

THE "ALLRIGHT" SHOE FOR Ladies and Gents \$3.50



When you have tried them all and gone the rounds BUY the "ALLRIGHT" Shoes and get comfort, style and durability.

SPECIAL FOR SATURDAY. Men's \$3.00 Call \$2.48 Welt Shoes for \$2.48

TREADWELL SHOE CO. 129-131 E. SEVENTH ST. JACKSON & ROBT.

**TWO NEW CORNERS**

BUILDINGS AT CEDAR AND SIXTH ARE NEARING COMPLETION

BOTH HANDSOME STRUCTURES

Commercial and Endicott Buildings Will Cost \$160,000—Will Be Ready for Occupancy by Nov. 15.

The two new buildings at Cedar and Sixth are rapidly nearing completion. They will be in readiness for occupation by Nov. 15, and will make valuable additions to the business blocks of the city.

The Commercial building, located on the northeast corner of the square, is a three-story building, 100 feet square, with its front on Sixth street. It was designed by M. J. Fitzpatrick, and is being built by Timothy Reardon. When completed the building will contain four store rooms, each 25 by 100. It is owned by a Boston man, but is in the care of Luther S. Cushing. Part of the upper story is already rented, but the store rooms are yet to be leased. The structure, when completed, will cost about \$300,000.

The new Endicott building, which occupies the northwest corner of the square, is to be one of the handsomest in the city. It is built somewhat after the plan of the Glass block, in Minneapolis, and bids fair to excel the beauty of that structure. It was designed by Cass Gilbert, and is being put up by the Builders-Ryan Co. The dimensions, according to the present plans, are 90 by 100. It was the original intention to make the first story a large store room, but it is very probable that these intentions will be changed. Mr. Cushing is now negotiating with a firm which desires to lease it. If these negotiations terminate in a lease, a forty-five-foot addition will be added on the Cedar street side, making the building 145 feet long. If the negotiations are fruitless the building will be divided into three store rooms and will be leased to smaller firms. The work on the north end of the building has been stopped pending the outcome of the deal. The building, when completed, will cost \$390,000.

**PAYNE AVENUE PAVING**

RESIDENTS AND PROPERTY OWNERS TO DISCUSS MATERIAL

Some Favor Asphalt, Others Macadam, and Some Lively Arguments Are Expected Tomorrow Night.

Residents and property owners along Payne avenue will hold a meeting tomorrow night for the purpose of considering the kind of material with which to pave the street. The sentiment ranges all the way from asphalt to macadam, and ever since the improvement was proposed has furnished much food for controversy.

Mr. Holt, the council representative from that ward, introduced a preliminary order some months ago calling for the paving of the street, but it has never been acted upon.

The street is now covered with some badly worn cedar blocks, though there are stretches that the engineering department considers fair. The real agitation for the paving of the street comes from those living along the street, rather than from the property owners—the ones who pay the cost, and it is not at all unlikely that vigorous opposition will follow any scheme to repave.

**BUILDING IN OCTOBER**

RECORD SO FAR EXCEEDS LAST YEAR'S TOTAL.

In respect to building operations, October is setting a lively pace and will credit to a heretofore record. The credit has been accumulated in the past few years. The big county jail and the detention hospital building, a permit for which will be taken out this coming week, are being actively constructed. The total, the full value represented will not fall far short of \$500,000.

**PAINFUL STOLEN RIDE**

LITTLE ROSCOE FERGUSON SUSTAINS A BAD FALL.

Roscoe Ferguson, an eleven-year-old boy, living at 835 Bond street, was hanging on a Robert street car, at University and Snelling avenues, yesterday afternoon, when a sudden lurch of the car threw the lad to the ground. He was badly stunned by the fall and remained unconscious for fifteen minutes.

The injured lad was taken to his home, where it was found that no bones were broken and that he was not seriously injured.

**DOWN TOWN ASSESSMENT.**

Business Portion of the City Will Pay 26 9-10 Mills.

According to a report by County Auditor Johnson, of the tax lists, he states that the rate of assessment in the business portion of the city is as follows: State—Revenue, 14-10 mills; schools, 1.2 mills; County—Revenue, 2.7 mills; roads and bridges, .56 of a mill; poor, .45 of a mill; interest, .47 of a mill; school, 1 mill; city—Revenue, 1.23 mills; schools, 3.99 mills; interest, .18 of a mill; other districts, 2.5 mills and 2, 2.05 mills; other districts, 2.5 mills.

**SINCE 1865**

The Hamm Brewery has brewed Honest Beer by the old German method—a purely natural process. Since 1865 the honestly brewed beer has been the favorite of the public.

Since 1865 the brewery has grown to a capacity of 500,000 barrels a year, and the output the past year was 250,000 barrels.

Since 1865 the beer has been good. It is good now. Call for Hamm's Beer

**LOCAL TALENT FREE**

SCOPE OF FEDERAL TAX ON MUSICAL AND THEATRICAL ENTERTAINMENTS

LAW HAS BEEN MISCONSTRUED

Recent Order Was Due to Laxity on Part of Some Deputy Collectors in Levying Regular Tax.

Considerable agitation among club and musical circles has been stirred up, as related in the Globe yesterday, by the report that an order had been issued by Internal Revenue Commissioner Yerkes at Washington which would compel all owners of halls, churches or other places where entertainments were held, not for charitable purposes, to pay a tax of \$100 yearly in all cities of over 25,000 population.

The order has evidently been misconstrued, although late yesterday afternoon it had reached the local office of the revenue department the officials there stated that it was probably being construed with the law compelling traveling entertainment companies to pay a tax of \$10 yearly in each state in the union.

There is in existence now a law which compels these traveling entertainers to pay this tax in every state in which they exhibit, and the revenue department evidently has troubles of its own in collecting it, as the managers of entertainment companies all over the country have tried to evade it at every opportunity.

Deputy Collector Vars stated yesterday that in this case the law was strictly enforced, and that this enforcement had caused some hard feelings among different local people in the entertainment business. He stated that there were districts where deputy collectors had been lax in the matter and the orders were probably for their benefit.

A popular place of entertainment in this city has long fought the enforcement of the law, even going so far as to state that the department was persecuting it, but it is not the intention of the department or of the government to do any such thing. It is simply a matter of enforcement of the law, the same as in hundreds of other instances where a hardship is apparently involved.

"There is probably no law that is so cursed so heartily as this one," said Mr. Vars yesterday. "We have our hands full trying to enforce it, but in this district we don't get many of them got away. There is one district in the southern part of the state that has its headquarters at a point where all these companies come in from Wisconsin and Iowa, and the collector there makes his business to gather up the manager as soon as he strikes town. He is in pretty bad repute among theatrical and entertainment people, and he has to put up with abuse quite often. They threaten to report him, saying he is officious and overzealous, but he is simply doing his duty, and if he can get them before they get very far into the state he saves a great deal of time and trouble for us. Frequently we have to get the route of these companies and make a list of them, and we receive some very spirited replies. However, this season we are going after them strong, and I think we will make an example of one or two of these managers who attempt to evade us and arrest them if they refuse to pay the tax. Of the \$100 a year matter I can say nothing, as we have at present received no orders from headquarters bearing on the case."

**MILKMAN FALLS DEAD**

A. T. BRINK EXPIRES WHILE IN CUSTOMER'S HOUSE.

A. T. Brink, a milkman living at 536 Orange street, died suddenly from heart failure while delivering milk at the residence of C. J. Carlson, 663 Lawson street, yesterday morning. Brink, apparently in his usual health, was in the act of making the milk delivery when he suddenly fell to the floor. Dr. A. W. Whitney, who lives nearby, was hastily summoned, but the man was dead before he arrived. Coroner Coffey was called and decided that Brink had died from heart failure. On investigation the coroner decided an inquest unnecessary.

Brink was fifty-two years of age, and up to the time of his death was in good health. A son of the deceased was in the neighborhood at the time of his father's death, and hastened to the scene. He took charge of the remains and had them removed to the family residence. The funeral will be held from the house tomorrow.

**SUIT OVER A NAME**

WESTERN SUPPLY COMPANY WANTS \$10,000 FROM A MINNEAPOLIS FIRM

HEAVY DAMAGES ARE ASKED

Saintly City Firm Wants Mill City Establishment to Take Another Name—Echo of an Old Will Case.

A suit has been brought in the district court by Attorney McDermott for the Western Supply company of this city against a concern doing business in Minneapolis under the name of Western Supply company. The local company has been in operation in St. Paul for the past ten years, being duly incorporated under the state laws, whereas the Minneapolis firm has only been in existence a year or so, and is not incorporated.

The suit is for \$10,000 damages, and the plaintiff also prays that the court will issue an injunction restraining the Minneapolis people from continuing to do business under the name of Western Supply company, and that they be ordered to turn over to the plaintiffs all advertising cuts, dies and stationery that bear the words, "Western Supply company."

An effort was made to settle the matter out of court, Mr. McDermott writing the Minneapolis house and asking it to change its name. After two or three letters had been written by McDermott the company's attorney replied to him stating that inasmuch as the company was established in business that it refused to change its name, and McDermott replied by taking the matter into the courts for a final settlement. The Minneapolis people will, it is understood, ask for a change of venue to Minneapolis.

While the companies are not in the same line, the St. Paul firm complains that its business has suffered to the extent of the amount of damages asked for by reason of confusion of mails. Checks and orders have been received at Minneapolis that were intended for St. Paul, and the latter concern claims that the Minneapolis company has not put themselves out to any great extent to forward the mail, although it has all been forwarded in time. The complainant further states that they have an established business in the country around the Twin Cities and that the confusion arising from the similarity of names causes them much time and trouble in making explanations to customers as to why goods are not sent or checks or remittances acknowledged promptly.

They hold that outside of the state St. Paul and Minneapolis are generally known as the Twin Cities, and even if there is no similarity in names that mail is often directed to Minneapolis that is intended for the St. Paul company, and vice versa.

The St. Paul firm is determined to fight the case to a finish and hopes to establish its rights to the sole use of the words, "The Western Supply company."

**RAISED CHECK HIMSELF**

G. F. MAAG COMMITTS FORGERY THROUGH IGNORANCE.

G. F. Maag, 144 Como avenue, was before Judge Taylor in the police court yesterday to answer to the charge of raising a check for \$5, which he had received from W. L. Keefe, to \$25, and passed on Reidel street, but before the judge and front streets. He will be given a hearing tomorrow afternoon.

Maag explained yesterday that he had signed a check for \$5, and that by mistake his clerk made a check out for \$5. Maag, noticing this later, thought it would do no harm to make it \$25, as which it was intended, and put the figure "25" before the "5". The butcher noticed this after he had given Maag the money and had him arrested. The money was paid to Reidel Bros. by Mr. Keefe, and the matter will probably be settled.

**AMONG THE CHURCHES.**

There will be a gospel temperance platform meeting at the Swedish Baptist church this evening. The speaker will be in the Swedish and English languages. A male quartette will furnish the music.

The First Presbyterian church will begin this forenoon a series of evangelistic sermons, to be conducted by ministers of this city. They will continue each evening during the week.

Dr. Paxton's subject at the House of Hope Presbyterian church, this evening will be "Christian Prejudice." The doctor is preaching a series of sermons on practical subjects bearing upon the everyday lives of man and woman.

The Luther League of Memorial Church has divided its work for the winter. The young men will meet on Tuesday evening, the 22d, at the residence of Mrs. Pascal Beckford, 788 Osceola avenue, in discussion the place of young men in city government.

The young ladies' branch will meet with Miss Molander, 673 St. Peter street.

The children belonging to the Holy Faith mission are requested to report to the parish church, St. Peter's, on the bluff, in future.

Rev. Mr. Peck, of Faribault, recently appointed chaplain to the church home, in the Kelly mansion, on Hoffman avenue, expects to take up his residence there shortly. Evening prayer, with an address, will be said at the church home on Sunday at 3:30 p. m. after this. The Rev. C. H. Shurt, rector of St. Peter's, will officiate today. All who are interested in the working of the home will be made welcome at these services.

**AN ARGUMENT**

In favor of our clothing is the perfect satisfaction that it is giving men who have formerly been in the habit of getting their clothing made by custom tailors and paying the fancy prices such tailors always demand for their creations. There is no reason why our clothing should not compete with the high-priced creations of a custom tailor. It is made by expert men tailors from the choicest imported and American fabrics and cut in the very latest fashion.

An immense stock from which to make your selection.

All the new styles that have been approved by correct dressers.

Exclusive and desirable patterns not found elsewhere.

Character and individuality in every garment.

Fine finishings, fine linings, perfect fit.

**Fine Suits Overcoats!**

A variety of up-to-date models from which to select. Single and double-breasted coats of the latest cut, including the new two-button double-breasted sack. Every garment is hand-made throughout—hand-shaped and padded collars, exquisite tailoring. Prices, The styles include the regular popular top coat, all the new long cut coats, long coats with strap at back, long yoke coats, Essex coats, in fact every style that is correct and in good form. All the correct fabrics, the correct drape and smart swing of a custom-tailored coat. Prices, \$10.00 to \$35.00 to \$10.00 to \$60.00

**Exclusive Haberdashery.**

The newest and most desirable creations of the Eastern haberdashers will be found in our stock. We not only carry a larger line of furnishings than any other store in the Northwest, but we carry a great many lines of especially elegant and exclusive goods that can be found nowhere else in St. Paul. Whatever your taste may be we can suit it here if such a thing is possible.

Dainty Novelties in Neckwear, Seasonable Underwear, New Patterns in Fancy Shirts, The Pantouris Hat and Johnston and Murphy Shoes.

Bowlby & Co. The Boston St. Paul Sixth & Robert.



**SUIT OVER A NAME**

John J. Tobin in Court Over Will of Mrs. Kate Ludwig.

John J. Tobin is in court in connection with the old legal fight on the will of Mrs. Kate Ludwig, who died in July, 1898, and who willed all her property to William E. Forster, who died recently in Minneapolis. The money is due to somebody on a beneficiary certificate that Forster held in the workman's name, but that order did not care to be mixed up in the suit, and the appointment is in answer to the Workmen's petition.

A. W. Merriam Wants His Share.

Alanson Wilder Merriam has brought suit in the district court against the heirs, administrators and trustees of his father's estate to compel a final accounting, as regards his share of it.

Brewing Co. Tired of Waiting.

The Theodore Hamm Brewing company has brought an attachment suit against York and Cotton and garnished E. M. and H. E. Ward to recover \$28. The company has also sued Frank Nordstrom for \$400 a balance due on rent, a cash register and a loss of \$50.

Greenberg Loses Earnest Money.

Judge Dunn, at a special term yesterday, heard the claim of Philip Greenberg against the Germania bank to recover a sum of money paid the bank as earnest money on a real estate contract. The court decided against him.

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**TWO \$10,000 ACTIONS.**

City Railway Company Being Sued for Heavy Damages.

Two suits in which large amounts are asked for personal injuries were brought against the city railway company yesterday. Flora M. Brown, who was injured last September in an accident on a Stryker avenue car, alleges that she sustained injuries for which she wants \$10,000 damages. The car jumped the track, and she sustained severe injuries of an incurable character, it being thrown against the back of the seat.

The second case is being brought by the street car company against the city of St. Paul. It alleges that the car was running on the street, near the intersection of the street and the city street, when it struck through a second one, and that the car was severely injured. The company claims that the collision was due to the large number of bugs that were on the track, making it so slippery that the motorman was unable to stop the car. Notwithstanding this state of affairs, Miss Coleman desires to be reimbursed to the extent of \$10,000.

**BORROW FROM STATE**

SCHOOL DISTRICTS NEGOTIATE LOANS AMOUNTING TO \$25,000.

The state board of investment has authorized the following school loans:

Dis. County	Amount
46. Pine	774
47. Crow Wing	200
48. Aitkin	300
49. Crow Wing	500
50. Lyon	1,200
51. Stearns	500
52. Pine	375
53. Swift	1,000
54. Nobles	800
55. Anoka	700
56. Freeborn	1,000
57. Wadena	500
58. Chippewa	6,500
59. Stevens	500
60. Freeborn	1,500
61. Norman	800
62. Yellow Medicine	700
63. Chippewa	500
64. Lincoln	700
Total	\$24,774

\*Independent district.

**TO LAKE MINNETONKA VIA GREAT NORTHERN.**

On and after Monday, Oct. 21, one train daily, except Sunday, leaves union depot, St. Paul, at 4:30 p. m., via Great Northern, for Lake Minnetonka.

**RATE WILL BE HIGHER.**

Insurance Commissioner's Ruling Knocks Out Blanket Policies.

Insurance Commissioner Dearth has made a ruling that the co-insurance clause of the Minnesota law applies only to the contents of buildings and not to buildings. This ruling will away with blanket policies issued by companies covering buildings and contents. The co-insurance clause provides that property shall not be insured for more than 80 per cent of its value, and the rate on this kind of insurance has always been a low one. The valued policy law, which provides that in case of total loss the insurance companies must pay the full amount of the policy, unless fraud is

**TO SPEND BUSY WINTER.**

Ramsay Council, Royal Arcanum, Has Many Irons in the Fire.

The Ramsay Council of the Royal Arcanum at its last meeting proposed plans for aggressive work during the winter months. The council hopes to secure many new members and to strengthen its lodge in several ways. E. D. Hill was elected as a trustee to succeed W. E. Coldwell, who recently left the city. G. D. Messing was elected warden and J. M. Hanley secretary.

A bowling club, which will have charge of all initiations, was organized. The team is composed of the following gentlemen: Past Regent D. C. Campbell, Regent Oscar Hallam, Vice Regent Henry H. Miller, Orator Robert Pothan, Chaplain C. W. Smith, Guide Miles J. Lepin, Warden J. C. Bennett.

Mrs. Hanley's committee also organized with the following officers: W. H. Pierce, captain; J. W. Natrass, secretary, and Philip Fabel Jr., treasurer. They have secured alleys in the basement of the Washburn building and expect to arrange tournaments with other twin city Royal Arcanum councils.

**Young Girls**

Are often engaged in doing the work of a home under the most trying conditions. Nature cries out against the stooping and lifting, the running up and down stairs at times when labor should be as light as possible. It is owing to overstrain or self-neglect under these conditions that the foundation is laid for serious womanly disease. Irregularity is the first step to impaired womanly health. Perfect regularity may be established by the use of Dr. Pierce's Favorite Prescription. It will heal inflammation and ulceration and cure female weakness. It makes weak women strong and sick women well.

"It gives me much pleasure," writes Miss Ella Sapp, of James-town, Guilford County, N. C., "to thank Dr. Pierce for the great good received from the use of his 'Favorite Prescription' and 'Golden Medical Discovery.' I had suffered for three years of more at monthly periods. It seemed as though I would die with pains in my back and stomach. I could not stand at all without fainting. Had given up all hope of ever being cured, when one of my friends insisted upon my trying Dr. Pierce's Favorite Prescription. With little faith I tried it, and before I had taken half a bottle I felt better. Now I have taken two bottles of 'Favorite Prescription' and one of 'Golden Medical Discovery,' and I am entirely cured, and in two months have gained all other medicines had failed."

Dr. Pierce's Common Sense Medical Adviser, paper covers, sent free on receipt of 21 one-cent stamps, to pay expense of mailing only. Address Dr. R. V. Pierce, Buffalo, N. Y.

Good in Every Point and Part

—The—

**UNIVERSAL STEEL RANGE**

—At—

370 Jackson.