

SAINT PAUL.

HERE AND THERE.

The council committees on ways and means met jointly yesterday afternoon and approved a large budget of bills.

The Society of the Sons of Denmark of St. Paul filed articles of association with the secretary of state yesterday.

The principals of the city schools met yesterday afternoon at the manual training building. Business of a routine character was transacted.

The Tuxedo Pleasure club will give its fifth social dance next Saturday evening at Garfield hall, corner of Arcade and Paulloune streets. Friends are cordially invited to attend.

A two-story frame dwelling, to cost \$1,700, will be erected on the south side of Hague avenue, between Chas. Worth and Oxford streets. The permit was issued to George F. Engel yesterday.

Rev. Edward A. Steiner lectured last evening at the First M. E. church on "Kodak Snapshots Taken in Russia, Hungary, Austria and Germany."

The Oak Leaf Social club will give its first masquerade ball of the season tomorrow evening at 78 South Robert street. A gold medal will be awarded to the best lady and gentleman waltzers.

Those having in charge "Esmeralda" report that there are plenty of seats left; that seats in the balcony will be 50 cents and in the gallery 25 cents, and that the curtain will rise promptly at 8:15 o'clock.

Garfield Post No. 8, G. A. R., holds an open meeting or camp fire this evening at its hall, 229 East Seventh street.

All the G. A. R. comrades and their families, Sons of Veterans, Woman's Relief Corps and Ladies of the G. A. R. have been invited.

The Young People's Society of Park Congregational Church give an entertainment for the benefit of their mission work this evening at 8 o'clock.

The program will consist of musical numbers, tableaux and an hour of Edison's phonograph.

PERSONAL. John McCabe, secretary of the chamber of commerce at Superior, Wis., is the guest of his friends, Judge Twombly, Mr. and Mrs. A. H. Simon, of Summit avenue, gave a dinner on Wednesday in honor of Jefferson De Angelis, the popular comedian of the Della Fox Opera company.

At the Clarendon—A. P. McKinstry, Winnebago City; F. D. Hadley, Sioux City; Leo A. Anoka; Charles Staley, Bismarck, N. D.; John Carr, Blue Earth City; M. Summerhul, Chicago.

At the Metropolitan—Alfred Wallen, Fargo; F. J. Holt, Chicago; C. W. Coleman, Butte; C. D. Frederick, Milwaukee; A. C. Williams, New York; J. P. Convey and wife, St. Louis; T. J. Jones, Dubuque; H. A. Fisher, Baraboo, Wis.

At the International—Albert Decker and William Thompson, St. Peter; Watkins Winterfield, Chicago; W. H. Watkins, Lake City; S. C. Hackley, Deadwood; E. E. Murphy, Hudson; William Drake, Bismarck; J. C. Harrison and J. W. Heath, Austin.

At the Sherman—C. B. Pinney, Fargo; N. D.; A. E. Holmberg, Kintred, Minn.; J. B. House, Clinton, Minn.; J. Stephens, Mayville, N. D.; J. C. Garland, North Branch, Minn.; Henry C. Johnson, Grand Forks, N. D.; G. W. Sears, Jessup, Ia.; H. H. Baker, Hills, Minn.

At the Windsor—M. L. Roberts, Caledonia; C. C. Goodell, Peoria; W. L. Comstock, Mankato; Henry M. Buck, Sausalito; J. S. Brennan, Bowling; John Palm, Litchfield; A. D. Gray, J. C. Mills, Preston; H. R. Grady, St. Clair; E. P. Hendrickson, New York.

At the Ryan—Thomas McNaught and Hugh Campbell, Duluth; A. W. Ross, Winnipeg; J. J. Kelly, Great Falls; E. S. Buxton, Superior; J. D. Sheedy, W. A. Hunkins, Austin; W. H. Flagg, D. L. Henderson, George B. Jordan, Chicago; C. L. Silvester, J. A. Watted, New York.

At the Merchants—A. L. Cole, Mottley; Robert C. Gaudin, Hinckley; Martin L. Vaughn, North Branch; W. J. Keating, Watertown; S. D. A. L. Roddy, Des Moines; J. J. Sabn, Winona; J. W. Bates, Beloit, Wis.; W. L. Williams, Cedar Falls; Walter Hudson, Chicago; H. B. Harwood, New York.

WILL CONZEM ESCAPE. Judge Egan intimates that indictments against James Conzem may be quashed.

Judge Egan yesterday intimated to County Attorney Butler that he had serious doubts as to the propriety of trying James Conzem on the other indictments pending against him if the evidence to be introduced is the same as that offered in the last trial.

The county attorney replied that he would like a day or two in which to confer with reference to the case. He would then advise the court. Conzem is the man indicted with James McAvoy and August Pruden for assaulting a number of German boys. McAvoy and Pruden were convicted, but Conzem was discharged by order of the court when placed on trial on one indictment.

MICHAUD FRIDAY. Fancy Ripe Strawberries, Pint Boxes, 15c. Fancy Ripe Bananas, 15c Per Dozen. Fancy Evaporated Yellow Peas, 15c Per Dozen. Extra Fancy Golden Dried Apricots, 12c Per Pound. Fancy Sweet California Prunes, 7c Per Pound. Fancy Sweet Silver Prunes, 12c Per Pound. 1-lb. cans good Salmon, 9 Cents. 1-lb. cans Fancy Red Salmon, 12c, 15c and 18c. 1-lb. cans Fancy Lobster, 20 Cents. 3-lb. cans Clam Chowder, 20 Cents. Fancy Creamery Butter, in 5-lb. jars, 19c Per Pound, Sugar-Cured Picnic Hams, 7c Per Pound.

MICHAUD BROS. LEADING GROCERS, Seventh and Wabasha.

JOHNSON'S HOT FRY

The Assemblyman Roasts the Seventh Street Property Owners

FOR THEIR RASH JUDGMENT

In Condemning the Assembly for Its Honest Action

ON THE PAVING QUESTION.

The Matter Finally Disposed Of Satisfactorily—Other Business.

Seventh street property owners are breathing easier now. As predicted by the GLOBE, the assembly at its meeting last night put a quietus on its former resolution authorizing the street railway company to lay a granite pavement between its rails and tracks on Seventh street from Brook street to Seven Corners. The matter was disposed of shortly after the assembly convened. By a unanimous vote, Assemblyman Lewis being the only member absent, the resolution was indefinitely postponed. There was no debate, but something was said, and Assemblyman Johnson said it. And the property owners present heard it.

As soon as the resolution was recalled for consideration, Mr. Strouse, who originally introduced it at the request of the street railway company, moved that it be indefinitely postponed. The motion was seconded and President Copeland was about to put the question when Mr. Johnson claimed the right to make a few remarks. It was accorded, and Mr. Johnson proceeded. He explained his position and that of the entire assembly in the matter, as was set forth in yesterday's GLOBE.

The street railway company, Mr. Johnson said, had secured the introduction of the resolution on the representation that many of the Seventh street property owners had experienced a change of opinion and now favored a granite pavement between the rails and tracks, whereas last fall they were unanimous in insisting upon asphalt from curb to curb. Consequently the assembly adopted the resolution for the sole purpose of giving such property owners a hearing, to which they were entitled. The hearing was had, whereupon it appeared that a change of sentiment had taken place among the property owners. That was all the assembly wanted to know, and it was at once prepared to indefinitely postpone the resolution.

Mr. Johnson then SCORED THE PROPERTY OWNERS for their hasty and unwarranted action in condemning the council. "We were placed here, as I understand it," continued Mr. Johnson, "to represent the people and carry out their wishes. I am sure that I was not put in this assembly by any divine right. I know that I have done my duty in this matter, and so have my associates. That being the case, I cannot see why the property owners condemn our action. They were wholly unjustified in impugning the motives of the individual members of the council. Their disposition in this matter was unmistakably apparent at the meeting held by them at the Commercial club last Saturday night, when one of the speakers declared amid approving shouts, 'It isn't the Street Railway Company we've got to fight; it's the assembly.'"

"Think of it, gentlemen, the citizens of St. Paul being obliged to fight the assembly to gain their rights! We all know, and so does the public at large, that that sentiment was wholly unwarranted."

When Mr. Johnson sat down, Mr. Robb asked for a roll call on the motion for an indefinitely postponed, as he wanted the Seventh street property owners to hear how he voted. Accordingly, the roll was called, and when the clerk reached Mr. Robb's name, that gentleman voted "aye," a tone that could be heard by those seated at home, and to mention those present in the council chamber. After President Copeland had declared the motion indefinitely postponed, he expanded the countenance of William Pitt Murray, and Mr. Gest looked unutterably relieved. The remainder of the evening was devoted entirely to ROUTINE BUSINESS.

A resolution was offered by President Copeland reciting the fact that certain parties had offered to rent the easterly half of the cement and first story of the Market house to spend \$5,000 in repairs and alterations to be paid a yearly rent of \$5,000 for ten years. The resolution, which was adopted, recommended that the proposition be referred to the committee on public buildings to consider the advisability of accepting the offer.

Another resolution by Mr. Copeland was adopted, providing that a committee of three be appointed from the assembly to act with a similar committee on the board of aldermen, both committees to confer with the street railway company relative to the paving of the various streets upon which the said company has its tracks—other than Seventh street—and for the paving of high streets preliminary orders are now before the assembly or the board of aldermen. Messrs. Reardon, Strouse and Lewis were appointed as the assembly committee.

The resolution of the board of aldermen, providing for additions to the Lincoln and Cleveland schools and for a new school building at the corner of Avon and Laford streets, were adopted, but the two resolutions authorizing an addition to the corner school and a new school building at the corner of Pacific avenue and Hester street, were referred to the committee on education, as Mr. Johnson suggested that there might not be enough money to erect all the buildings, and further inquiry might be advisable.

The resolution of the board of aldermen authorizing the city engineer to purchase two street sprinklers at the price of \$100 each, upon motion of Mr. Reardon, referred to the committee on streets.

The ordinance designed to prohibit non-resident produce, vegetable and fruit dealers from running their goods

into town and selling them from railroad cars or vehicles was passed under suspension of the rules.

THE CLAIM OF N. O. ROSS for \$5,000 for an alleged infringement of a patent automatic "stable door opener" in fire engine houses, which claim the board of aldermen disallowed, and to further defend which it voted to appropriate \$250, was referred by the assembly to the committee on claims.

The ordinance changing the name of Evergreen avenue to Linwood Place was passed.

The ordinance prohibiting the erection of barns, stables, etc., within less than seventy-five feet of a public street, without either the consent of a majority of the property owners on the block frontage or else the permission of the council, was passed.

The final order for the paving of St. Peter street with asphalt from Third street to College avenue was referred to the committee on streets, but the final order for paving the same street with cedar blocks from College avenue to Martin street was passed.

A communication was received from the corporation attorney, notifying the assembly that the municipal court had pronounced the ordinance compelling all persons who sell poultry and game to take out a license therefor to be void. This ordinance was first introduced by Ald. Ehrmantraut. Under the decision of the municipal court a fee of \$50 paid by the Andrew Schoch grocery company for such a license was, by resolution, refunded.

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WILL NOT ENJOIN.

Judge Nelson's Decision in Injunction Suit Against W. Ingersoll, the ST. PAUL PHOTOGRAPHER

To Restrain Him From Selling Photographs Made at the World's Fair.

THE EXCLUSIVE PRIVILEGE

Claimed by the Petitioners Is Doubtful, as to Legality, by the Court.

Judge Nelson, of the United States court, yesterday filed a decision refusing to make permanent the temporary injunction granted a few weeks ago in the case of Benjamin W. Kiburn and James M. Davis, restraining Truman W. Ingersoll from selling world's fair photographs because the plaintiffs claim to have secured an exclusive right to that privilege from the world's fair commission. Following is an abstract of Judge Nelson's decision:

In this case, a bill in equity is filed and an injunction asked to restrain defendant from making, selling or offering for sale certain stereoscopic views taken by him in the world's fair grounds, for the reasons that the complainants have the sole right and privilege to produce stereoscopic views of objects and persons taken in the grounds of the exposition during the time it was held.

Complainants state that they purchased from the corporation known as the World's Fair Exposition the sole right to make and sell stereoscopic views taken of objects and persons in the grounds of the world's fair, that in order to protect them in their right, no persons were allowed to take any stereoscopic views in the grounds, not to enter the grounds with a photographic outfit, except a hand camera, not exceeding six inches, and persons using such hand-camera were required to pay \$2 a day for the privilege, and to sign an agreement that they would not make or permit to be made any stereoscopic negatives from the pictures so taken by them; that defendant surreptitiously or by bribery, took a large number of views with a stereo-camera, in violation, contrary to the rules and regulations, and has manufactured and sold, and is manufacturing and selling the same to the great injury of those complainants.

Upon the hearing defendant introduced his own affidavit, in which he admits that he made and took certain stereoscopic views, and that he sold the same. He alleges that the only instrument he used for taking these views was a 4x5 hand-camera; that he paid \$2 per day for the privilege of using the camera; that it was inspected by the guards at the entrance to the exposition, and was passed by them as being in accordance with the rules. Young Men's J. S. Austin, "American," P. J. McDermott, "Shaggy Bessie," E. J. Cannon, "Married Life," J. A. Young, "Conscience," J. E. Corcoran, "Perseverance," P. H. Walters, "Our Sister Society," George J. Cannon, "The Ladies," President J. J. Gleason, "The Society."

At intervals between the speeches musical selections were rendered by Miss Julia Griffin, Miss Kathryn Collins and the well-known male quartette composed of Messrs. Gehan, Keeling, Morrow and Hoffman.

"Calm Be Thy Slumbers," the first selection sung by Miss Griffin, displayed the sympathetic sweetness of her full, rich voice, nor was less pleasure afforded by "Waiting, Dear Heart," which she gave in response to a cordial encore.

The skillful technique of Miss Collins' piano solo—a nocturne by Liszt—developed that dreamy tenderness which alone can appropriately characterize these exquisite compositions. As an encore she executed a brilliant Strauss waltz. To sing negro songs is not difficult, but to sing them with the true plantation verve and tempo requires the voices and careful training exhibited by the Gehan quartette in their "Medley of Negro Melodies." A repetition of this exuberant medley was demanded as a matter of course. In its second selection, "Love's Old Sweet Song," the quartette rendered a charming ballad with entire taste and richness of effect.

The Crusaders' society was founded by Father Shanley, so long revered by his parishioners of the Cathedral, and now the bishop of North Dakota. It was an offshoot of the old Father Mathew society.

During the dozen years of its existence the Crusaders have done a mighty and beneficent work in elevating and maintaining a high standard of morals among the young men of this city. The many hundreds who have belonged to the society justly consider that, while it has preserved them from intemperance, it has been of incalculable benefit along the whole line of their moral duties. No little credit for this unusual record of effectiveness is due to the sagacious guidance of the Cathedral clergy, and especially of the Crusaders' spiritual director, Father Bosch.

Judge Kelly was ill yesterday and unable to hold court.

Judge Otis is engaged hearing the case of Union Lodge No. 43, I. O. F., to recover from Christine All-gauer possession of certain real estate.

After hearing part of the testimony, Judge Willis yesterday granted a motion of the attorneys for defendants and continued until the May term the hearing of the case of C. M. Bragg against W. A. Bradford et al. It is a suit to recover \$1,487 on a note.

The jury in Judge Kerr's court yesterday returned a verdict in favor of the defendant in the personal injury damage suit of Michael Zettl against The City Railway Company.

Jane C. Armstrong and Emily M. Spalding have sued Peter Langon to recover \$250 alleged to be due on a mortgage.

The National German-American bank has begun a action to recover from the Minnehaha Street Building association \$2,128, alleged to be due on an unpaid judgment.

The bank is asked to declare a certain deed of transfer a mortgage for the amount, and order the same foreclosed.

REMININGTON BROTHERS' MOVE.—A Well-Known Advertising Firm Changes Its Business Home in New York.

The rapid growth in the advertising business of Remington Bros. has compelled them to secure larger quarters for their New York branch, and they have removed to handsome and commodious offices in the Mutual Reserve building, corner Broadway and Duane street. They report greatly increased business both here and at their home office in Pittsburg.

The business of Remington Bros. was established in 1857 by the present members of the firm. Robert R. Remington is a lawyer, having been admitted to the bar in Philadelphia in 1885, and still devotes a portion of his time to practice. Edward R. Remington was preparing to enter the field of medicine, when by chance, he became interested with his brother in the advertising business by being appointed to represent the Pennsylvania and Ohio Press Association at Pittsburg. With energy and enterprise they extended and enlarged their business, until now it covers the country from Boston to San Francisco, and they are recognized as one of the leading advertising firms in the United States. It is stated that one of the reasons for their success is that they do not incur any obligation of any kind, personally, the Messrs. Remington are young men popular both in business and society.

Krehbiel Lectures. Miss May Strong, the young lady who is to illustrate Mr. Krehbiel's lecture on "How to Listen," at the next Saturday evening, is one of those who represented the Schubert club at

That Tired Feeling. Is a dangerous symptom. It shows that the blood is in a depleted condition and needs to be purified and vitalized by Hood's Sarsaparilla.

A few bottles of the great blood-purifier will overcome that tired feeling and give strength and vigor to the whole system.

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FASHIONS. Every New Creation in the SHOEMAKING World Is Displayed Here.

The Demand for Stylish SHOES Offered in Our Spring Reduction Sale

increased by the novel effects of the SHOE BUILDER'S ART shown here.

The prices have much to do with it.

LADIES' Congress Boots, such as you have always seen at \$5.00. The very correct boot. Our Sale Price, \$3.50.

Cloth Top Oxfords, the kind others sell for \$2.50, a seasonable offering at \$1.50.

Hand-Turn Oxfords, never less than \$3 and \$3.50, best quality, and dressty, too—think of them at this price, \$2.00.

Fancy Oxfords in the small sizes if you can be fitted. They were up to \$5.00. Closing them at \$1.00.

The Most Magnetic Sale of the Season.

LOVERING SHOE CO. 386 and 388 Wabasha Street.

the convention of amateur musical clubs during the world's fair at Chicago. She is a student of unusual ability, and although she has had all of her musical education in this city she will rank favorably with those who have been best educated abroad. One of the numbers which she will play on Saturday evening is Weber's "Invitation to the Dance," and is the same selection that she played in Chicago. Already much interest is manifested in her lecture, which is said to be, perhaps, the most popular of the series.

QUESTION OF THE DAY. Discussed at Meeting of the Columbian League.

The Columbian league held its regular meeting last evening, and the attendance was large. It was decided that its meetings hereafter shall be public. Reports from Stillwater, Minneapolis, Faribault, Redwing and other points were very encouraging. Several speeches were made. Mr. Young said that if government did not or could not secure a right to remove idle men who were willing to work, the "prima law" of self-preservation would soon make a stubborn fight for recognition. That men are running around the country in search of employment, and they have been doing so too long. Experience has shown during the past two years that in a case of widespread industrial paralysis, men are better off to stay where they are known than to seek work in strange places, already overburdened with their own idle men. Men are wise who hesitate to emigrate now, if the laws of their own country allow them reasonable rights.

Mr. Kinnert said it was wisdom on the part of the patriotic citizens of the United States, when called upon, to aid oppressed countries to gain their national rights rather than to see people driven to this land, congesting its cities to the detriment of all. It was better to aid the people of Ireland in securing home rule, whereby they might live and thrive on their own soil, than to allow them to swell the ranks of the unemployed in this country. If all men enjoyed this most desirable boon, much of the distress incident to hard times would be averted. All good citizens actuated by a pride in their own rights would concur.

The league, by co-operation throughout the state, will seek to arouse interest among the middle and poorer classes as to their own rights in the present crisis. Public amusement will be made of the next meeting. The league now contains 376 members.

WORK TO BEGIN. Next Week on the Seventh Street Pavement—The Order Given.

Hennessey & Cox, the contractors who are to pave seventh street, received orders yesterday to begin the work forthwith and prosecute the same with all possible dispatch. This means that they will begin early next week.

It will require two or three days to get the material to hand. The street will be paved with asphalt from curb to curb, with the exception of the strip of granite paving to be laid against the outside rail of each track.

The city engineer and the contractors ascertained yesterday that the frost was gone out of the ground on Seventh street. Out of eight soundings made in front of high buildings, which prevents the sun's rays from reaching the street much of the time, only three revealed the presence of frost, and that was found to be eighteen inches beneath the surface. When the condition of things was reported to the board of public works that body instructed the city engineer to notify Hennessey & Cox to forthwith proceed to complete the paving of Seventh street, between Brook street and Seven corners, in accordance with the contract therefor.