

NEWS

"Just the thing" These ladies' watches at Delet's, 25 E. 7th St.

The remains of the Rev. Arthur Forsman, who died Nov. 23 in Minneapolis, will be buried in Union cemetery this afternoon at 1 o'clock.

The Madison school holds its first meeting of the season at Central hall, Sixth and West Seventh streets, at 8 o'clock.

The regular monthly meeting of the Anti-Vaccination Society of St. Paul will be held this evening at Central hall, Sixth and West Seventh streets, at 8 o'clock.

Next spring the contractors will be asked to resurface Seventh, Third and Washburn streets. An examination shows that these three thoroughfares will not stand further repaving.

For the first time this winter the thermometer yesterday morning took a dip below zero. At 9 o'clock the temperature was just -1. The local forecast official predicts much milder weather for today.

Last month the health department inspected 2,600 back yards, ordered 1,074 nuisances abated, and cleaned up 849 lots. In addition to this, 37 quarantines were established, 142 quarantines released, inspected 1,712 animals for traces of glanders and condemned 2,869 pounds of meat and poultry.

The engineer's license formerly held by Gust Anderson, who was employed at a flat building on East Seventh street, has been revoked. It is charged that Anderson had been drinking and had been absent from his post for three days.

Members of the teaching staffs of the Gorman, McClellan, Smith and Whittier schools will meet this evening at the last named institution, at 7 o'clock, to discuss programs to be rendered. Supt. Leviston will preside.

Articles of incorporation were filed at the office of the secretary of state yesterday by the Minnesota Mailing company, Red Wing, capital stock \$25,000; Red Wing Sewer Pipe company, capital stock \$50,000; Kidland Fish company, Minneapolis, capital stock \$100,000.

High class portraits in oil or pastel, from life or photos, by Oscar Schulz, 15 East Third street, St. Paul, Minn.

AROUND THE HOTELS.

At the Merchants—D. M. Sablin, Duluth; James Cardie, Cass Lake; William Hayward, Spirit Lake; P. J. Kiernan, Owatonna; W. L. Richards, Dickinson; E. E. Conroy, Minneapolis; W. E. Johnson, Jamestown; W. M. Pyle, Bismarck; T. H. Hotek, Mankato; Mrs. S. M. Cheney, Appleton; D. W. Kellogg, Dumont; William Montgomery, Fertile Falls; James Lynch, Cherokee; Miss S. M. Close, Appleton; M. P. Hill, Forestburg.

At the Windsor—C. Hamilton, Britton; J. L. Wolf, Odessa; Mrs. J. C. Boehm, St. Cloud; B. W. Johnson, St. Cloud; Thompson, Preston; Mrs. Blanche Congrove, Owatonna.

At the Metropolitan—J. H. Roberts, Little Falls; Minnie, Charles, and Harry, Minn.; D. B. Staples and wife, Lakewood; H. J. Rosenberg, St. Cloud; Minn.; A. Frank, St. Cloud; Minn.; At the Foley—W. A. Wilkins, Herman; J. O. Wright, Fort Worth; J. A. Murphy, West Superior; Heber McHugh, Superior; Chris Avery, North Branch.

At the Clarendon—Edmund P. Niell, Red Wing, Minn.; W. F. Conley, Sherburne, Minn.; W. L. Safford, Elroy, Minn.; H. Donaldson, St. Cloud, Minn.; G. W. Betz, Lakeville, Minn.; W. P. Finnegan, Barnesville, Minn.; Aug. Gayer, Mabel, Minn.; H. Gar, B. Heller, N. Y. Minn.; H. L. Cassidy, Waterloo, Minn.; L. Richards and wife, Anoka, Minn.; W. Bouschor, Red Wing, Minn.; James Kelly, Duluth, Minn.

Death Came Suddenly.

Mrs. Alice M. Cullen, wife of the late James Cullen, a prominent contractor of this city for many years, died at her home, 213 Chicago avenue, late Tuesday evening, of heart failure. Mrs. Cullen lived in St. Paul over forty years, and is survived by four children, J. J. Cullen, James Cullen, Mrs. James Williams and John Moore. The funeral will take place in the afternoon at St. Michael's church, West Side.

TO CURE A COLD IN ONE DAY

Take Laxative Bromine Quinine Tablets. All druggists refer to it as the cure. E. W. Grove's Signature is on each box. 25c.

WELFARE

Liberal Apple Sale

A large shipment of the yellow Bell Flower Apples from Watsonville, California. These are not a large apple, nor yet a very small one. They are good size, full of life and color. Splendid bakers; splendid table apple; an all-around choice family apple. Boxes hold more than a bushel basket. Every apple wrapped in paper. Our price, per box, only

\$1.29

We will ship these to our out-of-town trade on receipt of the money.

20 Pounds Best Granulated Sugar for \$1.00

Cherries Full pint jars black or white Cherries, solid fruit, each..... 20c

Matches Parlor Matches, per dozen..... 9c

Rice Four pounds fine quality new Japan Rice..... 25c

Gas Mantles A splendid line of the best in the world at lower prices than anywhere else.

Radishes Large bunches containing about 30 fresh, round, crisp radishes, bush..... 5c

Fancy Creamery Butter, per pound..... 25c

Catsup Pint bottles Tomato Catsup..... 10c

Pure Buckwheat Ten-pound bags for..... 33c

Johnson's Cider The genuine Johnson Cider, no substitute, per gallon..... 30c

Cranberries 3 quart jars best Cranberries, each..... 25c

Bread Fresh from our own ovens, per loaf..... 2c

F. R. DENK & CO.

SEVENTH AND CEDAR STREETS.

TEXT OF COMMUNICATIONS FROM FOUR OF THE GOVERNORS

WRITTEN TO

GREER IS NOT ENTHUSIASTIC

Oregon's Executive Not Quite Sure That Consolidation of Roads Is Against Interests of the People.

The communications which have thus far been received by Gov. Van Sant, in response to his letters to the governors of other Western states on the subject of the railroad matter, were yesterday made public. Some of these T. G. Greer, of Oregon, discusses the situation in that state fully. The complete text of his letter is as follows:

Hon. S. H. Van Sant, Governor of Minnesota, St. Paul, Minn.—Dear Sir: The tendency toward the consolidation of railway companies and the combination of their lines, which is now being effected by the features of the times, and whether it is an impending danger to the best interests of the people is a matter which we have no law on the subject whatever. We even have no railroad commission, nor any substitute for one. We have no law relating to freight rates a railroad company may charge, nor any means of redress if their charges should be excessive. We have a state law limiting passenger fares to four cents per mile, but the O. R. & N. and the N. P. R. R. last year voluntarily reduced their rates to three cents. The fact is, our state, the Oregon Railway & Navigation and the Southern Pacific, are rapidly making concessions toward the development of their respective territories, and have become a positive help to the people in that way. Our people seem very well satisfied with the present condition, for although in two successive years we have had a real estate boom, the attention of that body to the anomalous condition existing, as to the control of our railroads, has not been directed to change it, and I think no newspaper in this state has ever made any special complaint on this subject.

With the exception of a few instances, where unjust discriminations in the matter of freight rates have been reported, the railroad situation in Oregon seems to be very satisfactory. Unless the consolidation of railway companies, as now being effected, is increasing freight or passenger rates, it would be difficult to see where the objection could be made. It is a matter within the power of the state legislatures to control. It may prove an easier matter to regulate rates than to prevent the consolidation.

However, you are to be commended on your effort to enforce a law which is supreme in this country, have at all times their remedy in their own hands. If the law is being violated, it is your duty to your state law, then it should be prevented if possible. No question of federal jurisdiction is involved. The future, is paramount to the one preserving unquestioned the best interests of those who are known as citizens. It is the duty of public servants to guard them jealously whenever the danger may come within their jurisdiction.

I should certainly favor holding such a conference as you suggest, but could not attend it, as I am in the east, which would, perhaps, not be feasible. Very respectfully yours, S. H. Van Sant, Governor.

Question of \$1 Gas

ASSEMBLY LIKELY TO DEMAND THAT RATE BE MADE GENERAL

GAS COMPANY WON'T CONCEDE

Intimated That Lighting Concern Is Holding Out \$1 Proposition as a Teaser to Gain Further Concessions.

The offer of the St. Paul Gas Light company to furnish the city with gas at one cent per thousand feet, meter measure, received at the meeting of the board of aldermen Tuesday evening, was the principal topic of conversation among city officials yesterday.

Some carried the matter to the legal department, and it would not be surprising if a carefully worded resolution, demanding that the price be made general, was introduced at the meeting of the assembly this evening.

While evidently aware of the step they were taking, the officials of the gas company say they have no intention of reducing the price to the public at large below \$1.20 per thousand feet. The reason a figure of \$1 per thousand is given the city, they say, is because it is a large consumer. President Lathrop contends that if the gas used in street lamps was measured, it would be shown that the city has been securing a rate better than \$1.

A year ago when trouble was experienced in securing what the council thought was a reasonable bid for electric and gas lighting, the legal department gave its opinion that a lower price could be forced, if the price was considered unreasonable. It was held that the courts would not entertain such proceedings if they were in reason.

While the gas company disputes the contention, the legal department has long held that the franchises of both the electric and gas companies will expire in 1907, and Tuesday night's marked drop, it is said, is only preliminary to an offer that will be made the city, ere long, in the form of a check from the State Savings bank, in payment of the refundment orders which the bank purchased.

PELL DOWN STAIRS

Mrs. Walsh Was Landed to Pay Her \$2,750.

Judge Jagard was yesterday engaged in trying the case brought by Lizzie Walsh against Gustav Dorgan, a minor, against the city of St. Paul upon the motion of the defendant. Dorgan, who is a resident of the city, was injured in his home at 21 South Washburn street, on May 31 of this year by a heavy iron safe which fell upon him, injuring him so that he is deprived of the use of one leg and arm.

The case was engaged through contractors in filling up the large stones on Prospect Terrace, and while dumping dirt and stones there one of the large stones fell down the stairs.

The court held that the contractor performing the work is the party who is liable, and that Dorgan is entitled to recover against him. Young Dorgan, through his guardian ad litem, John Dorgan, asked for \$2,750.

Germania Bank Dividend

The third report of Gustav Willius, as receiver of the defunct Germania bank, in St. Paul, was filed yesterday with the receiver in the federal court. The receiver will ask that he be allowed to declare a dividend of 25 per cent in addition to the 10 per cent that has already been paid. Willius also announced his intention of commencing suits to recover on stockholders' liability.

Divorce for Desertion

Marie A. Davis has commenced an action for a divorce against her husband, Edward S. Davis, who was married in June, 1900, and in July of the same year, the plaintiff alleges, the defendant deserted her. She has filed to provide for her support. Plaintiff is thirty-five years of age and the defendant forty-one.

Objects to Paying Taxes

Judge Brill heard and took under advisement the objection of C. E. Dickerman to paying taxes for 1899 on a piece of property in Custer street. The objection was that the land assessed lies in the street, and he objects to paying taxes on property supposed to be a public highway.

Wants \$5,000 Damages

Judge Otis was engaged yesterday in hearing the suit brought by Adolph Dolan against the Great Northern Railway company for damages for personal injury. He claims he was pushed from the train at the junction of the line between St. Paul and Seattle and was hurt so seriously that he was unable to work for several months. He wants \$5,000 from the railroad's treasury.

Pleads Guilty to Forgery

Leonard Zimbrick was charged with forging in the second degree yesterday appeared before Judge Bunn and changed his plea of not guilty to one of guilty. He is charged with passing a forged check upon C. A. Pearson, the amount of the check being \$324. He will be sentenced later.

Divorce for Duress

Judge Bell yesterday heard the suit for a divorce brought by Anthony J. Dueser against his wife, Clara D., and directed the clerk to issue a writ of habeas corpus for the plaintiff. The couple were married in December, 1891, and plaintiff alleged that in May, 1900, the defendant deserted him.

Northfield Merchant Bankrupt

Joseph P. Fink, a merchant of Northfield, Minn., was declared bankrupt yesterday. His liabilities amount to \$124,452 and his assets are valued at \$24,750. The liabilities are for goods purchased for his stock in trade.

COURT NOTES

William Fay, the bunco man who has been sentenced to four years at Stillwater by Judge Bunn, was yesterday

CONROY OWES CITY \$885

EXAMINER POPE MAKES PUBLIC RESULT OF INVESTIGATION

He Intimates That Some Additional Surprises Might Result From a Further Investigation of Records.

Thomas F. Conroy, late clerk of the municipal court, is indebted to the city of St. Paul in the sum of \$885. This amount represents fines collected for violations of the state dairy and food laws, and according to State Bank Examiner Pope, is being wrongfully withheld from the state. Mr. Conroy is very short that much in his accounts as clerk.

A report to this effect was filed yesterday with Mayor Smith, and will be by him transferred to the council, which will act in the premises. The investigation was made by Assistant Examiner Eckman, who, in his report, significantly remarks that if the accounts pertaining to collections of fines for violations of the state game and fish laws were investigated more surprises might be unearthed.

As showing how Mr. Conroy did business, Mr. Eckman cites an instance in which a party named Joseph Stiao was fined \$50 for a violation of the pure food laws in August, 1900. Mr. Stiao paid the fine by giving Conroy a check on Hammon & Co. which was cashed by Conroy, according to the canceled check, now in the possession of Mr. Hammon, was cashed at the bank by Conroy.

A copy of the report has also been filed with Gov. Van Sant, who it is expected will order a complete examination of the books pertaining to state violations.

QUESTION OF \$1 GAS

ASSEMBLY LIKELY TO DEMAND THAT RATE BE MADE GENERAL

GAS COMPANY WON'T CONCEDE

Intimated That Lighting Concern Is Holding Out \$1 Proposition as a Teaser to Gain Further Concessions.

The offer of the St. Paul Gas Light company to furnish the city with gas at one cent per thousand feet, meter measure, received at the meeting of the board of aldermen Tuesday evening, was the principal topic of conversation among city officials yesterday.

Some carried the matter to the legal department, and it would not be surprising if a carefully worded resolution, demanding that the price be made general, was introduced at the meeting of the assembly this evening.

While evidently aware of the step they were taking, the officials of the gas company say they have no intention of reducing the price to the public at large below \$1.20 per thousand feet. The reason a figure of \$1 per thousand is given the city, they say, is because it is a large consumer. President Lathrop contends that if the gas used in street lamps was measured, it would be shown that the city has been securing a rate better than \$1.

A year ago when trouble was experienced in securing what the council thought was a reasonable bid for electric and gas lighting, the legal department gave its opinion that a lower price could be forced, if the price was considered unreasonable. It was held that the courts would not entertain such proceedings if they were in reason.

While the gas company disputes the contention, the legal department has long held that the franchises of both the electric and gas companies will expire in 1907, and Tuesday night's marked drop, it is said, is only preliminary to an offer that will be made the city, ere long, in the form of a check from the State Savings bank, in payment of the refundment orders which the bank purchased.

PELL DOWN STAIRS

Mrs. Walsh Was Landed to Pay Her \$2,750.

Judge Jagard was yesterday engaged in trying the case brought by Lizzie Walsh against Gustav Dorgan, a minor, against the city of St. Paul upon the motion of the defendant. Dorgan, who is a resident of the city, was injured in his home at 21 South Washburn street, on May 31 of this year by a heavy iron safe which fell upon him, injuring him so that he is deprived of the use of one leg and arm.

The case was engaged through contractors in filling up the large stones on Prospect Terrace, and while dumping dirt and stones there one of the large stones fell down the stairs.

The court held that the contractor performing the work is the party who is liable, and that Dorgan is entitled to recover against him. Young Dorgan, through his guardian ad litem, John Dorgan, asked for \$2,750.

Germania Bank Dividend

The third report of Gustav Willius, as receiver of the defunct Germania bank, in St. Paul, was filed yesterday with the receiver in the federal court. The receiver will ask that he be allowed to declare a dividend of 25 per cent in addition to the 10 per cent that has already been paid. Willius also announced his intention of commencing suits to recover on stockholders' liability.

Divorce for Desertion

Marie A. Davis has commenced an action for a divorce against her husband, Edward S. Davis, who was married in June, 1900, and in July of the same year, the plaintiff alleges, the defendant deserted her. She has filed to provide for her support. Plaintiff is thirty-five years of age and the defendant forty-one.

Objects to Paying Taxes

Judge Brill heard and took under advisement the objection of C. E. Dickerman to paying taxes for 1899 on a piece of property in Custer street. The objection was that the land assessed lies in the street, and he objects to paying taxes on property supposed to be a public highway.

Wants \$5,000 Damages

Judge Otis was engaged yesterday in hearing the suit brought by Adolph Dolan against the Great Northern Railway company for damages for personal injury. He claims he was pushed from the train at the junction of the line between St. Paul and Seattle and was hurt so seriously that he was unable to work for several months. He wants \$5,000 from the railroad's treasury.

Pleads Guilty to Forgery

Leonard Zimbrick was charged with forging in the second degree yesterday appeared before Judge Bunn and changed his plea of not guilty to one of guilty. He is charged with passing a forged check upon C. A. Pearson, the amount of the check being \$324. He will be sentenced later.

DEFENSE OFFERS NO EVIDENCE

Both Sides Rested Yesterday Afternoon in Bourne's Second Trial

Defendants' Attorneys Follow Proceedure in Former Trial and Call No Witnesses in Their Behalf.

The state's attorney and Walter B. Bourne's attorneys will this morning present their respective cases to the jury in the trial of the defense attorney on his second trial on an indictment of grand larceny in the first degree.

The state rested yesterday afternoon before 5 o'clock, and the attorney for the defense announced that they rested also. The usual motions were made and taken under advisement by the bench, and probably before tonight Walter B. Bourne will announce whether or not he is to have ten years more attached to the five that he has already received at the hands of Judge Bunn.

The state introduced a number of witnesses yesterday whose testimony was of a technical nature, and necessarily uninteresting, but in spite of this the court room has been crowded throughout the trial. There have been rumors to the effect that the witness called to stand something sensational in regard to the methods of the auditor's office would be divulged, but all these have been headed off by the action of the defense.

At the morning session in the examination of County Auditor Johnson was resumed. His testimony was along the same lines as that of the day before, and was not particularly interesting. The same objections that fell from the lips of Attorney Bove for the defense. In nearly every case the court ruled in favor of the state.

AMERICAN HOIST AND DERRICK COMPANY PLANS IMPORTANT EXTENSIONS

The American Hoist and Derrick company has made application to the city council for a new lease which will increase its space on the West side of the river. The business of the company has increased to an extent rendering it imperative to secure more room. The lease asked for will extend its property toward the river about 300 feet, or to the first pier of the Robert G. Gribbler. This space will be occupied by an extension of the shops.

If the council grants the application the company will be enabled to extend the shops and make other improvements which will cost \$75,000. It will consist of an extension of 250 feet on the north end of the erecting shop and 100 feet extension to the fourth pier. This will bring the erecting shop out over the bank of the river. It is intended to fill in the river for a few feet, but the north end of the shop will be upon a pier built in the stream.

The American Hoist and Derrick company has one of the largest establishments of its kind in the country. It was organized in 1882 with shops at Eighth and Robert streets. It has since moved to its present location on the West side. Since that time it has gradually increased its facilities, until it is now necessary to have still more space. Over 370 men are employed and the company does a business of several thousand dollars a month. Since Dec. 1, 1900, it has handled 9,277 tons of freight, or 416 carloads.

The company has a record of having built the largest locomotive crane ever built. It was made for use near Philadelphia and has a lifting power of 40,000 tons. It has also built two other locomotive cranes of large size. One of these is being used at Charleston, S. C., and the other at Mare Island, in the San Francisco harbor.

The management of the company says if it cannot get permission to enlarge its shop room, by building out into the river, it will be necessary to seek another location. It is not wholly improbable that an application to the project may be encouraged from the government engineers in charge of the river.

LADIES

Read the V-shaped board on Sixth street, between Minnesota and Cedar.

WANTS MORE MONEY

LIBRARY BOARD NOW HAS A GRIEVANCE AGAINST CITY COMPTROLLER

ONLY \$4,000 FOR NEW BOOKS

Minneapolis is More Liberal in Providing for Needs of Library—Handicapped by Debt on Building.

While not indulging in unduly severe language, the library board feels any delay in the matter of the city treasurer, Mr. McCurdy, for his unwarranted interference in reducing the sum they asked to have inserted in the budget for next year. In order to replenish some rather badly depleted shelves the board figured on about \$9,000 for books, but when Mr. McCurdy submitted his figures to the conference committee only \$4,000 was inserted.

For the purpose of having the figures corrected the board last evening appointed three of its members to appear before the council when it takes up the budget. Through an accident in the make-up of the board the board is not entitled to its representation on the conference committee, and because of this fact no one was present, and the committee took it for granted that the figures were all right and passed them.

In behalf of their request, the board will show that St. Paul is far behind Minneapolis in the matter of liberality. There \$15,000 and over is often given for the purchase of books alone each year.

The board last night debated long and earnestly as to the advisability of paying its old indebtedness immediately or using the money in increasing the size of the reading room. The council last year set aside \$35,000 for the payment of the old building debt, but a portion of the money will not be available for some months yet. In order to wipe it out as quickly as possible the board has been encroaching on its own private funds, but some of the members are opposed to this method and desire to wait until the money becomes available. It was decided to postpone the settlement of the question until Mr. McCurdy could be communicated with and the exact status of the fund ascertained.

Schmatsouer in Trouble

Otto Schmatsouer, of New Brighton, was before Judge Hine in the police court yesterday on the charge of selling meat without a license. He pleaded not guilty, and secured a continuance until Dec. 10. Schmatsouer is the man who had trouble with Marshal Monty, of New Brighton, some time ago.

CASTORA

For Infants and Children.

The Kind you have Always Bought

Bears this Signature of *Dr. J. C. Watson*

EFFICIENT CURRY

HE MUST EXPLAIN TO TEACHERS WHY FULL SALARIES ARE NOT FORTHCOMING

SCHOOL BOARD NOT ADVISED Telephone Intimation That Fund Is Depleted Is Not Accepted as Official—Declines to Make New Checks.

Communications transmitted by telephone will not be accepted by the board of education as official. That point was definitely decided at the meeting of last evening held at the same time it was incidentally determined by the board that the newspapers were equally unofficial as means of communication. Therefore, having heard from Comptroller McCurdy only by telephone and through the newspapers as to the insufficiency of the school fund to meet the demands of the November pay roll, the board takes the ground that it has not heard from him, and that even if it had heard from him with all due observance of formality, it would not devolve upon it to take any further action. In short the position of the board is that inasmuch as the checks for the payment of the November payroll were made out in proper form and sent to the office of the comptroller in due season, the board and its employees have done their duty, and the question of the payment of the checks rests with those to whom they are payable and the city comptroller and treasurer.

Without any formal introduction the board entered upon a discussion of the payroll roll question, progressing to that from some other matter of a financial character. Some of the members were disposed to take issue with Mr. McCurdy upon some of the statements which he made in an evening paper of Tuesday. Inspector Watt was particularly incensed at what he considered Mr. McCurdy's attempt to proclaim the school board in the wrong, and to say that the board had been overdrawng its appropriations. He was warming up well to his subject, and he was about to make a few caustic things about Mr. McCurdy, having had occasion upon several times by the courts, when President Zimmermann told him to cheer up, for it might not be true, as the only authority for the belief that Mr. McCurdy had made any such statements was an evening newspaper which was not absolutely reliable.

WANT HOWL GOES UP

Inspector Bassford, in his characteristic direct way of putting things, said: "My object in coming here is to see that the affairs of the exchange be in excellent condition. There is a large surplus in the treasury, and eighty new members have joined since the organization of the exchange a year ago. The total membership is at present 127, and it is growing every day.

The exchange was formed for the mutual benefit of contractors, builders, hardware men, brickmakers and dealers, and, in fact, all business men who are interested in the building trade all over the city. The exchange is proving quite successful, accomplishing all that it was organized for, and the fact that the membership is constantly growing bespeaks the interest that building people are taking in it.

In the building of the past year was informally discussed at the meeting, and great satisfaction displayed in the large increase in business. The year has been a busy one for the exchange, and has issued by Jan. 1 building permits to the amount of \$50,000.

While, by reason of this increase in building, help has been unusually scarce, the exchange has not experienced much difficulty in securing workmen. They have had to import them from outside the city, but the lack of help has not been a serious matter, and the work of securing building material has been a graver problem for the builders, and it is for this purpose, that, that the exchange was organized.

There has been no move as yet in regard to establishing a labor bureau in connection with the exchange, and it is not anticipated that such a bureau will be set up for some time. However, the outlook for building activity for the coming year is good, and it may be necessary to establish a bureau of this kind.

It Means Ostracism.—Foul breath and disgusting discharges due to Catarrh make thousands of people objects of pity and contempt. Dr. Williams' Pink Pills, Pa., says: "I have been a martyr to Catarrh for twenty years, constantly having it dropping in and out, and causing me much pain in the head, very offensive breath. I tried Dr. Agnew's Catarrhal Powder. The first application gave instant relief. After using a few bottles I was cured."

REAL ESTATE TRANSFERS.

Eliza A. Drew and husband to G. Almen, it 3, blk 9, Fairview add. 3325
D. P. Burke and wife to C. Ernst, 1000 Park, north side, add. 12,500
J. A. Lagerman and wife to S. P. Anderson, it 27, blk 15, Arlington Hills add. 2,000
B. H. Ogden and wife to Nellie M. McMurran, its 23 and 24, blk 21, St. Anthony Park, north side, add. 1,000
Jane Bryan to J. J. Bryan, it 8, blk 5, E. Rice's Second add. 2,200
Jane E. Healy to C. E. Healy, add. 2,200
E. H. Hawkes' subd of Winslow's add. 1,600
F. Godbout and wife to W. E. Esplan, it 11, blk 4, Marshall's add. 2,000
Elenore Quessel and husband to J. P. Healy, it 10, blk 2, Bryant's Park add. 400
Elinor and wife to N. L. Hansen, it 17, C. Welde's subd pt blk 45, Arlington Hills, add. 1,000
G. Stanton and wife to W. E. Esplan, it 11, blk 4, Marshall's add. 2,000
Elenore Quessel and husband to J. P. Healy, it 10, blk 2, Bryant's Park add. 400
Elinor and wife to N. L. Hansen, it 17, C. Welde's subd pt blk 45, Arlington Hills, add. 1,000
G. Stanton and wife to W. E. Esplan, it 11, blk 4, Marshall's add. 2,000
Elenore Quessel and husband to J. P. Healy, it 10, blk 2, Bryant's Park add. 400
Elinor and wife to N. L. Hansen, it 17, C. Welde's subd pt blk 45, Arlington Hills, add. 1,000
G. Stanton and wife to W. E. Esplan, it 11, blk 4, Marshall's add. 2,000
Elenore Quessel and husband to J. P. Healy, it 10, blk 2, Bryant's Park add. 400
E