

MILLINERY SALE

Greatest money saver ever offered on all new desirable goods for

Thursday, Friday and Saturday.

- 50** Per Cent off on 100 trimmed hats and bonnets. Choice only ONE-HALF of our regular low price. Every one of these hats are less than first cost. \$4 hat now...\$2.00 \$5 hat now...\$2.50 \$6 hat now...\$3.00 \$8 hat now...\$4.00 \$10 hat now...\$5.00 \$15 hat now...\$7.50
- 33 1/3** Per Cent off on 400 trimmed hats and bonnets, including every imported and domestic pattern, all go in at 1/3 of the regular price. \$4.50 hat now \$3 \$6.00 hat now \$4 \$9.00 hat now \$6 \$12.00 hat now \$8 \$15.00 hat now \$10 \$18.00 hat now \$12 \$24.00 hat now \$16

HERE IS A HOT DEAL THAT WILL MAKE YOU COOL.

- 50 dozen Leghorn Hats HALF-PRICE.
- \$1.25 kind **63c** 98c kind **49c**
- For Ribbons and Flowers we Undersell all others.
- 75c and \$1.39 Walking Hats for this sale only. **50c**

M. E. WALLACE,

515 and 517 Nicollet Ave., MINNEAPOLIS.

NOW WILL HE SIGN?

JUDGE BUNN ORDERS A PEREMPTORY WRIT OF MANDAMUS TO ISSUE

TO COMPELL COMPTROLLER

TO COUNTERSIGN THE CONTRACT AWARDED THE ST. PAUL SIDEWALK COMPANY.

TESTIMONY TAKEN IN THE CASE

Showed the Award Had Been Regular and That It Wasn't McCarty's Place to Object.

Once more has the district court

virtually declared that City Comptroller J. J. McCarty does not constitute the entire city government, but that he is employed in a clerical capacity to keep the books and incidentally countersign contracts, even though they may not be awarded to his "friends."

The St. Paul Sidewalk company, whose contract for laying and repairing sidewalks for the season of 1897 Mr. McCarty refused to countersign for reasons of his own, has won a victory over the comptroller. The mandamus proceedings, instituted to compel Mr. McCarty to countersign the contract awarded by the common council, came on for a hearing yesterday before Judge Bunn. At their conclusion Judge Bunn ordered a peremptory writ of mandamus to issue compelling McCarty to countersign the contract.

Upon motion of Mr. McCarty's counsel, First Assistant Corporation Attorney Phillips, a stay of forty-eight hours was allowed within which the comptroller may take an appeal to the supreme court. Should Mr. McCarty see fit to take such an appeal, E. S. Durmest, the attorney for the St. Paul Sidewalk company, will ask the court to require the comptroller to give a bond of \$4,000, conditioned to compensate the St. Paul Sidewalk company for the loss of the contract in case the supreme court should affirm Judge Bunn's order granting the peremptory writ.

The hearing on the mandamus lasted about three hours yesterday. The only witnesses examined were Comptroller McCarty, Commissioner Hare, of the board of public works; City Engineer Randall and Andrew J. Hoban, representing the St. Paul Sidewalk company. Mr. McCarty testified that in his opinion, the St. Paul Sidewalk company was a responsible and insolvent corporation, and, therefore, he refused to countersign the contract, but the court did not consider his testimony, inasmuch as a bidder was not present at the time of the award, and the contract was not awarded to him. His functions were ministerial. It was sufficient that the board of public works and the common council were satisfied the contract would be carried out. Commissioner Hare testified that the board of public works, before recommending the award of the contract, took steps and made investigation sufficient to satisfy the members that the St. Paul Sidewalk company could and would carry out the contract.

MRS. HORT DIVORCED.

Though No Marriage Ceremony Was Ever Performed.

Anastasia Hort has finally secured a divorce from Joseph Hort. The issues of fact in this case were submitted to a jury yesterday by order of the court. This was done because Joseph Hort in answer to his wife's complaint charging him with having choked her, declared that Anastasia was not his wife. They had lived together, but no marriage ceremony had ever been performed, and no clergyman or civil officer had ever pronounced them man and wife. Incidentally Mr. Hort denied

CLAIMS IT PROTECTS HIM.

Lipsic Says His License Covers His Sales of Tableware.

Isaac Lipsic, the young man arrested on the charge of swindling operations in connection with sales of tableware and jewelry on the street corners, was arraigned before Judge Twoby yesterday. Lipsic denies the charges of the police, and claims that his business methods are perfectly legitimate. He has a license from the city clerk permitting him to sell "tableware," and claims that the document affords him protection. The police, however, assert that the young man has been guilty of swindling, and secured a continuance of the case until Saturday.

Charged With Larceny.

Nicholas Asafie, formerly a driver in the employ of Horst Bros., was a prisoner in the police court yesterday, on the charge of larceny. Frank Horst, the manager of the young man and accuses him of falling to account to the firm for \$14 which he is alleged to have carried away. He was held in \$100 bail until tomorrow.

DR. ROBERTS' CREAM BAKING POWDER

Highest Honors—World's Fair.

Most Perfect Made.

A Pure Grape Cream of Tartar Powder. Free from Ammonia, Alum or any other adulterant. 40 Years the Standard.

THEIR TIME IN JAIL

CITED BY INFLUENTIAL FRIENDS OF COLE AND JIM YOUNGER.

TO SECURE THEIR RELEASE.

EX-GOVERNORS AND UNITED STATES SENATORS SAID TO HAVE ENLISTED.

NO APPLICATION YET MADE

To the New Board of Pardons, Although One is Expected Almost Any Time.

The exploits of the Younger brothers, greatest of modern bandits, have almost faded into the mists of a dream, and they may be that the two still living shall go free again, says the New York World of Sunday.

For twenty-one years they have been in Stillwater prison under a life sentence. Bob, the youngest, died there. Cole, the eldest, was 57 now fifty-three years old, and Jim, who is forty-seven, have never lost hope of pardon.

Powerful friends are working for these men, who were once the terror of the Mississippi valley, senators, governors and men of great influence. It is said that Charles P. Johnson, of Minnesota, has lent a willing ear, he is not pledged, as former governors have been, not to liberate these middle-aged men who are still called boys.

There were eight men in the Northfield bank raid, Cole, Jim and Bob Younger, Jesse and Frank James, Clell Miller, Charley Pitts and Bill Chadwell. The methods pursued show how careful was the Younger in his preparations and explain his former successes. More than a month before the raid the gang appeared in the vicinity of Northfield. They posed as surveyors, as indeed they were. They studied the topography of the country for miles about Northfield, particularly to the south and southwest. They marked places where they could make a stand if it should prove necessary. They laid the course they would take to gain a place of safety.

When the band of robbers appeared in St. Paul Sept. 5, 1876, the members appeared to be eminently respectable. They bought eight of the finest horses that could be obtained, that had strength and speed. Then they leisurely to Northfield, that the anti-militarist might not be tied.

It was at noon Sept. 7 that three men rode quietly up to the First national bank and hitched their horses. They were well-dressed and their faces were bronzed like those of honest farmers. These men were Jesse James, Bob Younger and Charley Pitts.

As a welcome comes without warning down the main street, a full squad of three came from one direction, two from the other. They made noise enough for a hundred. In each man's hand was a revolver which he fired as rapidly as possible.

"OOT the streets on your lives," cried Jesse James, and the people stood paralyzed with fear. Until flying bullets bade them seek cover.

In the panic and excitement which ensued, Jesse James, Pitts and Bob Younger walked to the bank. J. L. Hayward, the cashier, Frank Wilder and A. Bunker, clerks, were at their desks, and looked up into the muzzles of revolvers.

"Open the safe," commanded Jesse James.

Cashier Hayward refused, saying that it was a time lock and he could not.

The outer door of the vault was open and Jesse James started to try the inner door. He jumped forward and tried to shut him in. Pitts, who was the cashier and then Bunker broke for the door. Bob Younger fired two shots and one struck the clerk in the shoulder.

The revolvers and guns were now snapping and barking outside, and it was not long before the men were doing all the firing. Frontier citizens were not wholly unprepared.

"Hurry up there, it's getting hot out here," shouted a warning voice.

The three hurriedly unlocked the drawers, secured very little money and started for the door. As Jesse James, who was the last, leaped over the counter, he saw a revolver, Hayward reaching for a revolver. Hayward dropped dead.

From the corner room in the Dampier house, Dr. Wheeler fired an open return fire. He caught Bill Chadwell as he was mounting, and the man fell dead.

Manning, a townsman, stood on the sidewalk and fought from the open. He killed Clell Miller as he was riding away, and brought down Bob Younger's horse. Wheeler shot at the outlaw's shoulder, shattered the outlaw's shoulder.

Younger shifted his pistol to the other hand and sent a bullet through Wheeler's chest. Younger coolly walked to the side of his fallen horse and took their revolvers from them. Nicholas Gustafson, a Norwegian, was killed, probably because he did not understand English and could not get off the street. Cole Younger ordered a retreat. As they started off Jim shouted: "Boys, don't desert me; I'm shot."

Cole Younger lifted his brother onto his horse and rode after the others. Dundas, the driver of the Northfield, they stopped to dress their wounds. Then on again.

They met a farmer named Empey driving a horse. They cut the harness and took his horse, leaving their wounded ones instead.

Cole Younger shot a bullet in his thigh. Jesse James had a bullet wound in his leg. Frank James's mouth was broken by a bullet. Bob Younger's shoulder was shattered and he had other wounds. Pitts bled freely and was growing weaker.

Within a few hours the whole country knew of the raid. For 500 miles around the telegraph told that the states offered \$1,000 for each of the gang dead or alive. The Northfield bank \$500 and the Winona & St. Peter railroad \$500.

The six wounded men plunged along for four days without interference. Then a posse of fourteen overtook them in a ravine near Shieldsville. They were driven back, but one outlaw's horse was killed by the posse.

The defeated posse gave the alarm and it drew out more than 400 men. The outlaws entered the woods at Lake Elstyan and were driven out of it the following day. Within twenty-four hours more than a thousand men were searching for them.

Jim Younger's strange death in the face. He no longer had strength to move. Because of his condition these men, who were used to fly like the wind, were called by the name of the "Red" of Sept. 13, six days after the raid, surrounded in timber near Mankato. Every point was guarded. There seemed to be no escape.

From the day the Cole Younger says that he has felt the gorge rise in his throat at the mention of Jesse James. Yet it is not so strange. Why? In the woods, pinched with hunger, half dead with fatigue and burning with wounds, while thousands were crying for their blood that was ebbing

ROYAL MAKES THE FOOD... WHOLESALE AND DELICIOUS.



ROYAL BAKING POWDER CO., NEW YORK.

COLE HAS THE POWER

SUPREME COURT SAYS IT CAN REGULATE THE PAWBROKING BUSINESS.

TEN MORE DECISIONS FILED.

MANCHESTER FIRE INSURANCE CO. WINS ON AN APPEAL—LOWER COURT REVERSED.

RULING IN A RAILWAY CASE.

City of Duluth Loses in an Appeal Carried Up by Ann E. Morey.

Of the ten decisions which were handed down by the supreme court yesterday, Justice Mitchell signing the opinions, the one of most interest to the people of the city of St. Paul is the one which invalidates the validity of the so-called pawbrokers' ordinance.

The court sustains the claim of the city to regulate the business of that class of articles, regarding the fact that in the law defining "pawbrokers," the definition is broader than the common and generally accepted meaning of the word.

The syllabi of yesterday's decisions are:

The City of St. Paul, respondent, vs. H. Lytle, appellant.

Ordinance No. 1394 of the city of St. Paul is a valid exercise of the power granted by the city charter "to license and regulate pawbrokers."

Even if the definition of "pawbrokers" contained in the first section is broader than that which is commonly understood, it is not necessary that a complaint charge a person with pawbroking and conducting the business of pawbroking without a license, should state the particular instances where money was loaned on the terms of a contract for the purchase of the same property of a person other than a pawbroker.

The evidence was sufficient to justify a finding that defendant was engaged in and conducting the business of a pawbroker. Judgment affirmed. —Mitchell, J.

Hector Langevin, respondent, vs. William Bloom, appellant.

General Statutes 1894, section 5426, provide that the property hereinafter mentioned is not exempt from any attachment issued in an action for the purchase money of the same property of a person other than a pawbroker.

It is held that the transfer of a note given for the purchase money of a piece of real estate, to a person other than a pawbroker, is not a sale of the property, though otherwise exempt, the same as the vendor himself might have done. Judgment reversed. —Mitchell, J.

Frederick Mitter, et al., appellants, vs. Charles P. Stremel, et al., respondents.

Both parties admitted that the term of a lease for years there was a new and express contract between them for a new term, the only issue between them being whether the contract was for a tenancy for a year or for a tenancy from month to month.

It is held that the contract was for a year, and that the tenants had a large trade in that part of the city, that it would have cost them a large sum to move and that there was no vacant store in that part of the city which they could have secured was too remote to use as a warehouse or place of business, which party was correct as to the terms of the lease.

It is held according to both parties a retelling under an express agreement and not a "holding over" by the tenant, requests to carry the case to the trial of the term of years holding over after the expiration of his term were properly refused. For the same reason the request to carry the case to the trial of the matter was also refused. Order affirmed. —Mitchell, J.

The Security Bank of Minnesota, respondent, vs. Willis J. Holmes, et al., appellants.

Both parties admitted that the bank was properly struck out of an irrelevant and redundant.

A covenant against incumbrances runs with the land, and where a mortgage contains such a covenant an action upon it may be maintained by a mortgagee in possession of the land under the mortgage. Following Security Bank v. Holmes, 8 N. W. R. 113.

A married woman is not liable to a third party for a contract of her husband's debt, and if she does so she is liable. Following Security Bank v. Holmes, 8 N. W. R. 113.

Her covenant cannot be enforced by a third party by evidence that she joined in the mortgage for the mortgagee's benefit, but she incurs liability as wife in the end conveyed. Order affirmed. —Mitchell, J.

Manchester Fire Insurance Company, appellant, vs. Redfield et al., defendants.

In an action on a bond, conditioned among other things that the principal, as agent for the plaintiff, would not be negligent, the plaintiff, who was the agent, was held liable by him as such agent monthly, the agent, changed the jury in substance if it should be held that the defendant was the agent of the bond in paying over monthly the amount of the bond, and that the plaintiff had not been negligent.

In the case of a continuing suretyship for the faithful discharge of a contract, the sureties on the bond would not be liable therefor.

It is held that this did not correctly state the measure of plaintiff's duties to the sureties because it would apply to any default, whether the result of negligence or of mere negligence, oversight or accident.

In the case of a continuing suretyship for the faithful discharge of a contract, the sureties on the bond would not be liable therefor.

Joseph A. Mannheim et al., respondents, vs. Carleton College, of Northfield, Minn., appellant.

Evidence considered and held sufficient to justify the court in finding that one H. was the owner of the property and acted within the scope of his authority.

The maxim of "de minimis, etc.," applied. Order affirmed. —Mitchell, J.

John B. Heron, respondent, vs. St. Paul, Minneapolis & Manitoba Railway Company, et al., appellants.

Under legislative authority (General Statutes 1894, section 2713) the St. Paul, Minneapolis & Manitoba Railway company, under its charter, was authorized to lease its road between St. Paul and Hinckley to the Great Northern Railway company, grant- ing to the latter company the exclusive control and possession of the road.

The Great Northern Railway company also under legislative authority (General Statutes 1894, section 2723) granted to the Eastern Railway company (which owned and operated the road between Hinckley and Superior) the right to run its trains over the road between Hinckley and St. Paul, the Great Northern Railway company, however, retaining possession and control of the road.

The Great Northern Railway company negligently permitted its engine, which was on the right of way, to be ignited by sparks and fire from the engine and fell upon and ignited the combustible material on the right of way. The fire spread and destroyed a large amount of property on the premises of adjacent land owners.

It is held that the St. Paul, Minneapolis & Manitoba Railway company was not liable for the negligence of either the Great Northern or the Eastern Railway company, that the legislative authority to lease the road included by implication exemption from liability for the negligence of the lessee in operating the road, and not involving a breach of the public duties imposed upon the lessee by its charter or the general laws of the state.

Second—But the Great Northern Railway company, which retained control and possession of the road, was liable for the negligence of the Eastern Railway company in the operation of its train, it would nevertheless be liable on the ground that the injury was caused by the negligent negligence of the two companies and of the Eastern in the operation of its train and of the Great Northern in permitting

Even if the Great Northern Railway company was not liable to what its negligence of the Eastern company in the operation of its train, it would nevertheless be liable on the ground that the injury was caused by the negligent negligence of the two companies and of the Eastern in the operation of its train and of the Great Northern in permitting

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(Silk Headquarters of the Northwest.) Globe-6-17-97.

Mannheimer Bros.

Sixth and Robert Streets, St. Paul.

MILLINERY DEPARTMENT—\$3.50 buys a hand-somely trimmed Summer Hat, reduced from \$7.00 and \$10.00. **\$5.98** gives you choice of 50 Stylishly Trimmed Hats, reduced from \$15 and \$20. Walking and Cycle Hats, worth \$1.50 for **69 Cents**. A full line of Correct Sailors at from **25 Cents to \$4.00**. Children's Tams in vast variety.

Dress Goods Dept.

A special sale of Navy Blue and Black Serges, suitable for hot weather skirts, costumes for the lakes, and popular favorites for costumes for tourists through the Yellowstone National Park.

Black and Navy Blue Storm Skirts, bright, wiry, crisp kind, all pure wool, the 50c a yard kind. The Mannheimer price..... **25c**

French Imperial Serge, Black and Navy Blue, 44 inches wide, all pure wool, the 50c a yard kind; our special price..... **29c**

Storm Serge, very bright and crisp, 45 inches wide, the 75c a yard quality. Our special price..... **50c**

Our ever famous Sunderland Serge in Navy Blue and Black, 45 inches wide. The Mannheimer price..... **59c**

Cheviot Serge, in Navy Blue and Black, 50 inches wide, the regular 85c quality. Our special price..... **69c**

A Sale of Summer Gloves.

Kayser patent finger tipped Gloves, the kind that tips out over the glove. Here in black, white and colors and lengths to match your summer gowns. As a special leader we give you a good pair at..... **50c**

Heavy Milanese Silk Mitts; the regular 50c kind for..... **25c**

Our best Sixth street window display of Chamotte Gloves. Best quality Chamotte Special, per pair..... **75c**

Muslin Underwear Dept.

See our line of White Muslin Skirts, worth 85c, \$1.15 and \$1.50. We sell them at **47c, 75c and 98c**. Gowns, worth 85c, 90c, \$1.00 and \$1.50, for **47c, 50c, 55c and 98c**. Towels, good value at 30c and 60c, for **18c and 35c**.

Corset Covers, good value at 18c, 25c, 40c and 60c, for **10c, 15c, 25c and 35c**.

Ruth Summer Corsets..... **50c**

Thomson's Summer Corsets..... **75c**

W. B. Cycling Ventilating Corsets..... **\$1.00**

Hosiery and Underwear.

This is the season for thin Hosiery and thin Underwear, and here are thin prices. For today:

Women's Thin Sleeveless Vests..... **10c**

Women's Thin Lisle Vests..... **25c**

Women's Thin Silk Vests..... **40c**

Women's Thin Lisle Hose..... **29c**

Women's Thin Lisle Hose..... **49c**

Women's Sea Island Cottons..... **39c**

Flower Department. Main Floor.

Another shipment of Fine Velvet Violets, in Bluette, Geranium Red and Violet colors, with foliage; 3 doz. in a bunch; also American Beauty Roses, with foliage and buds. Special..... **19c**

Druggists' Sundries Extra.

Lettuce Cream Soap, Special, per box of three cakes..... **15c**

ST. PAUL FURNITURE COMPANY,

Designers and Manufacturers.

FIXTURES AND FURNITURE FOR BANKS, STORES, CHURCHES, HALLS, ETC.

170 WEST FIFTH STREET.

combustible material to remain on the right of way.

It is affirmed as to Great Northern Railway company, and

Reversed as to St. Paul, Minneapolis & Manitoba Railway company. —Mitchell, J.

Ann E. Morey, appellant, vs. City of Duluth, et al., respondents.

One S. executed a mortgage to plaintiff on an unpatented lacer tract in the city of Duluth. Subsequent to the execution and recording of this mortgage the city of Duluth obtained from the mortgagor a deed a strip sixty feet wide across the tract and opened and improved it as a public street, the only right which the city acquired being under this deed. Subsequently the plaintiff sold the premises under a power of sale and bid in the entire tract which was the subject of this deed. This sale, although valid as to the mortgagor, was invalid as to the city because no notice of the sale was made to the city as required by statute, the city being then in the occupancy and actual possession of the strip.

It is held that the plaintiff was entitled to a second foreclosure as to the city, and any other parties claiming an interest in the tract, under the first foreclosure and that the mortgage under the first foreclosure and that he had not made a party to the sale.

But held that under the facts a strict foreclosure without sale barring the city of all other parties claiming an interest in the tract on the mortgage would be neither "just nor equitable" under the circumstances.

The fact that a party is not entitled to the specific relief prayed for is no ground of demurrer, and that the parties alleged, he is entitled to some relief. —Mitchell, J.

Andrew Mickelson and Carrie Mickelson, respondents, vs. Duluth Building and Loan Association, et al., appellants.

The record not purporting to contain all the evidence and there being no assignments of error which raise the question of the sufficiency of the findings of fact to justify the order of judgment, the order denying a new trial is affirmed. —Mitchell, J.

Certain special reasons suggested why a court ought not to pass upon the relative rights of so-called parties societies and their borrowing members, under a contract contained in its articles and by-laws, unless put in possession of all material facts.

Order affirmed. —Mitchell, J.

S. C. Lobdell, respondent, vs. The Laboring Men's Mutual Aid Association of Chaffinch, Minn., appellant.

Second—The insured the plaintiff against loss of time effected through external, violent and accidental injuries, "wholly and continuously disabling him from transacting any and every kind of business pertaining to his occupation of merchant."

It is held that the evidence justified the jury in finding that he was "wholly disabled" within the meaning of the policy.

Second—The insured the plaintiff against loss of time effected through external, violent and accidental injuries, "wholly and continuously disabling him from transacting any and every kind of business pertaining to his occupation of merchant."

It is held that the evidence justified the jury in finding that he was "wholly disabled" within the meaning of the policy.

Order affirmed. —Mitchell, J.

Gold Dust

Washing Powder

makes house cleaning easy. Largest package—greatest economy. Ask the grocer for it.

The Oldest and Best Appointed Studio in the Northwest.

1850 **C.A. Zimmerman** 1897

99 and 101 East Sixth Street, (Opposite Metropolitan Opera House.)

Exquisite Photography.

"THE NEW PHOTO."

Outdoor and Commercial Work A SPECIALTY.

Mr. Zimmerman's Personal Attention to Appointments. Telephonic 1071.

GRIGGS & CO'S GROCERIES

190-192 E. Third St., St. Paul.

Supply Tables, Restaurants, Boarding Houses, and all who buy in quantity. Call and see what can be saved.

ANNOUNCEMENTS.

NOTICE—THE TRUSTEES OF THE STATE Savings Bank, Germania Life Ins. Bldg., cor. Courthouse and Main, have declared a semi-annual dividend at the rate of 4 per cent per annum for the period ending July 1, 1897. Depositors entitled to interest will present their pass-books at the bank for payment on or after July 1, 1897. All deposits on record before July 1, 1897, will be entitled to 8 months' interest Jan. 1, 1898. J. M. Goldsmith, Treas.

DIED.

I have equipped one of the best undertaking rooms in the city and will give better service at lower prices than any undertaker. Hearnes, 32 Carriages, \$1.50. E. W. Shirke, 22 Wabasha, Tel. 508.

MARRIAGES, BIRTHS, DEATHS.

MARRIAGE LICENSES.

John F. Beyer.....Hertha Hanson

Arthur J. Stobart.....Dora M. Gudwirth

Krank K. Delavan.....Lizzie V. Crowley

BIRTHS.

Mr. and Mrs. Gustaf Stoen.....Girl

Mr. and Mrs. Frank Kirha.....Girl

Mr. and Mrs. Frank Longfield, Boy and Girl

Mr. and Mrs. William D. Graves.....Boy

Mr. and Mrs. J. H. Barnard.....Girl

Mr. and Mrs. John B. Little.....Boy

Mr. and Mrs. John Bergstrom.....Boy

DEATHS.

B. Nelson, 673 York st.....80 yrs

Carrie Cook, Washington county.....65 yrs

Mrs. Catherine Weibler, 87 Randolph, 66 yrs

AMUSEMENTS.

G. METROPOLITAN.

L. N. SCOTT, MANAGER.

TONIGHT—MATTIE SATURDAY

Friday and Saturday Nights.

JIM THE PENMAN

Last week of the

GIFFEN-NEILL COMPANY

Next Week—Maitines Wed. and Sat.

ROBERT BLAIR

Downing

Sale of seats opens today, 9 a. m.

REPERTORY:

Sun., Mon. and Tues. nights, "The Gladiator," Wed. Mat. Wed. and Thurs. nights, "French Marriage," and "Pygmalion and Galatea," Fri., Sat. Mat. and night, "The Sign of the Cross." Summer Prices, 10c, 25c and 50c.

Excursion Steamers.

HENRIETTA

E. W. DRURY, Mgr.

HAS been called recently for excursionists to river points. The steamer may be chartered by Sunday Schools, societies or special parties. Tickets at foot of Jackson St. E. W. Holcombe, Act. Mgr.

ART

SUMMER ART SCHOOL.....

UNDER THE MANAGEMENT OF THE

St. Paul School of Fine Arts.

Opens June 10, '97.

The Sibley House, at Monticello, surrounded by all the historic memories, with its scenic beauty, headwaters, terms very moderate; board or meals, first-class. Apply MISS HELEN H. BRACK, 34 Laurel Ave. St. Paul. After June 10th, Mendota, Minn.

GRIGGS & CO'S GROCERIES

190-192 E. Third St., St. Paul.

Supply Tables, Restaurants, Boarding Houses, and all who buy in quantity. Call and see what can be saved.