

\$15,000 STOCK OF FURNITURE, CARPETS, SOFAS AND CROCKERY AT AUCTION!

The Assigned Stock of the S. H. Morgan Furniture & Carpet Co.

By order of the assignees will be sold at auction, commencing

January 18th, at 10 a. m., at 405-417 Jackson St.

To Goods at Private Sale

KAVANAGH & CO., Auctioneers.

TRANSFERS WILL GO

GRAND JURY HEARS THE EVIDENCE OF CHRISTIAN CITIZENSHIP LEAGUE PEOPLE

ABOUT SALOON LICENSES,

BUT WILL NOT RETURN ANY INDICTMENTS, SO IT IS REPORTED.

FOURTEEN TRUE BILLS RETURNED

List of Those Whose Cases Were Acted Upon—Jury to Do Some Visiting.

The grand jury, after granting a hearing yesterday to representatives of the Christian Citizenship League, refused to return any indictments against parties selling liquor under transferred licenses. The league had selected one particular saloonkeeper who is operating under a transferred license as an example. W. L. Wilson and other members of the league went before the grand jury and gave the necessary testimony, but no indictment will be reported today in consequence.

The grand jury submitted its second partial report yesterday afternoon, returning fourteen indictments. Ten were made public at once, and the remaining four were ascertained later in the day. Among the indicted persons is William Keefe, who is twice indicted of the crime of subornation of perjury. The following is a list of those indicted.

Frank Creighton, two indictments for grand larceny in the first degree for robbing the homes of Mary Cook and Arty Mitchell; W. J. Johnson, grand larceny, second degree, stealing a Napoleon bicycle owned by William C. Reed; August F. Osterling, forgery in the first degree, passing on the Capital bank a false and forged certificate of the preferred capital stock of the St. Paul & Duluth road, showing 12 shares and charging Keefe and Harry Burns, perjury; John Keefe, grand larceny in the first degree, stealing from the store of J. P. Vitt; James Gadhobis and Charles Levy, grand larceny in the first degree, stealing from the person of Alfred Erickson; Charles E. Lee, converting perjury, charging Harry George H. Woodson, the watch being valued at \$200, and Viola Lee being the victim; John Keefe, grand larceny in the first degree, stealing from the house of William Redshaw; J. H. Sullivan, grand larceny in second degree, stealing from the person of Raphael Mack.

Indictments were returned against Keefe on two charges, one singly with subornation of perjury, and a civil suit against the St. Paul & Duluth road, and the other a joint indictment charging Keefe and Harry Burns with suborning Keefe to give false testimony in the same case. Keefe was taken to jail on the latter indictment, and his bail was fixed at \$1,000 in each case. Edwin A. Jaggard and Lauritz C. Anderson executed both bonds.

John Hanson, indicted for assault in the second degree, committed last November, is in jail on \$1,000 bail. He is charged with the assault on John E. Egan, by striking the head, which he furnished. John H. Carlson is charged with the assault on John E. Egan, by striking the head, which he furnished. John H. Carlson is charged with the assault on John E. Egan, by striking the head, which he furnished.

No bills were found against Arthur Sobaska, charged with converting mortgage property from Jew, charged with running an opium joint, Theodore Vincent, practicing medicine without a license; Urian Branch, owner of D. Parker, charged with grand larceny in first degree.

No indictment not made public yesterday was that against Michael Kisebeck, charged with the assault on John E. Egan, by striking the head, which he furnished. John H. Carlson is charged with the assault on John E. Egan, by striking the head, which he furnished.

The grand jury will begin its committee work today, its attention to the various county offices.

NOLLES THE INDICTMENT,

County Attorney Dismisses the Dougherty-Gahagan Bill.

Charged With Larceny.

But the Pistol Shot Was Back of His Saloon.

GRiffin Was SERENE,

LOCAL NEWS NOTES.

NEW Laid EGGS

STAR BRAND BUTTER, 23c PER POUND.

Milton Dairy Co.

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TRANSFER OF AN IMPORTANT ACTION FROM CANADIAN TO U. S. COURTS

INVOLVING RAILWAY BONDS.

MORPHY, EWING & GILBERT WILL FILE THE ACTION IN A FEW DAYS.

GREAT WESTERN DEFENDANT.

Foreign Corporation Refuses to Accept a Settlement Suggested by the Railway Company.

WILLIAM F. BICKEL AGAIN

On Trial on the Last of All Indictments Against Him.

VERDICT FOR BRODERICK

Against the St. Paul City Railway Company.

ALIENS ON THE JURY.

Ten Per Cent of Panel Without Second Papers.

Action on Two Notes.

Verdict for the Company.

Court Calls Today.

County Judges Kelly and Otis; 78, 100, 51, 12, 52.

Police Court Jottings.

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IS inserted in section 2, making it unlawful for any person to apply for a license to sell other than authorized tickets. Another substitute provision provides that amended tickets may be issued at any time within one year. Any company failing to redeem a ticket is made liable in a civil suit to a penalty of \$100 in excess of the redemption money on the ticket. Mr. Sherman will write the report and present it tomorrow.

ROADS TELL THEIR STORY.

Evidence Taken by the South Dakota Commission.

CHICAGO, Jan. 18.—The railroad commissioners of South Dakota today held a session at the offices of the Chicago, Milwaukee & St. Paul in the case of a petition filed by the shippers of their state for the reduction of freight rates. The roads are fighting against the proposed reduction with all their power, and the result of their fight will be asserted that any further reduction of freight rates will be ruinous to them. The evidence taken today was given by the railroad, and was along that line.

TEXAS RATES RATTLED.

The Western Lines Are Involved in the Scramble.

CHICAGO, Jan. 18.—Passenger rates from points in the territory of the Western Passenger Lines to Texas are in a bad state of demoralization, and matters now stand there are few trains run into that territory at the present time that are paying the expenses of the operation. For the past several months the Chicago, Milwaukee & St. Paul, the Metropolitan Trust company, the Metropolitan Trust company, of New York city, and Robert H. Benson, of London, England. The plaintiffs are the liquidators or receivers of the Commercial bank, of Winnipeg, Man. Messrs. Morphy, Ewing and Gilbert, of St. Paul, are the attorneys for the plaintiffs.

BY WAY OF EDMONTON.

Alaska Party From Indianapolis Passes Through St. Paul.

STEAMERS FOR ALASKA.

Sailing Dates of the Soo Line's Connections.

Railway Notes.

C. G. Wood Tells Some Facts Gained From Experience.

ANTI-SCALPING BILL.

The Sherman Substitute Is to Be Reported.

MRS. PETERSON'S STORY.

TO HELP NERDY CUBANS.

Central W. C. T. U. Meeting.

Officers on the Carpet.

Chippewa Spring Water.

MORE OF ECKHARDT

THE PRIVATE SAYS HE WAS ARRESTED WHEN IT BECAME KNOWN

HE SOUGHT LEGAL ADVICE.

CAPT. HANNAY TREATED HIM WELL, HE SAYS, TO A CERTAIN TIME.

THEN EVERYTHING WAS CHANGED.

The Defendant in the Court Martial Spends the Entire Day on the Stand.

Private William Eckhardt, who is being tried before a general court martial at Fort Snelling for insubordination, was on the witness stand all day yesterday, and his cross-examination by Judge Advocate Kennedy was not finished when the court adjourned in the afternoon. At the request of the defendant's counsel, E. E. McDonald, the court adjourned until Thursday morning, when Eckhardt's examination will be concluded and Capt. Hannay again be put on the stand to testify upon a number of points.

At the opening of the morning session of the court defendant's attorney asked permission to call a witness out of the regular order, which the president of the court granted. Private John Jacobson, of Company D, Third Infantry, was then sworn, and testified that he was present in the barber shop when Lippert and Eckhardt were in the shop. He had heard him talk about the matter for five or six minutes, and heard him say that Eckhardt was no good, and witness said from the conversation he thought that Lippert had intended to get the worst of the trial. The referee tried to get Eckhardt to testify to what the Lippert said about the matter, but witness could remember nothing else.

The defense then called another private, who testified that he also had heard portions of the conversation in the barber shop. In Eckhardt's testimony as given yesterday, the defense tried to show that Lippert had a personal feeling against the accused.

Private Eckhardt entered a complete denial of the charges of insubordination, claiming that he was neither insolent or defiant, that he had always behaved himself since he entered the service.

In opening Mr. McDonald, his attorney, upon direct examination, took him back to the Caldwell affair. Eckhardt testified that shortly after Capt. Hannay had called him to his tent and asked him to sign a paper which contained charges against Caldwell, well, there was a summary court martial at which Caldwell was discharged from the service. Eckhardt said he was in the tent with the participants, and yet he was not called as a witness. Caldwell afterwards brought the matter up before the board of officers, who investigated the charges and granted him a straight discharge, which entitled him to enlist again. Eckhardt also testified that he had gone into the orderly room shortly after the trial and that Lippert had said that he was going to warm the collar, and wild, and accused every non-commissioned officer of having pursued themselves in their testimony in the Caldwell case. Eckhardt testified that he was in the orderly room threatening to get even with him some time if he said anything to the captain about what he had said about the captain's mad. Eckhardt claimed that he told Lippert that he would tell the truth regardless of the consequences. Sergeant Martick had said he was going to report to Capt. Hannay that Lippert had threatened to get even with him some time if he said anything to the captain about what he had said about the captain's mad. Eckhardt claimed that he told Lippert that he would tell the truth regardless of the consequences. Sergeant Martick had said he was going to report to Capt. Hannay that Lippert had threatened to get even with him some time if he said anything to the captain about what he had said about the captain's mad. Eckhardt claimed that he told Lippert that he would tell the truth regardless of the consequences. Sergeant Martick had said he was going to report to Capt. 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