capital stock \$200,000.

E. F. Wade, justice of the peace at Fairmount, was indicted for a burglar's office yesterday and turned in \$25, which he collected in fines for violations of the state fish and game laws.

A. H. Bertram, assistant state dairy commissioner, left last evening for Albert Lea to attend the Freeborn county fair. The fair is reported to have about the finest dairy display ever seen in the state, and Mr. Bertram is to inspect it and make a full report.

Frank Cassady, E. H. Mayo and Antoine Paul, factory inspectors of the state labor bureau, were yesterday busy engaged in mapping their respective territories for the annual tour of inspection which they begin today. Cassady takes the southern part of the state, Mayo the central and western, and Paul the northern part.

Harvest Hands Wanted. County Commissioner Peter Daly received a letter from the postmaster of St. Thomas, N. D. yesterday, stating that while a number of harvest hands have reached there, yet twenty-five or forty more can find employment at \$2 per day and board. The letter was in response to inquiries made by Mr. Daly.

STRANGE CASE.

"Our daughter was so terribly afflicted with nervousness that she lost the use of her right arm. We had to give up all her studies. We feared she would never be able to do anything, but for Dr. Miles' Restorative Nervine she would have had a full recovery. The physician did her no good. Three bottles of Nervine entirely restored the use of her arm, she gained 21 pounds in weight, and she is now as healthy as ever. I have written and signed my name to the following certificate, and it is now on file in the office of Dr. Miles' Restorative Nervine. Dr. Miles' Pills 50 doses 25 cents."

DOINGS OF CITY DADS.

ALDERMEN FAVOR ISSUE OF CERTIFICATES OF INDEBTEDNESS.

TO RAISE A FUND OF \$9,000.

The Money to be Expended for Paying Men to Work at Cleaning Streets and Alleys—A Veto Sustained—New Prohibitory District Created—General Grievance of Municipal Work.

There were two absentees at the regular meeting of the board of aldermen last night. Ald. Ingersoll was reported sick and Ald. Montgomery out of the city. A large amount of routine business was transacted, the more important being given below.

Ald. Cullen introduced a resolution authorizing the proper city officers to negotiate and sell \$9,000 worth of certificates of indebtedness with interest at 6 per cent, to run two years from date, the proceeds to be placed in the city treasury for the purpose of advancing the interests of the city.

Ald. Cullen, in speaking to the resolution, said the mayor had called a meeting of twenty citizens for the purpose of consulting and devising ways and means to put some of the unemployed laboring men at work. Subcommittees on finance and census had been appointed. The committee on census was now having taken a list of those who had resided in St. Paul for six months who had families dependent upon them, and who were willing to work for \$1 per day. The finance committee had found the only available means for the city was the unexpended portion of the \$10,000 fund which under the charter was to be used for the best interests of the city. As soon as the census mentioned was completed it was the intention to expend a portion of the \$10,000, which was all that remained of the \$10,000 fund, in cleaning the alleys and streets and in furnishing other employment. The citizens' committee was anxious to have the resolution passed, and as it was in the interests of those unemployed in the city at the present time, Ald. Cullen asked all members present to vote for the resolution.

GO SLOW, SAYS FRANKLIN.

Ald. Franklin opposed the voting of the money at this time. The question of putting \$9,000 of the city money in the hands of a citizens' relief committee he thought should be looked into and how the money was to be expended explained. He was in favor of deferring action until a joint meeting of the aldermen and assembly could discuss the matter. The time, he thought, was not ripe for the issuance of the certificates.

Ald. Cullen called attention to the fact that all of the votes of those present were necessary to pass the resolution, and, as the matter was one of vital importance, he hoped there would be no objection.

Ald. Franklin withdrew his objection and the resolution was passed.

Ald. Copeland presented a petition from property owners on Jessamine street, asking that the street between Jessamine and Summit streets be graded as soon as possible. The argument was advanced that grading would give work to a large number of laboring men who were now unemployed, aside from being a public necessity. A preliminary order for the grading of the street was passed.

The chair appointed Ald. Zimmerman, Warner and Copeland as the members of the joint special council committee to consider ways and means for the employment of unemployed labor.

A VETO SUSTAINED. The mayor's veto of the resolution directing the placing in the tax levy for next year an amount sufficient to pay for the lighting of University and Como avenues, Rice, Cedar, Courtland, Cass and Jessamine streets, was sustained. The mayor stated in his veto that the lighting of the streets was now done by gasoline lamps. The change to gas would involve an expenditure of about \$50,000, and at the present time the city, he said, ought not to expend money except when absolutely necessary.

A substitute resolution was then introduced and passed, directing the proper city officers to place in the tax levy of 1891 an amount necessary to light the following streets with gas lamps: Summit avenue, from Griggs to Victoria streets; University, from Dale to Lexington; Cass, from Payne to University; University, from University to Bradley; Rice street, from Como to Front; Como avenue, from Rice to Union; Cedar, from Mississippi to Courtland; and on Courtland from Acker to Agate.

A REPEALING ORDINANCE REFERRED. A Warren introduced an ordinance repealing one passed and approved April 1, 1882, allowing the Chicago, Milwaukee & St. Paul railway the right to erect a freight house on the levee between Sibley and Wacouta streets. The ordinance introduced by the eighth ward alderman also directed the railway company to vacate the property and to surrender the possession of the property within sixty days after the passage of the ordinance.

Ald. Warren said the railway company had the ordinance passed simply to give them the right to put a frame warehouse for a period of two years and had no right or title to the property under the ordinance. The ordinance he introduced was simply to give the company notice that the city claimed title to the property. In a suit brought by the city to quiet title to the land between Wacouta street and Broadway the railroad company had claimed the land under the right of adverse possession, alleging it had been in possession for twenty years. The court had decided in favor of the Milwaukee road.

City Attorney Chamberlain explained that the case had been carried to the supreme court by the city and the decision of the lower court affirmed. A motion for a new trial, however, had been made, and the supreme court had granted the motion, which would allow another trial in the district court. The ordinance introduced by Ald. Warren, he thought, would have no effect on the case one way or the other, as it referred to land other than that at issue in the suit. The point made by Ald. Warren's ordinance was that the former ordinance granted the railroad in 1882 for permission to erect a freight house on the land for two years, if repealed before twenty years had expired, would prevent the company claiming adverse possession.

While this point would do under some circumstances, the facts were that the railroad had held the ordinance since 1882 simply gave them permission to erect a modern building on the land. They claimed to have possession of the land at the time, which point had been brought out at the trial of the law suit. The city attorney also said a law had been passed by the legislature two years ago which prevented the claim of adverse possession to city property, but this law would only apply to cases after the passage of the law.

After some discussion the ordinance was referred to the committee on streets.

MILLER'S BILL RETURNED. The bill for \$201 sent in by City Treasurer Miller for expert services in examining books in the office was reported back from the committee on claims without recommendation.

The bill on motion of Mr. Franklin was ordered sent to the comptroller to audit, but as only four votes could be secured in favor of such action the chair declared the motion lost. Later in the evening Mr. Miller sent in a communication, in which he stated within the last few days private parway had sent him one-half of the amount expended by him, and others had prom-

ised to make up the balance. Under these circumstances Mr. Miller asked to have the bill returned, and as there was no chance for the bill to go through it was ordered returned.

The same official also sent in a lengthy communication relative to the manner in which ex-Treasurer Reis kept the books while in the office. This was referred without reading to the special joint investigating committee. Mr. Miller claimed the error pointed out by the Globe on Monday was a result of the condition of the books as he found them on taking office.

A STAGGER AT ECONOMY. Comptroller McCarty informed the council that the recommendation of the mayor as to the consolidation of the fire and police alarm systems was a good thing, particularly as responsible parties offered to take charge of the whole business for \$3,000 per annum.

The communication also requested the repeal of the resolutions authorizing extra help in the office of the superintendent of police alarm. The laws of 1887, he said, provided that the superintendent should receive \$300 per annum for himself and all assistants, this being the case, both resolutions above mentioned were illegal.

The communication and resolutions repealing were sent to the committee on police.

A NEW PROHIBITORY DISTRICT. Ald. Zimmerman introduced an ordinance, which was passed under a suspension of the rules, repealing one passed June 25, 1888, and making a prohibited district for saloons in the territory in the Sixth ward bounded by Anthonis, Ohio, Chippewa avenue and the river.

THE ROUTINE GRIT. The final order for the planting of shade trees on Summit avenue, from Kent to Lexington avenue, was passed. The Northwestern Telephone company was given the right to run a line of poles and wires on Como avenue, from Farrington and Park street.

The sum of \$5,548.55 was ordered paid out of the fire department fund to pay the balance of the sum advanced to pay the fire department payroll for November, 1889.

The petition from property owners asking that the garbage contractors be requested to move their platform on the "Coo" line, near Cottage street, to some other locality, was sent to the special committee on garbage.

Hon. H. D. Wood notified the council that she had been seriously injured by a defective walk on Marshall avenue, and claimed damages. The committee on claims will investigate.

A resolution was passed giving William Cunningham permission to place a water pipe on the University avenue. Another resolution was introduced referring to the committee on streets repealing the right given to John Dowling & Son to place scales on Sixth street.

The ordinance allowing the street car company until Nov. 1 to change the East Seventh street cable to an electric line was indefinitely postponed.

The Selby avenue safety device ordinance was referred to the special committee, the alderman members of the committee being Ald. Cullen, Montgomery and Copeland.

The petition of Merriam Park residents to have the cable run from Fourth and Broadway to Prior and University streets was referred to the same committee.

A resolution introduced at the request of the mayor authorizing him to appoint a man at \$25 per month to measure wood and weigh coal was referred to the committee on police. Ald. Cullen thought the market master and his assistants could do the measuring and weighing of fuel, and by this means save the \$25 per month.

The police matter will probably receive her pay for July and August, and the order for \$100 paid to her being passed.

The resolution of Assemblyman Reardon directing the mayor to enforce the city law which requires the street car company to run the cable on a certain street line around the loop was passed unanimously.

Final orders were passed for the re-paving of Fourth street, from Jackson to Broadway; paving Rice street, from Como avenue to Front street; and for widening of Rondo street, from St. Anthony to Western avenues. The aldermen concurred in the action of the assembly in annulling all proceedings in the opening and grading of East Third street from White Bear avenue to the junction of the city attorney was also directed to stipulate a judgment in the case now pending between D. J. Hennessey and the city in a suit growing out of this improvement.

ASSEMBLY MEETING POSTPONED. The special meeting of the assembly called for this evening has been postponed. The object of the meeting was to pass the August pay rolls and take action on the resolution of Ald. Cullen relative to the issuance of \$9,000 worth of certificates of indebtedness to employ laboring men out of work. Owing to the absence of Assemblymen Lichtner and Schuetz from the city and the fact that it takes eight of the nine votes in the assembly to pass the resolution, the meeting was postponed.

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TWO CHURCH WEDDINGS.

Four Respected Young People of St. Paul Enter Wedding.

The marriage of William J. Sullivan, of Union Park, to Miss Lillian O'Brien, of St. Paul, was solemnized at St. Mary's church yesterday morning at 10 o'clock. Rev. Father O'Connell performed the ceremony and officiated at the nuptial mass. Both of the contracting parties are well-known members of St. Paul society, and before the arrival of the bride party the church was packed. The doors of the church were closed upon the arrival of the carriages containing the party, and were not opened until the wedding march announced to the expectant friends their entrance into the church. The procession was led by Miss Katie Sullivan and Clarence Connelly, bridesmaid and groomsmen respectively. Then came the maid of honor, Miss Ella O'Brien. Next the bride, followed by Miss Grace O'Brien and L. J. Sullivan, second bridesmaid and groomsmen. At the sanctuary rail they were joined by the groom and his best man, Prof. J. A. Hartigan. The bride wore a crepe de chine gown trimmed with point lace, carried a white prayer-book, no flowers. Miss Ella O'Brien wore Nile green crepe de chine trimmed with Duchess lace. Miss Sullivan was attired in canary grenadine over silk, and Miss Grace O'Brien in pale violet crepe.

The ushers were G. McCann, of Hamline, and G. F. Morris, of Minneapolis. At the offertory of the mass Mrs. J. S. O'Brien, of Stillwater, rendered a solo.

After the ceremony the party drove to the home of the bride, on Eighth street, where the caterers had prepared a sumptuous repast, which was served to the bride party and immediate friends. The presents received by the young couple were numerous and in character very fine, showing the esteem

in which the bride and groom are held by their many friends. In the afternoon Mr. and Mrs. Sullivan departed for Chicago, accompanied by the inevitable old lawyer laden with hearty wishes of their friends. Mr. and Mrs. Sullivan's future home will be in Minneapolis.

WRANGLING AND WORK.

COUNTY LEGISLATORS DO CONSIDERABLE OF BOTH.

WORK IN SIGHT FOR NEEDY.

Next Year's Appropriations to be Drawn Against on Warrants That Can be Negotiated—Contract Let to Open the Barlow Road—Printing Bill Disapproved by the Expert.

That legislative body of the county, the board of commissioners, held a protracted and argumentative session last night, in which they disposed of a considerable amount of business after a lot of wrangling.

A bomb was thrown into the meeting in the shape of a petition from a number of farmers for an investigation of a piece of grading on the Rice street road. Peter Orth, one of the petitioners, told the board that the dirt had been placed on the road under a former contract that is now being removed under another contract. Several of the members called the statement in question, and the county surveyor asked for specific statements on the subject. An investigation of the profiles and papers was had, and an explanation was made relative to a change in the contract by the board.

Mr. Orth then admitted that his impressions in the matter were wrong, as he did not know that the board had ordered a change from the profile of the road. He also admitted that he did not know the work had been paid for by the county yard.

Mr. Wallace stated that the board would right any mistake made when it is shown in a proper way, and pay the expense of an engineer that will show the work has not been done according to contract. The matter was referred to the committee on roads and bridges to be further investigated.

The report of the county treasurer on the hospital was submitted and referred to the committee on public records and reports. In this connection the county auditor warned the committee that he wanted those institutions looked into upon penalty of his declining to issue any warrants in their favor unless it is shown that they are fully entitled to draw the amount of bills allowed.

F. H. Thornton was allowed an estimate on the Edgerton street road. Jacob Lauer was allowed a final estimate on the Kohler road and W. H. Mulligan was allowed \$1,000.44 as a final estimate on the Rice street improvement.

WORK FOR THE NEEDY. Commissioner Lavallee, of a special committee, reported that he had been ascertaining that the board has the right to encroach on the road fund for the year 1891 by having work done by men out of employment, and giving them orders for groceries and fuel that may be presented at stores and to coal dealers who have agreed to accept them and present them to the county yard.

The object of this movement is to furnish work for the needy. The matter was left without any further action by the board.

There was a long wrangle, during which the personalities were indulged in over the letting of a contract to open the Barlow road into the village of New Brighton. It ended, however, in Commissioner McCarty carrying his point to open the bids and let the contract.

There was a question raised as to the obligation of the village of New Brighton to pay for half of the making of the road within its limits, also as to John Farrell releasing the claim for a right of way. Mr. Farrell signed a memorandum agreeing to make a quit-claim deed for the right of way, and the contract for the construction of the road was awarded to Mike Kulskie at his bid of \$1,788.95, being nine and one-half cents for grading, twenty-seven cents for laying and \$19 per 1,000 for lumber.

A BILL TOO HIGH. Expert Printer William Koch refused to approve a bill for \$38.29 in favor of the Daily News for publishing the special delinquent tax list. The objection was that the bill was rendered for publication by folio under a special law, when in fact the publication should have been made under the general law which provides for paying 12 1/2 cents per description, which would make the bill \$165 in place of \$38.29. The amount asked. The expert reported that he finds that all other counties in the state published such lists. The attorney general has been appealed to from Ellmore county for a decision allowing them to charge by the folio. Mr. Koch stated that he had been surprised to find that the bill had been approved by David Ramaley, the state expert printer.

The matter was referred to the committee on printing and the county auditor to investigate as to what should be done in the premises.

The proposal of engineering a road in White Bear township was granted, and the county auditor was directed to issue a warrant for changing the road.

Sisters of St. Joseph now have a kindergarten in connection with their academy. Classes resume studies Sept. 4.

HOOD'S CURES.

Temporary Organization Formed—Business Today.

The state board of equalization met at the capitol at 2 o'clock yesterday afternoon for its regular annual session. After perfecting a temporary organization an adjournment was taken to this forenoon at 10 o'clock, when a permanent organization will be made and business begun. Eleven of the nineteen members were present. Besides the ex-officio members, who are the governor, attorney general and state auditor, the board is composed of the following men: First district, O. J. Wing, Aspelund; second district, Channing Seabury, St. Paul; third district, J. G. Lawrence, Wabasha; fourth district, Daniel Bassett, Minneapolis; fifth district, Oswald Powell, Janesville; sixth district, E. F. Wade, Fairmount; seventh district, Hon. Crocker, Deer Creek; eighth district, G. Blair Waters, Ellsworth; ninth district, Edwin Paulson, Linneus; tenth district, Niles Carpenter, Rushford; eleventh district, E. Coffey, Duluth; twelfth district, L. O. Thorpe, Willmar; thirteenth district, Alex. F. Fildes, Elkton; fourteenth district, E. O. Christianson, Crookston; fifteenth district, E. B. Lowell, Aitkin; sixteenth district, H. W. Stone, Morris.

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Early Morning Fires. A small frame barn owned by Mrs. Catherine O'Connor, in the rear of 97 East Fourth street, was destroyed by fire at 7 o'clock last evening. A cow in the barn at the time was burned to death. Loss, \$200; covered by insurance. An unoccupied barn at 417 East Eighth street was partly destroyed by fire this morning at 1 o'clock.

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The Boston St. Paul

ESTABLISHED 1870.

WHY NOT BUY THE BEST?

BROKAW BROS.

Brokaw Bros.' Men's and Boys' Finest Tailor-Made Clothing can be bought here and can be bought nowhere else in the Northwest.

ROGERS, PEET & CO.

Rogers, Peet & Co.'s Men's and Boys' Finest Tailor-Made Clothing can be bought here and can be bought nowhere else in St. Paul.

DAYTON & CLOSE.

Dayton & Close's Men's and Boys' Finest Tailor-Made Clothing can be bought here and can be bought nowhere else in St. Paul.

ALLEN SOLLY'S.

Allen Solly's high grade Underwear and Hosiery can be bought here and can be bought nowhere else in St. Paul.

WELSH MARGETSON.

Welsh Margetson's Fine Furnishings can be bought here and can be bought nowhere else in St. Paul.

VIRGOE MIDDLETON'S.

Virgoe Middleton's Fine Furnishings can be bought here and can be bought nowhere else in St. Paul.

YOUUMAN'S.

Youuman's Fashionable Hats can be bought here and can be bought nowhere else in St. Paul.

HENRY HEATH'S.

Henry Heath's English Hats can be bought here and can be bought nowhere else in St. Paul.

FALL AND WINTER STYLES READY IN EVERY DEPARTMENT.

BOSTON ONE-PRICE CLOTHING HOUSE

Third Street, ST. PAUL

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