

FEEL THEY CAN DO IT

BANK OF MINNESOTA RECEIVERS THINK THEY CAN LOOK AFTER RICE HOMESTEAD

AS WELL AS OTHER PERSONS.

OPPOSING THE APPLICATION OF THE TUCKERMAN EXECUTORS FOR ANOTHER RECEIVER.

LITIGATION OF SUSPENDED BANK.

W. H. Lightner and Frank Seymour Ask for an Allowance on the Compensation to Be Paid Them.

The action brought by Paul Tuckerman and Bayard Tuckerman, as surviving executors of Lucius Tuckerman, deceased, against Edmund Rice Jr. and wife, William Dawson Jr. and wife, and the receivers of the Bank of Minnesota and William R. Merriam, to foreclose the \$30,000 mortgage on the former homestead of Edmund Rice Jr. on Cross hill, was on trial yesterday before Judge Brill. The defendants at present most interested are Receivers Lightner and Seymour, of the Bank of Minnesota, to whom William Dawson Jr. deeded the premises on Dec. 31, 1896. In June, 1888, Edmund Rice Jr. mortgaged the land and the dwelling thereon to Lucius Tuckerman, who loaned Mr. Rice \$20,000 thereon. Mr. Rice's note for that amount accompanied the mortgage and was made payable June 1, 1892. Subsequently in June, 1889, Edmund Rice Jr. deeded the said premises to William Dawson Jr., the deed being recorded March 22, 1892. On Dec. 31, 1896, William Dawson Jr., as already recited, deeded the premises to the receivers of the Bank of Minnesota.

The complaint alleges that the receivers of the Bank of Minnesota are the only defendants who can have any concern in protecting the equity in said premises, but that from the nature of their trust they cannot make any expenditures on the property save from the income thereof.

The complaint goes on to allege that the said property or homestead has greatly depreciated in value and has been rented to divers parties for small sums, that it is too remote from business and social centers to rent it to any one but a person of large means. The rental paid for the tenement, so the complaint alleges, was \$1,000 a year, which is deemed a fair value. The present lease will expire June 30, 1897, and the plaintiffs want the court to appoint a receiver to take charge of the homestead and rent the same if possible in a profitable manner.

The receivers deny that circumstances combine to prevent them from properly attending to the property. They declare it has been rented to people of means at a rental of \$100 a month and that it is located in the residence district. They deny that the premises have been neglected and allege that the premises are adequate security for the mortgage indebtedness due the plaintiffs and therefore oppose the appointment of a receiver.

The premises were occupied during most of the year 1896 by W. R. Merriam. On the trial yesterday ex-Gov. Merriam testified that he had deeded the premises from the lessor and paid him \$83.33 per month rent. The lessor paid \$100 a month rent.

William Canby and James Middleton, called as real estate experts, both thought that the entire property would not sell for more than \$20,000. Mr. Middleton did not think it would bring that figure.

Ambrose Tighe represents the plaintiffs and Young and Lightner the defendants.

BARBERS ARE ARRESTED.

Warrants Served on Them in the Cases Mentioned.

Ten of the barbers doing business in the business part of the city were arraigned in the police court yesterday for violation of the Sunday law, the prosecution being, as was announced in the Globe of yesterday, instigated by the barbers' union. The complaint in every one of the cases is P. Esch and the date of the alleged offense March 7. John McKay, 227 East Seventh street; J. Veih, Windsor street; Hermania Life building; C. A. Mason, 203 East Fourth street; Frank Kuipers, union depot, and J. C. Garner, 168 East Third street, Arthur H. Stanton, who was arraigned yesterday for April 6 p. m. H. Pierce was named in the other complaint, but it was shown that he was a partner of P. H. Loomis, who had already paid a fine, so he was discharged.

COMMITTED TO ROCHESTER.

Peter Tereau Not Responsible for a Forgery.

Peter Tereau, who is under indictment charged with forgery in the second degree, was examined in the police court yesterday and found to be suffering from incipient paresis. He was accordingly committed to the Rochester asylum.

Tereau is a widower, 38 years of age, and has but one child, a daughter, aged about 16. Tereau confessed that he forged the check, but did not realize what he was doing at the time. He has served a year in the state prison for a similar offense. He was formerly engaged in the business near Tenth and Pine streets, but lost all his property by fire. The death of his wife and one of his children is believed to have been the chief cause of his present mental condition.

CITY BEATEN AGAIN.

Keough & Donnelly, Contractors, Get a Judgment.

Judge Otis filed his decision yesterday in the suit brought by Contractors Keough & Donnelly against the city to recover the amount due them for work and material furnished for the laying East Third street during a portion of the years 1892 and 1893. Judge Otis finds that the plaintiffs are entitled to judgment against the city for the sum of \$5,322.93.

The city awarded a contract to the plaintiffs in March, 1892, for the grading of East Third street, from East street eastward to the city limits, a distance of two and one-half miles, at the agreed price of \$47,000. Subsequently, in September, 1893, the city annulled

EXTEND RONDO LINE

ONE WAY TO GIVE MERRIAM PARK BETTER RAILWAY FACILITIES.

FIVE BLOCKS OF NEW TRACK.

WITH THE NECESSARY POLES AND WIRE, ALL THAT IS NECESSARY.

WOULD BE AN INDEPENDENT LINE.

Proposed Route Would Be Only One-Tenth Mile Longer Than the Selby Avenue Route.

The stand taken by the residents of Merriam Park that, if not given adequate street car service, they will in the future do all their business with Minneapolis merchants, has awakened interest in the question of how the demands can be met without putting the street railway company to any great expense.

A plan has been suggested which, it is claimed, will give the residents of that section of the city the long-sought for street railway connection with the city and through service, if carried into effect. At a recent meeting of the council a suggestion was made that the Merriam Park cars could run around Grand avenue, and by putting in tracks on one of the cross streets from Grand to Selby a good route would be secured. The residents from the park did not think well of the plan but the latest proposition for a route for the Merriam Park cars is a decided improvement on the Grand avenue idea.

It is proposed that the line be extended from the Rondo street car line eastward and run the cars to Merriam Park over this route. Those who are favorable to this plan claim that if the line is carried out the desire of the residents at Merriam Park will be realized and a good through service secured.

The Rondo street line now runs to Avon street and the proposition is to have the line extended to Flisk street and thence on Flisk street to Selby avenue from which point the line would follow the Selby avenue route to park.

The selection of Flisk street has been made owing to the fact that this street is severed between Selby avenue and Rondo streets and there could be no objection on the part of the street car company which, under its charter, is not obliged to construct lines on streets where there are no sewers. From Avon street to Flisk street, where the Rondo street line runs, there are five blocks, and from Flisk and Rondo streets to Selby avenue is only five blocks. This plan would necessitate the construction of but six blocks of new tracks and the expense of the proposed route is very great. The proposed route from the Rondo street line, following the line of the Rondo street line and the proposed route to Selby avenue, is further than the present route up the Selby avenue hill or via Third street and Summit avenue, as is proposed in the Shepard ordinance, and which is being resisted by the residents of Merriam Park. The suggestion is made by those interested in the new route that the Merriam Park cars could be run around the Rondo street loop, and while the time schedule might be increased possibly three or four minutes, the result in giving the Park people through connection with the city would equalize the slightest delay. Park cars now operated on the Rondo street line not often more than twelve minutes and the Merriam Park cars could be run in between the Rondo street cars, and while the time schedule might be increased possibly three or four minutes, the result in giving the Park people through connection with the city would equalize the slightest delay. Park cars now operated on the Rondo street line not often more than twelve minutes and the Merriam Park cars could be run in between the Rondo street cars, and while the time schedule might be increased possibly three or four minutes, the result in giving the Park people through connection with the city would equalize the slightest delay.

Following is a list of the stockholders of the Bank of Minnesota:

Table listing stockholders of the Bank of Minnesota with names and amounts.

PLEADED NOT GUILTY.

William Dawson Jr.'s Plea to the Indictment Against Him.

William Dawson Jr. appeared before Judge Kelly yesterday forenoon and pleaded not guilty to the indictment returned against him by the grand jury. Mr. Dawson was accompanied by his attorney, C. D. O'Brien, while the state was represented by County Attorney Anderson and his assistant, Fred Zollman.

On motion of Mr. O'Brien and with the consent of the county attorney, the court adjourned the case until the May term of the district court. Mr. Dawson was committed to the city house and family had been quarantined on account of an attack of scarlet fever.

There was nothing said about interposing a demurrer to the indictment, contrary to the expectation of some. The plea, however, is not necessarily a bar to a demurrer in the future, though substituted at this stage only by the consent of the court.

The court room was well filled with spectators.

Notice to Depositors.

The next quarterly interest term of the Savings Bank of St. Paul is commencing April 1, 1897. Money in sums of \$5 and upwards deposited on or before April 1, 1897, will draw three months' interest from April 1, 1897. One-dollar deposits will draw one month's interest from April 1, 1897.

EDWARD J. MEIER, Cashier.

JOINS THE ASSOCIATED.

NEW YORK, April 1.—The New York Journal of Commerce, which has been consolidated under the title of the New York Journal and Advertiser has abandoned the "United Press" and hereafter be a member of the Associated Press.

WARFARE OF COMMERCIALISM.

What It Means Carried to Its Logical Conclusion.

To the Editor of the Globe.

It is gratifying in the extreme to find a cosmopolitan daily which aims to grant as much latitude as possible to every different opinion with the policy of its editor.

While I agree in a measure with your editorial on the "Warfare of Commercialism," I believe that the aim of our civilization can never be attained so long as we continue to submit to the merciless warfare of modern commercialism.

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SOCIETY IN A DREAM

EVEN THE DISPLAYS OF GORGEOUS SPRING STYLES ROUSE LITTLE INTEREST.

EARLY LAKE SEASON COMING.

DR. MARY BRADFORD'S ENTERTAINMENT A FEATURE OF THE PRESENT WEEK.

GREEK PARTY ON FOR TODAY.

Mrs. O. S. Pine Is the Promoter—Double Musical Event of More Than Passing Interest.

IN BUSINESS FOR A MINUTE.

Police Stop the Work of Some Enterprising Men.

TWO TRIPS IN MIND.

State Editors' Committee on Plans for the Outing.

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RIVER BOAT STARTS

FIRST ONE WILL LEAVE ST. LOUIS COMING NORTH NEXT SATURDAY.

FIRST TO REACH ST. PAUL

WILL ARRIVE THE LAST OF THIS MONTH IF LAKE PEPIN OPENS.

PROSPEROUS SEASON IS IN SIGHT.

General Agent Brockway, of the Diamond Jo, Says Best Boats Will Be Sent Here.

Goodhue Becomes a Village.

RED WING, Minn., April 1.—Goodhue voted to incorporate as a village yesterday.

LOCAL NOTICES.

Invest 10 cents for a trial size of a popular remedy for Catarrh. Ask for Ely's Cream.

Use the Long Distance Telephone to Minnesota, No. and St. Dakota cities and towns.

DIED. REDINGTON—In St. Paul, at late residence, Miss Anna, Thursday, April 1, 1897, at 9 o'clock p. m., Owen J. Redington, aged sixty-eight years. Notice of funeral hereafter.

TOWLETON—In this city, at the family residence, 1083 McMenamy street, March 31, at 2 o'clock p. m., John H. Towleton, aged eight years. Funeral from residence, Friday morning at 9 o'clock. Services at St. Patrick's church at 9 o'clock. Davenport, Ia., Spokane and San Francisco papers please copy.

A NEW IDEA—E. W. Shirks' purchase and consolidation of the Quinly & Abbott undertakings. He announces that the new firm will be a combination appreciated by the public. I will make lower prices than have ever been known in this city, with the best of service. Undertaking rooms, 322 Wabasha, Tel. 508. Livery, 7 Cor. Tel. 329.

MARRIAGES, BIRTHS, DEATHS. MARRIAGE LICENSES. Swan G. Johnson, ... Johanna C. Erickson. Peter Lallier, ... Catherine Hemberg.

BIRTHS. Mr. and Mrs. Mathew Thelen, ... Boy. Mr. and Mrs. L. Jensen, ... Boy. Mr. and Mrs. L. Lallier, ... Boy. Mr. and Mrs. J. H. Erickson, ... Boy. Mr. and Mrs. Chas. Brinckman, ... Boy. Mr. and Mrs. Oscar Johnson, ... Boy.

DEATHS. John Daw, Anoka, Minn., ... 66 years. Baby Wright, city hospital, ... 1 week. Mrs. J. W. Rundlett, ... 74 years. Francis J. Goodwin, 65 East Third, ... 48 years. Baby Mulligan, 506 Martin, ... 1 day.

ANNOUNCEMENTS. 3 MOS. INTEREST ALLOWED JULY 1 ON deposits made before April 1 of The State Savings Bank, Germania Life Bldg., 4th and Minn. sts. Juhus M. Goldsmith, Treat.

AMUSEMENTS. TONIGHT HAMLET. Matinee 50c. Mr. O'NEILL. James O'Neil, ... VIRGINIA SATURDAY NIGHT. MONTE CRISTO. Three Nights and Wednesday Matinee. Commencing Monday, April 5.

MARGARET MATHER. In an elaborate production of Pymalione. Seat and box sale now open.

GRAND Popular With the People. Saturday Matinee. Only two nights more. East Lynne. GREAT CITY. Next Sunday Night, Another New Production by Jacob Litt, "The Showman's Daughter."

STATE OF MINNESOTA. COUNTY OF Ramsey—District Court, Second District. In the matter of the assignment of John Tornquist, insolvent, to Arthur G. Wedge, assignee.

Notice is hereby given that John Tornquist, of said county, has made assignment of all his property, not exempt from levy or execution, to the undersigned for the benefit of all his creditors, and further, that the creditors of said insolvent must file duly verified proofs of their claims with the undersigned before May 15th, 1897, or be forever barred from participating in said estate.

APRIL 1, 1897. ARTHUR G. WEDGE, Assignee, Germania Bank Building, St. Paul, Minn. P. M. Quist, Attorney, Globe Building.

Mannhime

SIXTH AND ROBERT STS.

A FEW FRIDAY FEATURES!

The fifth day of our great Semi-Annual Hosiery Sale.

There are still 350 dozen left of our great special purchase. Men's, Women's, Children's and Infants' High Grade Hosiery.

At 25 Cents a Pair. Men's Fine Gaiter Cotton and Lisle Thread Hosiery, worth 50c. Women's Fine Cotton and Lisle Thread Hosiery, some with white feet, some with unbleached socks, Richelieu ribbed, in tans, blacks, slates and fancy tops, all worth 50c; also excellent quality Children's Cotton and Lisle Thread Hosiery, in tans, blacks and ox bloods; also a famous quality Infants' Cashmere Hosiery, in all colors, all worth 50c. Choose while they last at 25 Cents a Pair.