NEWS OF THE CITY

The temperature at 2:30 a. m. was 49 above zero, a drop of 3 degrees since 8 p. m.

Soldiers' Home Trustees Meet Thursday -The board of trustees of the soldiers home will meet at the home Thursday

Can Do Business in Minnesota-The Indemnity Exchange, a fire insurance un-derwriting concern, of Chicago, was yes-terday admitted to do business in Min-

Men of Grace M. E. Church to Meet-The April meeting of the Men's club of Grace M. E. church will be held in the church parlors this evening. Judge J. Finehout will deliver an address on the juvenile branch of the municipal

Fifteen Boys Let Out of Reformatory— Eight boys were paroled and seven dis-charged from the state reformatory at St. Cloud Wednesday by the board of control. A calendar of fifty was heard by on and Judge Gould, who returned to St. Paul vesterday.

Sues for Commissions-Judge Lewis is the Northwestern Interstate Land company against Urquhart, Richards & Pattinson. The plaintiff seeks to collect \$1,609.75 alleged to be due as commissions on sales of farm lands for the de-fendant.

Convicted Saloonkeeper Released-William Soehner, convicted of selling liquor without a license two weeks ago in Nobles county and sentenced to thirty days' imprisonment, was granted a pardon yesterday by the state board, which held a special meeting. Soehner was released on account of ill health.

Father Given Divorce and Childrenagainst Celia Wilder Judge Jaggard has granted a decree. On additional evidence submitted Wednesday the court was sat-isfied of the desertion alleged by the plaintiff. The three children are given into the custody of the father.

Moberg's Brother Claims Body—Lars Moberg, of Minneapolis, at the St. Paul morgue yesterday identified the remains of Louis Moberg, who was murdered in a Rock Island box car at Owatonna Monday, as his brother. The Minneapolis Moberg had not heard of the murder until yesterday morning.

Feast of the Passover Ends-The Jewish feast of the Passover, commemorating the flight of the ancient Jews from Egypt, ended with sundown yesterday. The re-formed Hebrews ended the season of fast-ing Wednesday, while the orthodox Jews observed the full eight days.

Jury in Doubt-Katherine Koegan's suit against the New York Life company to cover \$5,000 for personal injuries sustained in a passenger elevator in the New York Life building, went to the jury yesterday morning, but at the close of court the members of the jury had still been unable to reach an agreem

Health Department Finds Smallpox Case—Andrew Iverson, living at 778 Arcade street, was yesterday found to be suffering from smallpox and was taken to the detention hospital by the health department officials. For several days while Iverson was suffering from the disease he long ago. was associating with his fellow employes. The source of the infection is unknown.

Auditors' Meeting Date Changed— County auditors of the state will meet the assessors this year on the last Thursday of April instead of the last Saturday as heretofore, on account of the change in the time fixed at the last session of the legislature. The date for the meeting this year will be April 28. State Auditor Iverson will notify the county auditors of the change in the date for the meetings.

Becomes Unconscious on Train-Frank Evans, whose ticket read from Bozeman, Mont., to Dubuque, Iowa, was taken from a Northern Pacific train at the union depot yesterday morning on the arrival of his train from the west. He had suddenly become unconscious, and at midnight at the city hospital had not regained his senses sufficiently to tell about himself. Evans is about forty years old, and from appearances is thought to be a cattle-

MUST ASK COUNCIL

City Fathers Will Pass Upon Concert Hall Licenses.

With the amendment, that the council alone is to pass upon the licenses for concert halls and dance halls where liquor is sold, the assembly last evening passed the ordinance regulating such places.

The provisions of the ordinance, as agreed to, are that a license shall be for six months and the fee is to be \$25. The licenses shall be non-transferable. The amendments, which make it nec essary that the ordinance be sent back to the board of aldermen, are the term of the license and the striking out of the provision requiring that licenses be granted only to persons approved by the chief of police.

CLAIMS ELEVATOR STOPPED SELLING OATS

Turtle River Supply Company Demands \$804 for Breach of Contract.

Judge Orr has on trial the case of the Turtle River Supply company against the Loftus-Hubbard Elevator company in which the plaintiff demands \$804 for breach of a contract. The complainant says that the defendant agreed to sell to the plaintiff 20,000 bushels of oats at 33 cents, and did deliver 4,955 bushels but no more. The plaintiff, it is alleged, was obliged to buy the remainder of its supply elsewhere on a rising market and to pay \$804 more than the charge for the same quantity would have been at the price fixed in the contract with the defendant.

ant.

The defendant answers as to breach of contract that the plaintiff failed to keep the agreement to pay spot cash for the oats on delivery; and also that the contract was made on the supposition that P. A. McNaughton was a member of the plaintiff firm, and when the defendant found that he was not a member it did not care to trust the firm.

Roche Sues for Booze Bill.

John G. Roche has brought suit in John G. Roche has brought suit in the district court against Gerrity & Padden, saloonkeepers, to collect \$302 alleged to be due for goods. Only recently Padden began an action in the same court to force Gerrity to an accounting of partnership funds and to restrain him from selling out the sa-toon.

FUGITIVE FOR YEARS, MURDERER CAUGH

Bartholoma Labiera Must Answer for Death of Man'Whose Wife He Betrayed.

For ten years Bartholoma Labiera alleged murderer, evaded the officers of the law, but a few days ago he was captured in a small town in Roseau county, near the Canadian border, and yesterday passed through St. Paul in charge of Philipa Sayula, sheriff of Kanazia, Youcatan county, Mexico, the

scene of the crime. The story of the offense for which Labiera must answer possesses its romantic as well as its criminal features. Some ten years ago Labiera went to Youcatan county and pretended that engaged in the trial of the jury case of his visit was for the purpose of purchasing an interest in a ranch owned! by John T. Benson, who had recently

some and he was dashing. For a time Benson was unsuspecting, going to the extent of chastising some of his former friends who suggested

But one day Benson witnessed something that caused him to believe the reports that had been circulated and here was a scene between him and Labiera, the dashing young man who had wormed himself into the confidence of Mrs. Benson and many other members of the community. What pened at that time is not known. What hap-

Benson Found Dead.

What is known is that Benson was proceedings resulted in the formal indictment and the beginning of the search for him. The efforts of the officers for years seemed to be in vain, innumerable false clues being followed in the effort to locate the alleged murderer. The case was forgotten in detail by the people in the neighborhood until news came that Labiera had been arrested in the northern part of Minage in the curtain of the saloon to look out, because he had heard a noise, one of the masked men fired through the glass door at him, and then fired a second shot which shattered the light on the end of the bar.

He said the state would show that while Sammon and Downs stood backed up in the doorway of Peringer's place the two masked men robbed arrested in the northern part of Minnesota. The sheriff came on as soon

Labiera, the prisoner, is a fine apmany of the material witnesses may have forgotten or will conveniently fail to remember just what occurred so

RAILROADS TO HELP IMMIGRATION MEETING | were put in evidence. The structure not yet completed its evidence.

Induce Large Attendance.

Commercial club in charge of the ar-rangement for the immigration convention, which will be held in St. Paul June 14 and 15, met with the representatives of the railroad lines terminating in St. Paul yesterday at the Commer-

cial club. The railroad officials assured the committee that the lines entering St. Paul will make as favorable rates as possible to induce delegates to attend the convention. The railroad repreentatives also told the club committee that they would in every way co-op-erate with it to make the convention a

Among the railroad officials present Among the railroad officials present were: F. I. Whitney, general passenger agent of the Great Northern; A. M. Cleland, assistant general passenger agent of the Northern Pacific; W. B. Dixon, Northwestern passenger agent of the Milwaukee; Frank McCabe, chief clerk in the passenger department of the Omaha; General Agent Stevenson, of the Wisconsin Central, and F. W. of the Wisconsin Central, and F. W. Saint, city ticket and passenger agent of the Rock Island.

FIVE COAL COMPANIES SUBMIT SAME BID

Government May Reject Proposals for Fuel for Federal Building.

Five bids for supplying the federal building with 1,200 tons of coal during the next season were found to be identhe next season were found to be identical when opened yesterday afternoon by the government officials. The price asked per ton for screened Youghiogheny, the kind wanted for heating the building, was \$5.60. The bidders were the Philadelphia & Reading, Youghiogheny & Lehigh, Ohio, Ploneer and St. Paul & Western companies.

The price quoted in the bids is 10 cents higher than that at which the government secured its supply of coal

government secured its supply of coal last year, when coal was scarce, owing to the strike. The contract was not awarded yesterday, and it is possible that a recommendation will be made to the treasury department advising that the bids be rejected and others advertined for

Husband Charges Desertion. Augustus G. Moore applied to the district court yesterday for a divorce from Mary E. Moore, to whom he was married thirty years ago. Mr. Moore alleges desertion on the part of his wife dating from January, 1903. Mr. Moore is now 57 years of age, and his wife 50 years and they have lived in is now 57 years of age, and his wife 50 years, and they have lived in Rose-town all the years of their married life. They have a son now 28 years old. Mrs. Moore filed suit for divorce against her husband in 1903, but the proceedings under that petition were dropped.

Takes Brother's Remains East. George R. Kibbe, manager of the Merchants hotel, arrived in St. Paul Merchants hotel, arrived in St. Paul yesterday with the remains of his brother, Dr. Alfred Kibbe, who died last Saturday, at Seattle, Wash., as the result of an operation. The dead man was a younger brother of George R. Kibbe, and a prominent eye and ear specialist of Seattle. The remains were forwarded last night to Buffalo, N. Y., where the interment will be made the interment will be made Mr. Kibbe accompanied the remains

ALLEGED FOOTPADS PLACED ON TRIAL Trading Stamp Measure Passed

Their Wives and Infant Children Form Pathetic Spectacle

In Court.

Sorrow-stricken and oppressed with foreboding of impending misfortune. two women sat yesterday afternoon among the spectators in the criminal branch of the district court. Each held in her arms a babe whose age could be reckoned in months, and each was accompanied by another infant just about old enough to toddle with uncertain steps about the room and interrupt the proceedings from time to time with its prattle.

But the toddlers went unrestrained, for the attention of the women was centered in the trial in progress, and they were oblivious to all else. They were the wives of Anton Zarembrinski

and Joseph Prill, on trial for robbery in the first degree. In the indictment under which Zarembrinski and Prill are now on trial it is charged that they, with a third man, all three armed with leave to the control of the charged that they are the control of the charged that they armed with leave the control of the charged that they are the charged that the charged that they are the charged that they are the charged tha by John T. Benson, who had recently located there, coming from Edwards county, Texas. There was a Mrs. Benson and she was handsome and she was winsome. Labiera was also handamounting to \$53.

There are two other joint indictments against the same defendants, one of which is based upon the same occurrence in which Sammon figured. that there was a likelihood that Mrs. Benson was too friendly with the handsome stranger. Benson believed that he was able to attend to his own famble was robbed of \$30. The other indictment alleges the larceny of \$15 out of the saloon of William Jans.

County Attorney Kane is conducting the case on behalf of the state, William Louis Kelly Jr. appears for Prill, and E. S. Carey for Zarembrinski.

Story of the Crime. Mr. Kane, in outlining his case, said he would show by evidence that on the night of March 13 Michael Sammon and Thomas Downs were held up just What is known is that Benson was found dead a few days later and co-local incident with his undoubted murder streets by two masked men with reincident with his undoubted murder Labiera disappeared. The usual legal proceedings resulted in the formal in-

place the two masked men robbed them and then ran in the direction of as the proper papers could be prepar- Herman Kroenig's saloon at Thomas and Grotto streets. He said the state would also show that Zarembrinski pearing man even after having spent ten years as a fugitive from justice, fearful of apprehension from day to day. Typical of the Mexican race, from which he springs, he goes back to face a trial that may mean the sacrifice of a trial that may mean the sacrifice of his life without apparent fear, taking the position that ten years is a long time, in which it is possible that the bullets fired into Peringer's sa-

The witnesses called in the afternoon were Sammon, Downs, Louis Peringer, Herman Kroenig, Henry Kath and John Pointinger. The revolvers, found by Kroenig under the sidewalk, and The state has

Will Make as Low Rates as Possible to NO PARK AT MIDWAY

Amusement Company's Project Finally Killed by Assembly.

The Midway amusement park ordinance was definitely killed by the assembly last evening, upholding the adreport of the committee on

people of the Midway district have entered such decided objection, the proposition being to locate the park at University and Hampden avenues and vacating a number of streets in order to secure sufficient land for the pur-

The street railway is said to have been interested in the project, but the general objetion from the people in the vicinity brought about the agreement to refuse the vacations asked, and the ordinance was defeated in lieu of a formal withdrawal.

STRIKING BINDERY GIRLS S. POPE SPATES SUES TO HAVE PAY DAY

Strike Benefits From International Brotherhood Reach St. Paul.

A pay day will end the third week of the bindery girls' strike. The payday is made possible today by the arrival yesterday of strike benefits allotted to Women's Union No. 40—the St. Paul "local"—by the International Brother-hood of Binders. The benefits will pay the girls liberally for loss of work dur-ing two weeks. ing two weeks.

Not all of the strikers will receive compensation for two full weeks. At least twenty members of the union began working at different times recently in Minneapolis binderies or in St. Paul stores and offices.

M'CARDY WRITES A LETTER TO THE MAYOR

Asks City to Pay \$200 Toward Cost of Sidewalk Around Monument.

A letter from J. J. McCardy to Mayor Smith asking that the city pay \$200 toward the cost of a sidewalk around the soldiers' monument in Summit park was submitted to the assembly

last evening.

McCardy writes that the Monument association has \$38 on hand and will donate it if the city will pay the balance, which amounts to the sum stated. The request was referred to the committee on streets.

Amateur Play at South St. Paul. The South St. Paul Dramatic club gave a performance at South St. Paul Tuesday evening of a three-act play, entitled "The Old Dairy Homestead." Parts were taken by N. D. Purves, J. F. Forsythe, L. O. Carlson, B. F. Mein-ecke, E. F. Howes, Miss Kate Gannon, Miss Emily Roman, Miss Wickman and Miss Agnes Forsythe.

Bids for Army Material Opened. Bids for screens required to equip the new post exchange and gymnasium at Fort Snelling were opened at army There are always good things among headquarters yesterday. Andrew Rankin, of St. Paul, was the lowest bidder, his figure being \$275.

WILL GO TO COURTS JUDGE DRIVES BOYS

but Dispute Is Not Ended.

T GIL

It was evident at the meeting of the assembly last evening that both sides of the trading stamp controversy

realize that the dispute will be trans-ferred to the courts.

The trading stamp people failed to make an appearance before the city legislative body, and the retailers desiring the passage of the ordinance had but two representatives in attendance to watch the course of events. Assemblyman Arnold furnished the sole argument on the question, asking

if the ordinance would apply to merchants who are giving out checks on their own account. On being assured that it did not he withdrew his objec tion, and the ordinance was adopted by unanimous vote.

The provisions of the ordinance, which now goes to the mayor, are that the trading stamp companies pay a license of \$300 a year, and that dealers be assessed \$100 a year. A failure to conform to the provisions of the ordinance subjects the delinquent to a fine of as much as \$100.

Assembly Passes Ordinance Regulating Hotel Runners.

At the meeting of the upper branch of the city council last evening Assemblyman Whitcomb secured the passage of an ordinance regulating hotel runners. A license of \$25 is to be exacted and provision made for the re-vocation of the license by the coun-

The hotel runners at present are working under a police regulation that merely prescribes where they shall stand and do business, this measure having superseded an ordinance licensling them. The difference between the Whitcomb licensing ordinance and the like measure in force previous to the present regulation is that it is necessary to apply to the council and receive permission to do business, instead of dealing only with the city

Assemblyman Haas objected to the license idea upon the ground that when the former ordinance was in force it resulted in permission being granted to pickpeckets, and Assemblyman Wheeler said that he did not doubt this, as he had been taken for a farmer by a runner.

Assemblyman Whitcomb insisted ipon the passage of the ordinance and it went through under suspension of

MAY DECIDE TO SUE THE STREET RAILWAY

First Warders Insist That Company Build Line to Phalen Park.

The First Ward Improvement association will meet tomorrow evening in Salvation Army hall, 913 Payne avenue, when it is expected that a decision will be reached on the proposition that suit be brought against the street railway company to compel the construction of a line to Phalen park The association has virtually de lared that it will bring action, but is holding back upon the theory that the city's chances of enforcing the 5 per cent gross earnings tax will be endan

CAN MOOR LAUNCHES AT JACKSON ST. DOCKS

Assembly Concurs With Board of Aldermen in Granting the Privilege.

The assembly last evening approved in granting the use of the Jackson street docks to launch owners, Assemblyman Rosen stating that a num-ber of persons have banded together and guaranteed that they will support the docks, which cost about \$75 a

month for maintenance.

Fred Van Slyke did not object to the ssage of the resolution, but thought that owners of launches independent of the St. Paul Launch club should be given a landing place. His suggestion was not embodied in the resolution.

ON CEMENT CONTRACT

Him \$398.25 on Account.

trial of the case of S. Pope Spates against the William Porten company, an action to recover \$398.25 on an ac-

The suit arises out of sales of ce-ment to the defendant by the plaintiff in carload lots. The defendant has put forward a counterclaim of \$127.33, al deviations from the original contract in regard to the quality of the cement furnished and the prices

CHURCHES MAY OBJECT TO NEW BUILDING CODE

Assembly Refers Proposed Amendments and Public Hearing Will Be Granted.

The amendments to the building code, f. dy reported in Thursday's issue of The Giobe, were last night sentto the committee on streets by the as-sembly without discussion. It was evident that there is to be a general public hearing on the issue, several of the assemblymen saying privately that they had been asked to vote for the reference. Several churches, it is understood, will object to the regulations.

NEW INCORPORATIONS.

The following articles of incorporation were filed yesterday with the secretary of state: National Crematory Manufacturing company, Minneapolis. Capital stock, \$50,000; purpose, the manufacture of the Haycock & McDermott crematory. The incorporators and first directors are Joseph McDermott, Frank E. Haycock, Edwin C. Potter, Carl L. Wallace and William M. Mitchell, of Minneapolis. Home Trade Shoe Store, Minneapolis. Capital, \$50,000. Incorporators, Edmund C. Bates, Marie A. Bates, Alfred S. Heffelfinger, Celia B. Heffelfinger.

When in doubt as to how your mon-ey should be invested, read "The Globe's Paying Wants."

FROM COURT ROOM

Judge Kelly Declares Criminal **Branch Bad School for** Youths.

"Boys who would more properly be in school will not be permitted to loiter in this court room; and before we proceed further I shall ask the sheriff to clear the room of all who are not of proper age to remain."

These words, delivered by Judge Kelly from the bench in the criminal branch of the district court, yesterday afternoon, filled an interval in the trial of Anton Zarembrinski and Joseph Brill, accused of highway robbery. Both the speech and the manner in which it was delivered were strikingly

characteristic of Judge Kelly. County Attorney Kane had just completed his opening argument to the jury, when the court, in a mild tone, that at first barely attracted the attention of those who sat before him, said:

"While it is the unpleasant duty of the court and the jury to try cases of this kind, experience has shown us that it is an exceeding bad school for boys. In looking about this room I have noticed a great many who I am sure cannot be more than fifteen years of age. They should not be here. They would more properly be in school and will not be permitted to loiter in this court room; and before we proceed further I shall ask the sheriff to clear the room of all who are not of proper

After the sheriff had quietly circulated among the spectators the crowd in the rear of the court room was perceptibly thinned out.

MUST BE IN WRITING Decision of United States Circuit

Court Is Affirmed.

TRANSFER OF REALTY

Judge Vandeventer, of the United States circuit court of appeals, yesterday handed down two opinions, one affirming a decision of the circuit court Guy E. Maxwell, A. M., principal of day handed down two opinions, one affirming a decision of the circuit court for the district of Minnesota, and one reversing a decision of the circuit court for the Southern district of Iowa. The Minnesota case was that of Levi D. York against Jed L. Washburn, of Duluth. Suit was brought by York to recover certain earnest money paid to Washburn to secure a lease for mining property in the northern part of the state. The defense, which was held valid, was that the agreement was merely oral, and therefore not binding

under the Minnesota law requiring all contracts for the transfer of realty to be in writing. The case was dismissed The Iowa case was brought to the circuit court of appeals by the Chicago & North-Western railroad, which damages were awarded by the circuit court in favor of John L. Andrews, of Scranton, Iowa, who was injured while crossing the tracks of the railroad in that town, Jan. 24, 1901. Judge Vandeventer held that Andrews could not recover because he did not the track. A new trial is granted.

G. A. R. MEN ATTEND MISS BECKER'S FUNERAL

Daughter of Past Department Commander R. A. Becker Laid to Rest.

R. A. Becker, former department commander of the G. A. R., yesterday buried his daughter, Miss Gussie May Becker, who died Tuesday at Bethesda hospital of appendicitis. The death of Miss Becker, coming within eleven months after that of her mother, was a sad blow to her father.

A large number of G. A. R. men, including Harrison White, of Luverne, department commander, and Perry

Starkweather, past department com-mander, attended the funeral, which was held from Mr. Becker's residence, The death of Miss Becker was ex-

549 Whitall street. tremely sudden. She was in good health till last Saturday, when she was stricken ill and was removed to Bethesda hospital, where she was operated on for appendicitis.

Leckie Loses Suit Against Railroad. Under instructions from Judge Orr, against the Great Northern road, yesterday returned a verdict for the defendant. Leckie in his complaint de-manded damages of \$4,000 for personal Says William Porten Company Owes injuries. He was a member of a sec tion gang working for the railroad company near the Mississippi street bridge, and the men were told to get aboard a train. Leckie alleged that as he was on his way to the train he tripped over a semaphore wire that was not properly protected and fell on the rail, injuring his left arm. The court found that Leckie had been negligent. St. Paul's Silk-Selling Store.

Field, Schlick & Co.

Some sensational Friday doings in the popular domestic room

There is every day a greater array of fine new summer dress fabrics at lower special prices than can be found anywhere. Even in these domestic cottons you'll find styles here that are exclusive. Note these low price specials for today:

Berkeley cambric is the best 121/2c cambric on the market, and today we'll sell a limited quantity at, the yard 9C

White goods—60 pieces of 15c, 18c and 20c white goods, such as fancy batistes, nainsooks, dimities, piques, leno stripes finished cloth printed with figures and

Housecleaning time approaches

And here are a few good things to lighten labor at prices that are consid-

1000 cakes El Parnaso Castile Soap, The Manzella Cleaning Fluid. If you the Spanish imported article, a cake that is always sold at 15c.

have not tried this best cleanser, you have a surprise awaiting you; 25c

MAXWELLOR SCHULZ HAD TO ABSORB LAW

to Go to One of Them.

The state normal board meets today at Winona and will elect a successor to President J. F. Millspaugh, of the state normal school at Winona. The board's meeting is a special session, called because of the resignation of Dr. Millspaugh, to become president of a normal school in Southern California, and it is probable that C. A. Morey, resident director of the Wi-

school and instructor in general methods, is being considered for the place, while C. G. Schulz, assistant superintendent of public instruction, has been mentioned in connection with the berth. The presidency of the Winona normal carries a salary of \$3,500.

HIGH SCHOOLS TO END

St. Paul Central and Fergus Falls Will Settle Championship Next Friday.

The high school debating championship of Minnesota will be settled on the evening of April 15, in the chapel of the University of Minnesota, when the team of the St. Paul Central high gus Falls high school. This is the last of a series of sixteen debates held under the auspices of the Minnesota Debating league, the first of which was held on the evening of Dec. 23.

Every high school in the state with a debating team, with the exception of these two, has been met and defeated either by one of these teams or by a team which one of these has defeated.

St. Paul is the champion of the First. St. Paul is the champion of the First, Second, Fourth and Fifth congressional districts, while the Sixth Seventh, Eighth and Ninth will be represented

by the Fergus Falls boys. The Third did not enter a team.
St. Paul has won all three debates by unanimous decisions of the judges while in four debates Fergus Falls has had only one vote cast against it. This is the second time that St. Paul and Fergus Falls have had the honor of being in the final debate, as they met in the university chapel last year, when the boys from Fergus Falls won a two to one decision over the local team.

A large silver loving cup will be presented to the winning team, to hold for the year, but no school can become the permanent owner of the cup until it has won the championship three successive times. So far no team has

won the championship more than once. Warners Are Now Separated. Mrs. Addie E. Warner is granted an absolute divorce from Arthur D. Warner, and is given the custody of the two children. Judge Lewis yesterday filed his findings upon the evidence submitted the previous day. A stipulation privately arranged between Mr. and Mrs. Warner as to property to be transferred to her for the maintenance of herself and the children has been approved by the court

proved by the court. Prof. Green Will Lecture Tonight. Prof. Green, of the State Agricultural college, will speak this evening at the assembly hall of the central high school on "Gardening."

Presidency of Winona Normal Wisconsin Man Becomes Attorney Owing to Litigation.

> J. J. Sutton, of Columbus, Wis., the man who, it is said, was largely instrumental in bringing charges of malfeasance in office against Greely E. Carr, county attorney of Red Lake county, was a visitor at the state capitol yesterday. His mission was to secure a copy of the charges on file against the Red Lake county official. The taking of testimony in the case as begun yesterday at Argyle before W. O. Braagans, Judge Grindeland's court stenographer, and G. E. Erickson, an Argyle attorney, named as com-missioners for the purpose by Gov. Van Sant. The evidence, when tran-

scribed, will be presented to the gov-ernor for a decision. The charge against Carr, upon which Sutton and others hope to secure his removal from office, is that he was guilty of conspiracy in the awarding of the contract for a county ditch. It DEBATING CONTEST is alleged that the county attorney was instrumental in a division of some \$1,700 among the prospective bidders on the work to the end that but one bidder appeared for the ditch contract, and that the county attorney

was financially interested in the contract as awarded. Sutton, while his home is in Wis consin, is heavily interested in Red Lake county lands, and brings the charges against the county attorney as the team of the Fer- has been involved in some rather see sational litigation in Northern Minnesota in recent years. In the federal court, at Fergus Falls, he successfully defended a suit for heavy damages for slander, the jury giving the plaint-iff but \$1 damages. In that case Sutton was his own attorney, and it is said that his admission to the bar was the result of five years' litigation in Wisconsin, when, because of his promnence in the prohibition cause, his barn was fired by incendiaries. When he had finished his prosecution of the case he had familiarized himself with the intricacies of the law and was ad-

mitted to the bar.

ALL THE GO. How to Be Able to Make Your Daily

Efforts Count. Efforts Count.

The "Mormon Bishop's" are the greatest assistants to a tired and muddled brain, for the price, ever known. If you are nervous and feel unable to cope with the task before you there is nothing on earth that will so clear your thinking power as will Mormon Bishop's Pills. For the effects of early mistakes or excessive habits they are without an equal restoring lost manhood and producing perfect composure. Mormon Bishop's Pills are sold at 50c a box, 6 boxes for \$2.50, by F. M. Parker, Fifth and Wabasha streets, St. Paul, Minn. On receipt of the price they will be sent in plain packages postage prepaid to any part of the world.

Lake Minnetonka Trains. On Sunday, April 10, the Great Northern On Sunday, April 10, the Great Northern Railway will run a special train to Lake Minnetonka, leaving St. Paul 9:05 a. m., Minneapolis 9:35 a. m., arriving at Mound 10:25 a. m.; returning train will leave Mound 4:05 p. m., arriving at Minneapolis 4:50 p. m., St. Paul 5:20 p. m. Regular service will be established Saturday, April 16. Trains will leave St. Paul for Mound daily except Sunday at 8:45 a. m., Sunday only 9:05 a. m.; for Mound and Hutchinson daily except Sunday at 5:40 p. m.; for Mound Sunday only 5:40 p. m. Returning arrive at St. Paul from Mound daily except Sunday 8:35 a. m., from Hutchinson and Mound daily except Sunday 9:25 a. m.; from Mound Sunday only 5:20 p. m.



C. B. BOWLBY, President. H. W. FAGLEY, Treasurer,

Hello! Mr. Man!

Do you realize that spring suit time has come? Do you realize that it costs extra time and money to have your clothes made to order? You can slip on one of our handsome suits and be perfectly fitted and perfectly satisfied at the same time : : : : : : :

SUITS-\$10 to \$35-TOP COATS

