Present of Two Hundred and

Ten Acres of Land,

### THE WORK RESUMED.

Senator Clark's Suggestive Bill Relative to Taxing Railroad Lands.

A Civil Rights Bill to Protect the African Brethren.

Two More Railroad Bills Fired off in the House by way of Variety.

#### SENATE.

The senate convened at 10 o'clock yesterday morning, and Senator Goodrich, presideut pro tempore, again presided. The chaplain was again in his place, and the good resuits of his petition were very soon made excess of that sum, and that he shall receive apparent, for Senator Langdon, who has long looked as though he needed the benefit of prayer, was so softened in his nature by memorial asking that the gentler sex be allowed to vote. Senator Comstock also seemed to have been similarly affected, because he question be submitted to a vote of the people of the state. But the senator's petition was rather rough on the boys of a convivial turn | jail. of mind, for it proposes to make them live the question, because it would shut out any schemes of colonization.

Senator Clarke seems to be ably seconding large tracts of unoccupied railroad lands, now be had untaxed, within the assessor's grasp-for he adroitly calls public attention to those lands ton county from the present law relating to partition fences, and has introduced a bill to by introducing a bill to re-imburse the coun- pa ties in which they are situate for the excess

a lengthy session, a good share of the time of which was consumed in discussing Senator O'Brien's bill, reducing the number of peremptory challenges to seven, which a defendant in a criminal action is permitted to make. It appears to be a meritorious measure, and is intended to keep professional jurors out of the jury box. Attempts were made to amend the bill, but his friends car-

made to amend the bill, but his friends carried it through and secured a recommendation that it pass.

The same committee reported favorably upon Senator Doran's bill forbidding combinations and conspiracies from combining to control the price of grain after it had been amended so as to inflict imprisonment as well as a fine upon violators of its provisions.

The same committee reported favorably upon Senator Doran's bill forbidding combinations and conspiracies from combining to control the price of grain after it had been amended so as to inflict imprisonment as well as a fine upon violators of its provisions.

The bill is intended to reach the complination and in its restrictive and regulative clauses generally. As agreed upon, the board of railroad commissioners is to consist of three members. The first board is to consist of Gen. Baker, present commissioner by virtue of election under the boys attracted much attention from the originality of design shown and excellence the present law and two appointees by the originality of design shown and excellence manufactured annually. Desks and other articles requiring more skilled workmanship are also turned out in this department. The board of railroad commissioners is to consist of Gen. Baker, present commissioner by virtue of election under the latter than the former in its provisions for preventing and punishing discrimination are manufactured annually. Desks and other articles requiring more skilled workmanship are also turned out in this department. The board of railroad commissioners is to consist of Gen. Baker, present commissioners by virtue of election under the latter than the former in its provisions for preventing and punishing discrimination are manufactured annually. Desks and other articles requiring more skilled workmanship are also turned out in this department. The board of railroad commissioners is to consist of Gen. Baker, present also turned out in this department. The board of railroad commissioners is to consist of services and the latter th The bill is intended to reach the combination of wheat dealers with millers' associations and elevator companies to fleece the The legislative committees will visit the

state reform school to-day, so Senator Hall announced at the close of the session this morning. The senate will meet this morning at 10

#### Routine Report. The senate was called to order at 10 o'clock

by Senator Goodrich. Prayer was offered by Chaplain Harrington. the chaplain. MEMORIALS.

Senator Langdon presented a memorial asking that the distinction of sex be abolished in the exercise of the elective fran-

Senator Comstock presented memorials from the Congregational and Union churches asking for a state vote on the liquor ques-tion and to make a six months' residence instead of ten days in a village necessary to entitle a person to the right to vote.

dred mixtures. Also, for a bridge across the Crow river and for an appropriation of \$1,000 RESOLUTION.

Senator Truax offered a resolution directing the committee on taxes and tax laws to report, as soon as practicable, the condition of the state seed grain account, and recommend such action as will best subserve the interest of the state

BILLS INTRODUCED. Senator Goodrich-To amend section 8, chapter 67, general statutes of 1878.

By Senator Buckman-To allow the commissioners of Benton county to lease the | ment bonds court house. Passed under suspended rules. By Senator Clarke—To re-imburse several of the non taxation of lands within such coun-

By Senator O'Brien-Relating to the records in the office of the district court in

Senator Christiansen-To appropriate \$900 for bridges over Beaver creek and Birch Cooley creek, in Renville county, and for grading the town line road. By Senator O'Brien-Providing for the

dation of religious corporations in cer-By Senator Compton-A bill relating to order for to-day at 11 o'clock. Lost. actions of attachment in district courts.

By Sanator Half-Relating to the appointment of guardians ad litem for infant defendants in civil actions. By Senator Knudson - Amending the

statutes relating to meetings of county com-By Senator Comstock-To establish a state

mal school at Moorhead.

y Senator Compton-Providing for the

appointment of county superintendents of By Senator C. D. Gilfillan-Relating to the

privileges to be enjoyed at places of public amusement, public houses or public convey-ance, regardless of race, color or previous condition of servitude. By Senator Hickman-To organize a board

education in the city of Owatonna. Passed under suspended rules

By Senator O'Brien-Relating to the salaries, compensation and fees of Houston county officers. Passed under suspended

SENATE BILL PASSED. Relating to the distraining of beasts doing

damage. LOST AND RECONSIDERED.

The bill relating to the sale of real estate by guardians was voted upon and defeated. The vote by which it was lost was reconsidered, and it was referred to the committee of the whole for amendment.

COMMITTEE OF THE WHOLE. In committee of the whole, the senate took ing to the discribution of property of debtors in legislative halls assembled, and to climate in the discribation of property of debtors. under consideration a number of bills, among among creditors. which was the one by Senator O'Brien relat ing to the challenging of jurors in criminal ing to actions. Several amendments were offered, but the bill was recommended to pass without material alteration. Senator Doran's bill punishing persons for combining or conspiring to influence the market price of grain was amended by inflicting imprisonment of from one to five years upon persons found guilty and fined, if the fine is not Senator O'Brien's bill relating to the empliation of criminal statistics was recom-tended to pass. Senator Peck's bill for the

protection of manufacturers and bottlers was | Isanti also recommended to pass. The committee arose and the senate ad-

# HOUSE OF REPRESENTATIVES.

Members were promptly in their seats yes terday morning, with every appearance of having the Sunday and Monday recess, and apparently in good condition for the business of the week, during which it is probable that

Ex-Lieut. Gov. Barto, Father Alex. Moore, of Sauk Centre, and Judge Brown, of Mankato, were upon the floor during the session looking after measures in which they are

Mr. Flynn, of Meeker, has furnished the house railroad committee another bill to conhouse railroad committee another bill to con-sider. It is the same measure introduced in \$700 for the purchase of a safe for the surthe senate by Senator Greenleaf. The bill veyor general of logs and lumber at Duluth. simply refers to the transportation of grain. simply recess to the drampsortation of grain.

Authorizing the employment of a clerk in suitable facilities for receiving grain for the office of the auditor of Dodge county.

shipment, to afford the same facilities to all, and to transport the same to its destination at reasonable rates without discrimination of any kind. Complaints are to be made to the railroad commissioner, who shall investigate and prosecute if necessary, the damages, if any collected from the offending companies, to go to the state school fund.

Mr. Batchelder, of Hennepin, wants the state to do something to protect the young from the toy pistol and similar destructive weapons by prohibiting their sale to minors.

If the bill of Mr. Mason, of Hennepin, beomes a law, fishing in Lake Minnetonka will be confined to the time between May 1 and November 1.

The bill of Mr. Griffin proposes to allow women of the age of twenty-one years, to vote for school superintendents.

Hon. R. A. Smith yesterday introduced a bill for fixing the salary of the treasurer of Ramsey county. It provides that such officer shall be allowed one per cent. upon the first \$600,000 received by him, and one-half of one per cent. upon the excess of that sum, and that he shall receive no other or greater compensation, or for clerk hire or assistants. The bill was re-ferred to the Ramsey county delegation. The bill of Mr. Hitis, of Carver county, re-

devotional exercises, as to present a lating to school officers, recites that any person elected a school director, treasurer or to have been similarly affected, because he presented a petition asking that the liquor a large number of the members of both guilty of a misdemeanor and subject to a fine of not less than \$50 nor more than \$100, together with imprisonment in the county much. The trip was make in covered

Mr. Hendrickson's bill relating to the dis six months instead of ten days in an election precinct before they are allowed to vote upon the question, because it would shut out any position of property upon which creditors held a valid claim, such debtor shall not be entitled to a full release from his indebtedthe efforts of Senator Wilson to bring the ness in the bankruptcy liquidation that may

Mr. Stephens desires to except Washing- kitchen, store rooms and shops. The rooms

ties in which they are situate for the excess

Work rather than talk has been the rule
with the present body thus far during the
session. If the rule should be continued to
surprise, very few of the visitors having the In committee of the whole, the senate had lengthy session, a good share of the time self in one direction at least.

The railroad committee met immediately after the noon adjournment-remaining in session-and again last evening, at which session—and again last evening, at which sessions the general details of the bill the committee has decided to report as a substi-tute for all that have been introduced in the house were agreed upon. In general, the substitute is the commissioner system of Massachusetts and Illinois, with more of the steer than the former in its provisions for the steer than the former in its provisions for the steer than the former in its provisions for the steer than the former in its provisions for the steer than the former in its provisions for the small wagons are manufactured annually. Desks and other are manufactured annually.

governor, to hold until the general election of 1886, when their successors are to be elected by the state at large, one to hold ffice for two years and the two others for interest in their work and to be desirous of four years, the terms of office for all thereafter to be four years, by which means the board will always contain at least one member who has had a practical connection with the duties of the office for two years. It is understood that the committee now expect of the the bill will be unanimously reported, as that it will probably be reported Thursday.

Routine Report. Called to order at 10 a. m., and prayer by PETITIONS.

By Mr. Caine, of Isanti, Mr. Stephens, of By Mr. Caine, of Isanti, Mr. Stephens, of So many of them present to Washington, Mr. Edmond, of Dodge—For for themselves what the school is doing. female suffrage.

By Mr. Thacker, of Pope—For a state road, and for an appropriation of \$400 therefor.

Was followed in order to make the state of the st and for an appropriation of \$400 therefor.

By Mr. Johnson, of McLeod—For the passage of a railroad law, copied after that of Illinois. Also, for a law prohibiting the manufacture and sale of butterine and kin-

therefor By Mr. Blackmun, of Cottonwood-For an appropriation of \$500 for a bridge in that

MEMORIAL. Mr. Stordock, of Wilkin, memorializing the legislature and congress, protesting ugainst any appropriation by congress for the improvement of the harbor of Duluth, until steps are taken by the city of Duluth to pay outstanding and overdue harbor improve

STATE AGRICULTURAL MEETINGS. A resolution by Mr. Thompson, of Duluth, counties in the state, out of the railroad gross I tendering the use of the chamber to the State earnings tax, for extra taxes paid on account | Agricultural society on Tuesday, Wednesday and Thursday evenings, was objected to so far as Wednesday evening was concerned, that evening baving already been set apart for a meeting of the railroad committee and invited guests, in the chamber. Mr. Thomp-son amended his resolution by omitting Wednesday evening, and it was adopted. THE REGULAR BILL.

Mr. Lienau, of Ramsey, moved that house file 5 endorsing the Reagan bill be taken general orders and be made a special

BILLS INTRODUCED. By Mr. Drake, of Ramsey-Authorizing the St. Paul & Sioux City and the Winona & Peter Railroad companies to partition the lands held by such companies in com-

By Mr. Flynn, of Meeker-To regulate the iving and transportation of grain by rail

By Mr. Brown, of Pipestone-Appropriataid county.

By Mr. Smith, of Wright-To prohibit the

catching of fish in Waverly or Little Waverly lake, Wright county.

By Mr. Blackmun, of Cottonwood—Approiating \$800 for a bridge across the Des es river, that county.

By Mr. Capser, of Stearns-Authorizing the wn of St. Josephs, Stearns county, to issue nds for a bridge. Rules suspended and

By Mr. Canning, of Norman-Appropriating \$500 for a bridge across the Jo river in the town of St. Vincent.

By Mr. Batchelder, of Hennepin—To prohibit the sale of dangerous weapons to

By Mr. Griffin, of Hennepin-To fix the

salary of the clerk of the probate court of such By. Mr. Griffin, of Hennepin-To enable vomen to vote for county superintendents of

By Mr. Hendrickson, of Ramsey-Relat-

By Mr. Stephens, of Washington-Relation fences. By Mr. Smith, of Ramsey-To fix the com-

ensation of the treasurer of Ramsey By Mr. Cornish, of Ramsey-Relating to testamentary papers and exemplifica-

By Mr. Muzzy, of Otter Tail-Appropriating \$800 for bridges across the Leaf river By Mr. Caine, of Isanti-Amending the

incorporation of the village of Rules suspended and bill passed. By Mr. Maguire, of Lac qui Parle—Appropriating \$300 for a bridge across the east branch of the Lac qui Parle river in that county.

By Mr. Mason, of Hennepin—Relating to block 6, Rogers & Hendricks' acre lots, \$1,275

he preservation of fish in Lake Minne-

By Mr. Iltis, of Carver-Relating to the duties of officers of public schools.

By Mr. Foster, of Blue Earth—To establish a municipal court in the city of Mankato. of the week, during which it is probable that some of the most important measures of the session will be up for consideration.

By Mr. Reinbardt, of Stearns—Authorizing the board of education of St. Cloud to issue new bonds to liquidate outstanding Rules suspended and bill passed.

By Mr. Stordock, of Wilkin-Amending he act of incorporation of the city of Moor-By Mr. Hendrickson, of Ramsey-Limit-ing the time in which judgment affecting titles to real estate may be opened.

Mead, J. B. Beals and H. B. Rutherford a SENATE BILLS PASSED.

Requiring townships in Swift county to A PRINCELY DONATION. support their own poor.

Authorizing Sibley county to make or pur

chase abstracts of titles. To regulate the salary of the treasurer of Ramsey County Makes the State a Otter Tail county.

To amend section 1, chapter 28, statutes of 1881. Excepts the commissioners of Otter Tail county from the operation of the law. Relating to the commissioners of the county of Pope

HOUSE BILLS PASSED.

VISIT TO REFORM SCHOOL.

house adjourn, which motion prevailed.

REFORM SCHOOL.

Committees Yesterday.

sleighs, the start being made from the capi-

half an hour. Arriving, the visitors

greetings the visitors were escorted through

the school rooms, domitories, dining rooms,

as is always the case, were the perfection of

neatness, and elicited the most complimen-

tary expressions from all. The shops proved

faintest conception that this annex to the in-

stitution was of the size, completeness and importance it is. In one de-

partment they found a score or

more of boys from twelve to eighteen years

machinery, under the direction of a com-

manufacture of the most useful articles of

tinware is carried on quite extensively. All

perfecting themselves in it.

From the shops the visitors returned to

of the board of managers, and Senator Billson and Dr. Murphy, of the house

committee, were invited to seats on the

nied by the organ, "While the Leaves are Going By," speaking the words distinctly

and rendering the music very creditably. Superintendent Riheldeffer then briefly wel-

their appearance, pointing out the advantages the school offered for securing a good education for the mind and body, and

take their places in the general walks of life, and fill the same to the credit of themselves

and the state which was trying to do so much

girls as occupants, which number calls into

is probable the present legislature will be called upon for a small appropri

to p

ation

to provide the

institution, and the real benefits it is con

State Normal School Directors Meet-

A special meeting of the directors of the

State Normal School board was held at the

department of public instruction, in the

of Red Wing, was necessarily absent, on ac

Winona; George T. Barr, of Mankato; Wm

B. Mitchell, of St. Cloud; Joseph C. Whit-

ney, of Minneapolis; Sanford Miles, of Rochester; Prof. D. L. Kiehle and Presidents Erwin Sheppard and Edward Searing, of the Winona and Mankato schools. The two sessions of the board were spent in discussions.

ing and fixing upon the amount of appropri-ations for the normal schools to be asked of

the legislature for the coming two years, with

A Committee and Excursion Combined.

A committee from Bloomington and Min-

netonka called upon the legislative commit-

tee on education yesterday, to confer with

schools in the country towns. They were

accompanied by a delegation of one teacher

and fourteen male and female pupils of the Bicomington high school, who took the occa-sion to glance in upon the solons of the state

up to the perch of Buffington's beauty ou the

scape of city and suburbs to be seen there

The following transfers were made at the register of deeds' office the past few days:

Paul Martin to Wm. C. Johnson, W. M. of lots 1 mil 2, block 68, West St. Paul Proper, \$2,500.
Wm. C. Johnson to Henry Martin, lot 9, block 2, Brown & Jackson's addition, \$500.
Frank Parrott to Wm. T. Farwell, lot 27, block

4. Evans' addition. \$250.

Alice Forbes and husband to O. A. Gregg, lots 11, 12 and 13, block 2, Kittering & Constans'

Arrested by Telegraph.

Deputy Sheriff Reuben Clewett, on the re-

ceipt of two telegrams from the sheriff at

bar tender at McCloud's restaurant on Third

street, yesterday proceeded to do so and

placed Anderson in the county jail to await the arrival of the Crookston official, who is en route to this city to claim his prisoner.

Examining Committee Selected.

Judge Brill appointed yesterday W. H.

offence is said to be a mistemeanor to-

okston to arrest Fred Anderson, the night

Barbara Deisroth et al. to F. E. Stone, lots 16

that body on the subject of establishing high

committee on appropriations late in

joint session on the subject with the

the afternoon.

count of the sickness of a child, and there

vere present Directors Judge C. H. Berry, of

tate capitol, yesterday. President Wilson,

ing.

past, in the fore rank of progress.

economical use all the room provided, and it

appropri

The school then sang, accompa-

platform.

the young workmen appeared to take a real

The drive occupied about

lages.

To be Used as State Fair Grounds-To legalize the incorporation of certain vil-The Property Worth Over Two Hundred Thousand Dollars.

To amend section 36, chapter 72, statutes The State Agricultural Society Unanimously of 1878. and Enthusiastically Ac-To amend section 29, chapter 41, statutes cepts the Giftof 1878, relating to assignments.

Dr. Murphy, chairman of the committee Speeches by Mayor O'Brien, Gen. Baker and on reform school, extended an invitation to Others-Routine Work of members to accompany the committee on a the Society. visit to the school at 3 p. m., and to allow the acceptance of such invitation moved the

At 10 o'clock yesterday morning the members of the State Agricultural society commenced helding their annual meeting at the Metropolitan hotel. The assemblage is quite The Annual Visit by the Legislative large, nearly all parts of the state being represented. The meeting was called to order by Vesterday afternoon at 3 o'clock, the com-Hon. Clark W. Thompson, of Wells, the president of the organization, promptly at nittees on reform school of the two houses. of the legislature paid a visit to that instituthe hour named. On tion. The committees were accompanied by H. C. Woodbury the chair appointed the following committee on credentials: H. C. Woodbury, chairman; J. P. houses, who desired to see and note for themselves the workings of this very excel-Heatwold, of Northfield; Geo. W. Taylor, of lent institution of which they had heard so Detroit; J. S. Hoard, Montevideo; A. T.

> journed to reassemble at 2 p. m. AFTERNOON SESSION. The committee on credentials reported through Mr. Woodbury, of Waseca, as fol-

Dakota Agricultural Society-T. T. Smith. D. G. Harrington and A. S. Bradford.
Southern Minnesota Fair Association—C.

H. Chadbourn and D. Morrison.
Wright County Agricultural Society—Wm.
L. McCollum, D. B. Farnham and W. W. Parker. State Horticultural Society-Truman M. Smith, to east the vote of the state society. Rice County Union Agricultural Society

John J. Alexander, Aris B. Kelly and Joel P. Heatwold. Agricultural Society of Rice County-H.W. Pratt, S. L. Crocker and Wm. Mee. Anoka County Agricultural Society-M. V. of age, engaged with the most improved Bean, O. Snow and H. G. Newlort.
Le Sueur County Agricultural SocietyGeo. E. Case and Gus Wendelschaffer.

Olmsted County Agricultural Society-O. T. Dickerman, A. T. Stebbins and M. J. Daniels Joint Stock Agricultural and Mechanical ociety-E. Kent, James Edmund and W. B.

Parsons.

Waseca County Farmers' Club and Agricultural Society—H. C. Woodbury, Chas. Naoutic and M. J. Levy.
Blue Earth County Agricultural Society—L. G. M. Fletcher, John Diamond and C. M.

Green. Southern Minnesota Live Stock and Fair Association-J. H. Baker, G. S. Warner and John Diamond. Hastings Union Industrial Association

the general school room for boys, where they were gathered. The members seated, Mr. Ingersoll, president Oltis, Carver County Agricultural Society-Peter Oitis, George Krigler and Frank Warner. Hennepin County Horticultural Soiciety— C. L. Smith.

George Barbasas, John Byers, John C.

Meeker County Agricultural Society-H. S. Branham, Chas. H. Starbuck and Wm. M. Dodge County Agricultural Society-J. B.

Page, Henry Currier, A. P. Rose.
Chippewa County Agricultural and Mechanical Association—P. B. Nettleton, H. E. comed the visitors, saying he was glad to see Hoard Murray County Agricultural Society-W. H. Mellen. was followed in brief remarks by Senators

Faribault County Agricultural Society—D. F. Goodrich, N. M. Leeland.

Becker County Agricultural Society—C. P. Bailey, Geo. W. Taylor, M. S. Converse. Life Members—J. S. Harris, Wymau Elliott. Col. John H. Stevens, W. G. Henderson, Truman M. Smith, Lorenzo Hoyt, M. C. urging them to improve the same, so that when the time came for them to go out into the world they would be fitted and ready to Tuttle, H. W. Stone, Sr., M. K. Hunt, Russell Blakeley, Daniel Getty, B. McGoffin, R. Jackson County Agricultural Society-Alex

The talks were necessarily brief, and at the Chisago and Pine Counties Agricultural Society-Daniel McCormack, E. C. Ingalls. Stevens County Agricultural Society-H. conclusion the visitors were invited by Supt. Rihedeffer to break bread with him, for W. Stone. which an adjournment was had to Crow Wing County Agricultural Society-John R. Howes. his residence apartments, where a most palatable lunch was spread, consist-

Ing of scoiloped cysters, cold turkey and ham, tea and coffee, and ice cream and cake. Justice done to this feature the visitors returned more than pleased with what they had seen.

The school now has 130 boys and fifteen W. Grimshaw.

State Amber Cane Association-Capt. R. Blakeley Swift County Agricultural Society-A. N. Johnson and W. M. Lincoln.

ation to provide the necessary facilities for meeting the demands that are made upon it. The need for such an Scott County Agricultural Society-Frank Ramsey and Nicollet counties were excluded on account of having held no fair last year as required by law. The report was accepted and adopted. Mr. Geo. W. Taylor, ferring, is no longer problematical. Both have been demonstrated by experience, and of Becker, was chosen treasurer pro tem. Mr. Wilcox, the regular treasurer, being ab it is not probable that anything will be left undone by the state to enable the managers to keep the institution in the future, as in sent on account of the death of one of his relatives. The members then walked up and deposited a dollar each in the strong box, receiving therefor a certificate of men bership for the year 1885. Adam Bohland, president of the Ramsey County Agricultural

and Horticultural society, was admitted as a ember. Reports of committees being called for, Mr. N. P. Clark, of St. Cloud, chairman of the committee on location of grounds, said the committee had had very few meetings, and up to Monday night had come to no ur derstanding, but at that time the Ramse ounty commissioners had proffered th Ramsey county poor farm as a gift for the use of the State Agricultural society forever. It was splendidly located for the purposes for which it was designed, being midway be tween the two cities, and he hoped the generous liberalty of the county would be fully oppreciated and the gift accepted. [Ap-

Upon motion the members of the Ramser county board of commissioners were invited to take seats in the meeting, and Mayor O'Brien spoke for them substantially as fol-

Mr. President: On behalf of the county commissioners of Ramsey county. I have the honor to say that our proposition is to donate to the state of Minnesota for the purposes of an agricultural exhibition, what is known as the Rams y county poor farm, consisting of 210 acres of land, worth \$150,000 and buildngs worth \$50,000 more. It is now used for a poor farm and the county almshouse, and smaller buildings are located upon it, but the property has become too valuable for the purposes for which it is used, and we have en easting about to make such use of it as would be of the greatest benefit to the public. We believe we are looking to this end when we make this gift to the State Agricultural society. The stock breeding and farming interests are the true founda-tions of much of our prosperity, and in giving the society a local habitation we feel that are doing much in the interest of this osperity. We make this gift to you for the prosperity. We make this gift to you for the state of Minnesota, and we consider this body per channel through which to make are aware of the fact that you have not had the opportunity to do as you desire. You have had small appropriations, and been obliged to move from place to place, to hold your fairs in local towns and have represented only local contributions. We place this prop-perty in your hands without restrictions and lieve it the most available and proper loca tion for a state fair in Minnesota. We expect the state will donate the buildings, but we want it understood that we do not want this gift to be annoyed by any of the municipal jealousies of the state. Our desire is to step utside of these discords, and make this a place where the whole state may be repre sented. Our reward will be in the gratifies don which we shall feel in seeing this pro-Our reward will be in the gratificaerty so bandled by this society that it will be-come the true and fair representative of the ate. [Applause.]
Mr. Hazzard followed the mayor by placing

a map upon the wall in full view of all present and showing the location of the property with reference to the two cities, the character of the land, the means of access and the use

committee to examine applicants for admission to the bar at the present term of the Ramsey county district court, and said examination will take place at 10 o'clock Saturday morning. Feb. 7.

morning. Feb. 7.

hundred of them would favor its acceptance It would redound to the glory of the society and the state, and he hoped it would be

unanimously accepted.

Mr. C. H. Chadbourne, of Rochester, said he did not desire to detract from the princely offer of Ramsey county, but he had promised his people to offer free use of the eighty acres of land used for the Olmsted county fair at Rochester. He did not expect the society, under the circumstances, to accept it, and, in fact, he did not advise its acceptance. He thought a fair could be held in Ramsey

county that would do the society proud, and he hoped the proposition would be accepted.

Mr. Frank Gifford, of Shakopee, said his county had authorized him to offer 160 acres of land within the corporate limits of Shakopee, between the tracks of the Chicago, Milwankee & St. Panl and Omaha, roots, and waukee & St. Paul and Omaha roads, and would donate \$15,000 besides. He did not expect, however, that the proposition would be considered when the Ramsey county poor farm could be secured.

Mr. M. S. Converse, of Becker county, said

his county would donate the society as much land as it wanted on the shores of Detroit land as it wanted on the shores of Detroit was finally recognized by his physicians as lake. He said he made the offer to show that northern Minnesota was deeply inter-

ested in the subject.
Upon motion of Mr. Harris, the proposition made by the Ramsey county commissioners was accepted unanimously, but the chair, Mr-Clark W. Thompson, said he was in doubt as to the vote, and asked that the members of the society favoring the proposition stand up and hold up their hands, and they all did, the result being a very picturesque scene, and they sat down amid thundering ap-

Gen. Baker was called for, and he came forward and said he was wholly unprepared to make any remarks to this golden hour of care than he ever exercised before. When it to make any remarks to this golden hour of Minnesota's agricultural history, but he was never surprised at the magnanimity of Ramberg and the magnanimity o Stebbins, Rochester. The meeting then adsey county. It was one of the characteristics of its people. The general then recounted his connection with the original society, the early fairs at Fort Snelling, and the eloquent his con addresses delivered there by Horace Greeley and Cassius M. Clay. He then pictured in his mind's eye the fair that would be built up at the poor farm in the next decade, and closed by saying that he had no special words by which to express the deep and profound entiments of gratitude felt by the society for

> Mayor O'Brien said the county commissioners felt highly honored by their reception at the hands of the society, and said they would depart and leave the organization to

proceed with its business.

Mr. Truman Smith, of St. Paul, moved that the committee that negotiated for the donation of the poor farm be continued for the purpose of drawing the necessary papers and completing the transfer. The was carried. The committee is as follows: N. P. Clark, Clark W. Thompson, John F. Norrish, John L. Stevens and C. A. DeGraff. Upon motion this committee was also given power, with the officers of the society, to ask the legislature for a sufficient appropriation for buildings.

Mr. Judson, the secretary, announced that

there would be no lecture at night, owing to the failure of the lecturer to arrive, and, after some discussion, the meeting took a recess to 10 a. m. to-day, with the understanding that the election of offi special order for 2 p. m. officers be made the

### MUNICIPAL COURT CHAT.

The Hoster Case Again Continued McCarthy Held-Other Offenders.

Conceive me if you can,
A sealskin coat young man,
A highfalutin', a never go toot-ir
A Myers & Finch young man.

A very sensible man,
A stick to your coat if you can,
For they got you in the hock,
And they'll make it red hot, So look our for your goods, young man.

When the case of George Hoster, the young man who cabbaged a couple of hundred dollars worth of trinkets from Myers & Finch, and who has given collateral for twice the amount, was called in the police court yesterday, County Attorney Egan said that the counsel for the accused had requested a to go to work on February 1st; meantime, however, he was helping them out and received no salary for his labor. The moral is obvious.

The case of Mike McCarthy, the bold boy burglar, came up on a continuance. Mike trustees, together with any accumulations, or burglar, came up on a continuance. Mike is the seventeen-year-old desperado who burglarized the residence of Mrs. Lovering, for Cadar street, a few pights, are and who n Cedar street, a few nights ago, and wh got away with an overcoat. He was held to the grand jury and committed in default of

bail Adam Oleson, an infirm old man, was up on the charge of vagrancy. He wanted to go to the poor farm, but as the court had no jurisdiction over that institution he was sent to the workhouse for sixty days.

Wm. Dalton, a fastidious tramp, and six others were up for vagrancy. The same suspended on condition that they skip out of town. Yesterday they bobbed up as se-renely as if they had never seen the inside of the bull pen. They were sentenced to thirty days each, and when Dalton heard the judgment he rose to his feet and with the gall of a Rosabel street hotel run-ner, he said: "Now look a' here, judge, thirty days is not very much and it won't be warm when we get out; please, sir, couldn't you just as soon make it forty?" The court said he couldn't go him and they were all hustled

# THE COURTS.

U. S. Circuit Court. Before Judge Nelson.! Herman Rebischke vs. Chicago, Milwauke & St. Paul Railroad company; action for \$20,000 damages; jury disagrees John Henrich vs. Northern Pacific Railroad company; dismissed.

District Court. COURT CASES. Before Judge Brill.! Appeal of Ann B. Miutzer from the de cision of Judge Wm. B. McGrorty, of the probate court of Ramsey county, in the estate of Wm. Mintzer, deceased; submit-

Adjourned to 10 a. m. to-day.

JURY CASES. [Before Judge Simons.]

Andrew Carlson vs. Fred Althen; verdict of \$200 damages for plaintiff.

Michael McNeill vs. Chas. Badwell; ordered that defendant have twenty days to make a brief and furnish the same to plaintiff's counsel and that the latter have

twenty days to answer. 8. P. Crosby vs. Geo. W. Morgan; verdict of \$425.83 damages for plaintiff. James P. Gabbe vs. S. E. Goodrich; verdiet of \$383.30 damages for plaintiff. Samuel Rudawsky vs. Moses Lapere; judg-ment entered pursuant to stipulation filed

H. S. Treherne vs. Matthias Koch; settled Venire for thirty-five petit jurors issued re-

Adjourned to 10 a. m. to-day. DECISIONS. [Before Judge Brill.] Patrick L. Dawson vs. Patrick Curran et

al.; order overruled and demurrer filed. Municipal Court. [Before Judge Burr.] G. E. Hoster, larceny; continued to Febru-

ary 3.
M. McCarthy, larceny; held to the grand A. Olson, vagrancy; sixty days. W. Dalton et al., same; thirty days each.
A. Simons, violating the building ordinance: dismissed.

A. C. Barnes, larceny; thirty days Frencht & Geer, collections, Address, room 21, First National bank building, St. Paul, Minn Compiler and publisher of the New Pocket Street Guide and City Map. MRS. ROGERS' SUIT.

Arthur Rogers Replies, Explaining How the Trust was Created and Why.

An Effort to Care for a Trust Fund Instead of a Conspiracy to Defraud.

To the Editor of the Globe:

The statement made in the newspapers purporting to come from Mrs. Rogers, my late brother's wife, are a tissue of falsehood from beginning to end. There is not a word of truth in any of the allegations of her complaint, and the whole matter is no doubt the work of hungry and mischief making relatives which Mrs. Rogers is unfortunate enough to have as her advisers.

The facts in the case are these: My brother recovery was hardly to be hoped for. Every other means of helping him having failed it was determined as a last effort to send him for treatment to the medical springs at Carlstat, Bohemia.

This course was adopted by the united consent of his wife, his physician and his friends. During all the time while he was here and indeed up to the time of his death he was in full possession of all his faculties as he was in his life and during the last days before his became anxious to arrange his affairs here with a view to his possible death, and for that purpose he and I called upon Mr. John intentions, yet if there was any objection by any one would advise Mrs. Rogers to, sub-D. O'Brien, of the law firm of O'Brien, Eller any one, would advise Mrs. Rogers to sub-& O'Brien, who had for a long time been his legal adviser as well as mine. My brother wished to dispose of his life insurance, \$10,000, so that part of it would go to his wife and

Without a trial, and to resign his position was adverse, and have another appointed in his stead.

The idea of Mrs. Rogers being unprovided the balance be divided between his two for is an absurdity. She has a life esate in a

children when they should come of age; un-til they became of age his wife was to have til they became of age his wife was to have O'Brien said that this arrangement could Rogers her consent to this disposition of the fund would be necessary. At his suggestion my brother went home and explained this upon this agreement was drawn and signed

WHEREAS, Frank W. Rogers has beretofore obtained, and now holds, a policy of insurance upon the life of him, the said Frank W. Rogers, in the Equitable Life Assurance so-ciety of the United States, which said policy is numbered 246503, and is payable to his wife, Elizabeth A. Rogers, if living, at the time of the death of said Frank W. Rogers; and

also a member of the Northwestern Traveling Men's association, and is entitled to certain moneys, benefits and insurance therein payable in case of death, to his said wife; now Therefore, In consideration that the said Frank W. Rogers will, and does continue to, pay the premium upon said policy, and the the love and affection existing between Eliz-labeth A. Rogers and the said Frank W. Rogers, the parties agree that if any loss should accrue upon said policy, or any money come due thereon, or from said association. dues and premiums coming due to said Norththe same less the sum of fifteen hundred dol-lars, which may be paid to, and retained, by said parties hereto as shall be then living. Provided that the sail moneys shall be invested by said trustees in some safe and profitable manner, and while so held by them the interest upon said moneys, or such portion thereof as shall be held by them, shall be A. Rogers shall receive only the income or interest derived from the balance remaining in the hands of said trustees, and as soon as each child shall attain its majority its share of said fund shall be paid over to it by said

said child so dying.

The said trustees may use such portion of said fund as they deem proper, from time to time, for the support, maintenance or educa-tion of said children, except that no more than the share of either of said children shall

Dated at St. Paul, Dec. 4, 1884.

e used for any one of said children. ELIZABETH A. ROGERS, ARTHUR H. ROGERS, ROBERT C. JUNK.

This Robert C. Junk mentioned in th reement is a life long friend of my broth er. He was for some time a resident of St. Paul and is now engaged in business at St. Cloud. Minn., but is well known by business men of this city, He is a man of consider able means, great business ability, and of the utmost integrity. The most affectionate feeling had existed from childhood between my brother and Junk and the cruel injustic of the statements concerning him can only be fully known by persons who know the relations they occupied toward each other. far from trying to get possession of the in-surance money I told Mrs. Rogers that she might receive all the money from the insurance companies and then pay the trust fund over to Junk and I. For this reason the proofs of loss were made out in her name alone, and all the connection Mr. Norton had with the matter was simply to take her affidavit to the proofs of loss. Mrs. Rogers understood the arrangement from the first; it was explained to her by her husband, my-Mrs. Rogers | city in which a league club is located. self and also by Mr. O'Brien and she was perfectly satisfied with it until she was put up to take these shameful proceedings b persons in whose hands she is a mere puppet. She has been led : stray by bad advice to take a step which sh will live to regret when she sees clearly the position in which it places her. I do not believe she knows what she is represented as saying in the complaint, for I do not think her capable of telling such wicked falsehoods. I told her friends what she well knew, that if she was not satisfied with the arrangement | Christian association of Scranton the agreement might be submitted judge or court without any law suit and have its validity determined, or if she wished, some other friends of hers appointed as trustees and I would resign. But she never asked me to do either, and the first indication I had of her dissatisfaction was this

I shall not consent to the breaking of this for, and she is not capable of managing fund for the children's benefit, even if she were not surrounded by persons who would rob her of it. I shall, perhaps, apply to have senger trains detained several hours. his day.

H. S. Treherne vs. P. J. Deis; settled and this agreement is perfectly valid and will be ARTHUR H. ROGERS. carried out.

> JOHN D. O'BRIEN. Mr. O'Brien was seen yesterday and was asked if he knew anything about the case, to which he replied as follows:

Yes, I know a good deal about this matter. I have known Mr. and Mrs. Frank Rogers for a number of years past, and for many years transacted Mr. Rogers' business. Before he left for Europe he called at my office and wished to make a will, by which he divided his life insurance between his wife and children. I told him that as the policy was payable to his wife he could not change the matter by any will be might make but advised him that if his wife consented to a change the result might be consented to a change the feath might of reached by an agreement, and that he better lay the whole matter before her and see what she thought of it. He did so and came back a day or two after, and said his wife was perfectly satisfied with the arrangement. After

and I again fully explained why the

ment was drawn and its effect, and she pressed herseif perfectly satisfied. S

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quently a brother-in-law of her's called, and while he expressed himself as satisfied with the terms of the agreement, he thought it mit the whole matter to any court, or judge without a trial, and to resign his position as

til they became of age his wife was to have
the income of the children's share, which was
to be held and invested by trustees. Mr.

Once and the interest on \$1,000 until the O'Brien said that this arrangement could not be made by a will of my brothers because as the policies were made payable to Mrs. by this agreement, so that out of all the money she has no one to support but herself. The wisdom of this agreement consists in placing this fund in the hands of responsible matter to his wife and she expressed her willingness to the arrangement, and thereleaving the children's rights unprovided for. No two more fitting persons could be sug-gested than Mr. Rogers and Mr Junk, who are both persons of responsibility and great business sagacity, which is recognized by the best business men of the state. Mr. Arthur Rogers has for many years held the most responsible position in one of the most prominent business houses in St. Paul, and the feeling between his me of the death of said Frank W. Rogers; in the state, and the feeling one of re-whereas, The said Frank W. Rogers is markable affection. Mr. Junk was a playmate of Frank Rogers when they were children in Ireland, and they were intimate friends up to the time of his death. Mr. Junk is also widely known by the merchants of this state. Although I have not known Mrs Rogers intimately, I have always believed her to be a respectable and well meaning lady, and I believe that if she was fully in-

## Incorporation.

Articles of incorporation of the Moose said Elizabeth A. Rogers, shall be paid over to Arthur H. Rogers and Robert C. Junk, as trustees for the benefit of such children of the lands, real, mixed and personal estate and secretary of state yesterday, for dealing in lands, real, mixed and personal estate and receiving money on loan upon the com-pany's debentures, and invest the same. The business is to commence at Minneapolis, Jan. 31, for a continuance of thirty continuance. Mr. Cornish explained that his witness, Mr. Myers, was not present and by mutual consent the hearing years. The capital stock is placed at \$60,000 and by mutual consent the hearing was continued for a week. It is understood, en passant, that Hoster had is to say, that as soon as any child is paid its share as hereinatter stated, the said Elizabeth share as hereinatter stated, the said Elizabeth chell and Myron H. Raymond, with Joseph chell and Myron H. Raymond, with Jo Joseph A. Bowman as president, Chas. P. Hazeltine, vice president; Wm. H. Mitchell, treasurer, and C. E. Brown, secretary.

Amicably Settled. PITTSBURG, Jan. 27 .- A meeting of the joint conference committees of the National league and American Base Ball association was held here to-day for the purpose of adbe, by said trustees, paid over to the heirs of justing the difficulties of the two associations in regard to the admission of Lucas to the National league, resulted in an amicable adjustment of the troubles. When the meeting was called to order Congressman O'Neil, of St. Louis, presented the following from

Mr. Von Der Ahe: To the president and directors of the American association: The difficulties between H. V. Lucas and myself having been amicably adjusted, I hereby withdraw my object tions to the admission of the league club into the city of St. Louis. Very respectfully,

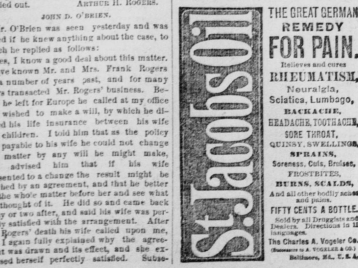
CHRIST. VON DER AHE. The communication, which occasioned no surprise, was accepted and Lucas was admitted. Mr. Von Der Ahe then presented resolutions, which were adopted, providing for a committee to notify the league commit tee that the American association had con-sented to the admission of the league club into St. Louis, and that the American asso-ciation favored the amendment of section 7, of the national agreement, as proposed by the league. A resolution was also adopted

WHEREAS, A. G. Spaulding, president of the Chicago Base Ball club, has signified willingness to admit the American club, Chicago, the American association commit-tee therefore be directed to obtain permission of the league to allow the American ass tion, if so desiring, to locate there or in any

Christian Convention.

SCRANTON, Pa., Jan. 27.—The Christian convention here, presided over by D. L. Moody, closed this evening. Meetings were held in the rink, and each of them attended by fully 5,000 persons. Moody's preaching was attended with the utmost interest and great fruit. The subject of "Christian Work for Young men" was considered this after-During the convention \$35,000 have been subscribed by the citizens of this to the building fund of the Young Men's

A Bad Wreck. WHEELING, W. Va., Jan. 27. -A freight train going west from Bellaire this evening on the Central Ohio division of the Baltimore & Ohio railroad ran into a helper coming east, at Quincy station, killing John Heslop, the engineer of the freight, and badly in juring Clark, the fireman. Tom Bur engineer on the helper, is reported



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