## THE MONEY IN SIGHT.

Auditorium Scheme Indorsed by the Conference Committee.

The Cost Included in the Tax Levy for Next Year.

Mr. Oppenheim Skillfully Engineers the Scheme to Victory.

The Water Board Make a Hard Fight for Additional Funds.

Without some peculiar intervention. the auditorium project is now assured. A one-mill tax, amounting to \$120,000, has been included in the tax levy estimate. The conference committee passed upon the schedule last evening. But it as not effected without a struggle. W H. Sanborn, chairman of the ways and means committee of the board of aldermen, was opposed to the enterprise, as was Isaac P. Wright, chairman of the board of control. They alone voted in the negative when the crucial test was

After the usual reports of city officers had been accepted and ordered placed on file, the resolution adopted by the citizens' committee on promotion, pubished in another column, was read. This was accepted without comment, and the chairman of the board of control presented an eiaborate statement of the immediate needs of the city hospital. It recommended that \$20,000 be provided to meet the cost of alterations and re-pairs—in building a steam laundry in the basement, putting in a steam cooking apparatus, a cold storage apparatus room and an electric lighting plant. This plan met with favor from Ald. Sanborn, and there was no opposition.
At this juncture Assemblyman Oppenheim appeared before the conference is behalf of the public auditorium committee and urged the one-mill tax

committee and urged the one-mill tax levy plan.

He had no sooner resumed his seat than Judge Hoyt, of the water board, asked to have included in the estimate an item of \$210,000 to pay that board for water used by the city. He explained that the law provides that this sum shall be paid June 1, 1893. This exposition brought Mr. Oppenheim to his feet again. He showed that there is no need of making that levy the present year. of making that levy the present year,

Argued With Fervor

that it belongs to the succeeding year if anywhere, and then he emphasized his position by the exclamation that the city will never pay a dollar of that bil, and asserted that it was really never intended to be met. When the legislature tended to be met. When the legislature meets again it can provide for the emergency if it is found necessary.

"It can be postponed another five years, and then it can be taken care of," said the assemblyman, "and if you don't know how I can tell you. It is like taking money out of one pocket and putting it in another. It is a foolish extravagance. If that \$210,000 is put into this levy it will lay idle until June 1, 1893. It cannot be touched for any purpose whatever. I want to say it would be a bit of foolish financial management. If this scheme comes here now for the purpose of sidetracking a popular enterprise, I think it had best be met at once," and the assemblyman removed his huge coat to get ready for a warm debate.

Judge Hoyt renewed his declaration that the law maps out the course of the conference committee and called for an opinion from the corporation attorney.
Mr. Lawler replied that the law is very plain. It contemplates the payment June 1, 1893, and the matter of placing it in the present levy, or that of next year, is merely a question of

Comptroller Ponthan stated that he had left the item out for the reason that t did not appear to be necessary at this

Then came the bill of Henry Horn for legal services—a bill of \$3,024. Mr. Murray advised that it must be promoved that it be added, and the motion

Comptroller Ponthan called attention to the fact that the 20 mills had been exceeded, and Engineer Rundlett moved that \$25,000 be added to provide for the construction of a bridge across the Milwaukee track and do some bridge paint-

And so the sum kept mounting up, until things looked a little shaky, but Mr. Oppenheim has no lack of resources. Mr. Oppenheim has no lack of resources. He had come well fortified to protect the auditorium project. He agreed that the city is under some obligation to provide a bridge for the Milwaykee road, but urged that the council will find means to provide it. With a little economy in the engineer's department, be thought many enough can be saved ne thought money enough can be saved to do all the painting that will be needed. He felt confident that there is no necessity of a tax above 21 mills. and he pointed to an item of \$116,000 in the estimate that did not be-

long there. It was to Provide for the Payment

of certificates of indebtedness that will fall due Sept. 1, 1893, and there-fore should be held in abeyance for the next estimate, the same as all ordinary levys are made. This \$116,000 cannot be made available for any other purpose, and the city would simply lose the use of it until Sept. 1, 1893, which, in his estimation, is bad management. He suggested that this item be cut down so as to include the Horn bill and the engi neer's \$25,000, or just \$28,024, leaving the total levy at 21 mills. Mr. Murray then moved that the item of \$116,000 be changed to \$87,976, and it was adopted, Ald. Sanborn voting against it.

ing against it.
The vote was taken on the \$120,000 Hoyt moved that a committee of three be appointed to meet with the water board at 2 o'clock today to inspect the needs of the department, and that the estimate wait until tonight for final action. Mr. Murray moved as a substitute that the tax estimate be adopted. He explained that he did not do this to prejudice the committee proposition, but he favored an adoption of the levy assessment at once. The amendment prevailed, 6 to 4, and then, upon motion of Mr. Rundlett, the chair appointed Mr. Rundlett, Mr. Murray and Mr. Warner as a committee to confer with the water board this afternoon. The tax levy will come before the board of aldermen this evening, and the joint committee on ways and means will consider the waterworks claim.

ARCHITECTS AT WORK

Devising Plans for the Auditorium

Building. Both the committee on promotion and the auditorium committee feel greatly

crude state, and many alterations in point of detail will have to be made. This committee has given a public invitation to all local architects to furnish plans, and the architect who can fill the bill to the best general satisfaction is likely to be elected to do the work.

MILWAUKEE'S PLANS.

Uniformed Delegation and a Carload of Beer to Boom Her. MILWAUKEE, Wis., Dec. 14. - One hundred citizens representing a capital of several millions of dollars, today signed their names to a guarantee fund of \$100,000 to pay the expenses of the Democratic national convention should it be secured for Milwaukee. A "booming" committee has been se-lected, and hotel quarters secured in Washington, Milwaukee will make a big effort to secure, the prize, and its representatives who are to present figures to the national committee at its meeting next month, will go to Washington in extra

ington in style.

Each member of the committee of 103 will wear a dark suit with cream-colored trimmings, and one of the big breweries will send a carload of beer to the capitol for free distribution. An architect who examined the exposition building today reported that there would be a seating capacity of 22,000, standing room for 5,000 and 48 delegation rooms. Twenty thousand dollars will be spent in refitting the building.

IN LABOR CIRCLES.

Questions of Interest to Employer and Employe.

The first general meeting of the furriers' union took place last euening at Labor hall. There was a large attendonce. The following officers were elected: President, G. Thiessen: vice president, Gustav George: secretary, Anton Poethora; corresponding secretary, Paul Freytag; trustees, Meidinger, Giltzow and Beshouer. Nearly 100 members were present. The next meeting will be held on the 28th inst., at Labor hall, and it is announced that all forging who wish to islicate will the control of the cont all furriers who wish to join will at-

The trades and labor assembly committee met last evening to discuss what industries would be most beneficial to the labor assembly and citizens of the city. It was resolved to ask the manufacturers of St. Paul to aid the workingmen in their adverse of the city. men in their endeavor to procure and maintain the patronage of home indus-try, and by using as good material as outside manufactories were shipping

The joint agitation committee of the cigarmakers of St. Paul and Minneapo-lis will hold a meeting at Labor hall in

this city Monday evening.

A new organization of steamfitters held a meeting last evening at Labor hall and decided to organize a union. There was a large and enthusiastic meeting, about forty being present. They will receive their charter from the International association at Chicago next Friday, when they expect all

next Friday, when they expect all steamfitters will be present. Branch No. 2 of the boilermakers' union also met last evening. The meeting was a regular one, and only routine business was transacted. They will elect officers at the next regular meeting.

The strike of the boilermakers in the Soo shop, which has been going on for the past week, has resulted in favor of the union. The men struck for an advance to \$3, which resulted in a compromise of \$2.90, with a promise of \$3 when business is better. The committee has now declared this a union shop.

The barbers' union held a meeting last available and heard the ameeting last evening and heard the report of their delegate to the international con-vention, which was held at Grand Rapids, Mich., and received with pleasure the news of the re-election of J. C. Myers to the office of president and secretary of the association, at a salary of \$1,000 a year. of \$1,000 a year.

A number of new members were admitted by the local assembly, and the following resolutions were passed: following resolutions were passed:
Whereas, All the reliable stores and business places close at 6:30 p. m., Mondays and Saturdays excepted, and the members of this union wishing to patronize firms which are favorable to early closing, we believe that it is nothing but justice to receive one evening feach week to ourselves which we can call our own, and that our employers, we believe, can grant us this request without a cent's worth of injury to themselves, and that many of them are really in favor of something less than thirteen or fourteen hours work a day; therefore be it.

therefore be it Resolved, That we ask our employers to close their shops at 6:39 p. m., beginning Jan. 4, 1892, and we invite them to our meet-ings for the purpose of hearing any objec-tions to these resolutions.

THE AUSTRIAN BAND. First Concert to Be Given in the

People's Tomorrow. Tomorrow evening, at the People's church, the Austrian Juvenile band will play its first St. Paul concert. Then the lovers of music will hear something they have never before listened to, which will be a revelation in more than one sense. No allowance is to be made for the age of the members of this juvenile band, but when judged from a purely musical standpoint by the same rules which are applied to the largest and oldest musical organizations, they will be found to be artists of great merit, and in a military band sense, nearly incomparable. Even without the musical sensation which they create, it would be a privilege to listen to an Austrian band of such standing and to study the ideas and methods of a conductor who has been selected by the emperor of Germany to instruct the coming musicians of the Austrian army bands. Such experiences have great benefit in making up the musical education of all who are interested or desire to keep well informed in musical knowledge.

The vote was taken on the \$120,000 for remodeling the market house, and all voted for it save Ald. Sanborn and Mr. Wright, and it passed, 8 to 2. This was done on the motion of Mr. Murray.

Then followed a protracted discussion on the water board claim, and Judge they to ever their the water they to the water board claim, and Judge they to ever their the water fived to forten what vertice they will render in any particular case. A good instance of this uncertainty of action was afforded in a suit that was tried a few days ago in the district court. It was the case of the Northwestern Fuel company against the Pioneer Fuel company, and, as the issues were comparative, when they are the water they will render in any particular case. A good instance of this uncertainty of action was afforded in a suit that was tried a few days ago in the district court. It was the case of the Northwestern Fuel company, and, as the issues were comparative to the court of the men and true."

Dr. Day's court house chronometer chimed out the hour of 6, and still no

familiar knock from within to announce a meeting of the minds. "Say, what's the matter with those ducks in there?" ventured one of the attorneys, addressing the bailiff.
"Give it up," answered the weary bailiff, resignedly. "On the strength of

Ithis being a trepenny and ha'penny case invited my best girl to 'The Hole in, the Ground' this evening at the Grand but it looks as if I had got myself into a hole that will be hard to get out of," continued the bailiff; and he was right. All night long the jury wrestled with the case, and when morning dawned

nessage was returned: "Not till hell freezes over! The court merely remarked that the ime fixed was a little indefinite, but as he did not care to be a witness of this remarkable paradox in nature, he forth-with ordered the belated minions of the law before him and discharged them.

THE HISTORICAL SOCIETY Listen to Papers and Accept Gifts

From Members. The Minnesota Historical society, at its meeting last evening, had quite a large attendance, notwithstanding the stormy weather, and a very pleasant meeting rewarded those who attended. George Ramsey occupied the chair. A paper written by Hon. R. J. Baldwin, of Minneapolis, on the causes which led to the disruption of the which led to the disruption of the Minnesota constitutional convention, in 1857, was read by the secretary, and accepted for publication. A paper written by Herman Haupt Jr., of Chicago, glving an account of archæological discoveries made by him in Wisconsin, was referred to the committee on publication. The secretary, J. H. Williams, announced the death of Rev. Sanuel William Pond, of Shakopee, the oldest living settler in the state, who came to Minnesota in 1834 as a missionary to the Dakotas. He also read a memoir of Mr. Pond, which was ordered to be published in the next volume of the society's collections.

Gen. Sanborn, on the part of Judge Nelson and him to the society's collections. Gen. Sanborn, on the part of Judge Nelson and himself, presented to the society several bound and unbound society several bound and unbound volumes of the papers in the celebrated "middling purifier's" suit, which give a complete history of the new patent process which has worked such a change in flour manufacture. There are only two or three sets of these papers in existence. A special vote of thanks was returned for this acceptable gift.

THE NORTH SHORE LIMITED

Of the Michigan Central Leaves Chicago daily 12:20 p.m., and runs through to New York via New York Central & Hudson River railroad, through the rish and picturesque Mo-hawk valley, down the east side of the noblest stream in the world, the Hudson river, giving a beautiful panorama of the Catskill mountains, and twenty miles of the graud unbroken precipice of the Palisades, arriving at the Grand Central depot, New York, next day at 3:45 p. m., in time to connect with trains and steamers to New York subarbs and points on Long Island sound and the

If you have any doubts about the elegance and luxury and convenience of this train, try it.

No extra fare will be required on this

train, Chicago to New York, east-bound.
For further information call on or address W. L. Wyand, N. W. Pass, Agent, 170 East Third street, St. Paul.
O. W. RUGGLES, G. P. & T. A.

LITIGANTS AND LAWYERS Furnished Food for Reflection by

Appellate Judges. The following decisions of the supreme court were filed yesterday:

preme court were filed yesterday:
State of Minnesota, respondent, vs. Henry
Hackett, defendant. Order affirmed.
COLLINS, J.
A person who, having entered any building
under such circumstances as to constitute
burglary in any degree, commits the crime
of larceny therein, is punishable therefor,
as well as for the burglary, and may be prosecuted for each crime separately. When in an
indictment for the crime of larceny it is explicitly charged that the defendant feloniously took, stole and carried personal proerty away from another person alleged to be
the owner, the intent to deprive the true
owner thereof is sufficiently and adequately
alleged.

Attorney and Client.

Attorney and Cient.

Katherine M. Beals, respondent, vs. John Wagener Jr., administrator, etc., appellant. Order affirmed.

Evidence held to justify a finding that an account rendered was assented to. An attorney and his client may agree to an account rendered by the former for his services. A subsequent act of the client held evidence of his assent to the account as rendered. Sounding a Whistle. Anna C. Bengston, administratrix, etc., re spondent, vs. Chicago, St. Paul. Minnean

spondent, vs. Chicago, St. Paul. Minneapolis & Omaha Railway Company, appellant, Judement reversed. Gitfillant, C. J. Evidence held not to show that the whisile was not sounded or that the bell was not rung on the approach of an engine which ran over and killed a section man working on the track. Application of the rule that a servant assumes the risks of his employment, including those caused by the master's negligent manner of conducting the business, if he knew them or they are obvious to one of ordinary understanding.

False Representations. State of Minnesota, plaintiff, vs. John Butler, defendant. Order affirmed. GILFILLAN, C. J. defendant. Order affirmed.

In an indictment an averment that a party "executed" a deed includes all things necessary to its full execution. Where the indictment is for obtaining by take representations a party's signature to a deed the averment that it was a "warrantee deed," which means that it was a "warrantee deed," which means that it was a deed with, at least, covenants of warranty, shows sufficiently that the deed may prejudice the party signing it. A false representation that land is unencumbered comes within the statute. An averment that by means of false representations the defendant did obtain the signature of H to a deed executed by him is a sufficient averment that H was induced by the representations to affix his signature. An indictment will not lie upon a mere false warranty, nor apon representations to be implied from mere promises or contract obligations. But although there be a warranty or contract on the part of the defendant, if there be also false representations of fact, an indictment will lie, provided the representation, and not the warranty or contract, induced the act of the other party.

About a Note.

ductor who has been selected by the emperor of Germany to instruct the coming musicians of the Austrian army bands. Such experiences have great benefit in making up the musical education of all who are interested or desire to keep well informed in musical knowledge.

TOO LONG FOR THE JUDGE.

Story of a Jury That Failed to Agree on a Verdict.

Jurors are queer "critters," and it would puzzle the best mind-reader that ever lived to foretell what verdict they will render in any particular case. A good instance of this uncertainty of action was afforded in a suitthat was tried a few days ago in the district court. It was the case of the Northwestern Fuel company against the Pioneer fuel company, and, as the issues were comparatively simple and the amount involved a mere song, it was thought, both by the parties concerned as well as their respective attorneys, that the rendition of a verdict would be only a matter of a few moments. It was about 5 o'clock when the jury retired, the court remarking as they filed out of court, "I will remain here for half an hour to take your verdict in case you agree by that time." All hands dallied until 5:30, but never a word from the twelve good men and true."

Dr. Day's court house chronometer chimed out the hour of 6, and still no familiar knock from within to announce

A Tax Sale.

John G. Hinkel et al., appeliants, vs. Christopher Krueger, respondent. Judgmer affirmed. GILPTLLAN, C. J. affirmed. GILFILIAN, C. J.
The notice to redeem from a tax sale required by General Statutes 1878, chapter 11, section 121, may be made out and served although because of its destruction the purchaser may be unable to present the certificate of sale to the auditor.

Routine.

The following cases were argued and submitted before the supreme court yesterday: Myron McKusic, plaintiff, vs. Seymour, the auditorium committee feel greatly relieved since there seems to be no possible legal objection to the city's converting the market house into an auditorium. The experienc of the delegation that visited Washinge ton is that there is little doubt about St. Paul's landing the national convention if a suitable auditorium is provided. That the market house site project is perfectly practical is testified to by several competent and experienced architects, and several have gone so far as to make preliminary sketches of a building that will seat all the way from 10,000 to 15,000 people. The plan to seat the greater number seems to please the committee on auditorium. Mr. Oppenheim has abin & Co., defendants; Minnesota Thresher Manufacturing Company, intervenors, re-

Highest of all in Leavening Power. - U. S. Gov't Report, Aug. 17, 1889.



ABSOLUTELY PURE

COURT TIPS.

B. A. Froiseth secured a verdict of \$311.10 Elias Fehr sues Ellen and George F. Flint to recover \$100 for materials fornished in erecting a house. Sophia Graham is on trial in Judge Otis' sopnia Granam is on trial in Judge Otis' court on an indictment charging the malicious destruction of household furniture.

The cases of M. J. O'Connor against Martin Delaney and Berthold Warth et al. against C. A. J. Stalman et al. have been continued to the January term.

Paul Busch and James O'Connor, who are charged with attempted land, swindling, are charged with attempted land, swindling, are

Paul Busch and James O'Connor, who are charged with attempted land swindling, appeared in Judge Otis' court yesterday; their bondsmen were released and the men allowed to go on their own recognizance to appear for trial at the January term.

Frank and William Schoenig were taken before Judge Otis yesterday upon an indictment for knifing their cousin. Frank pleaded guilty of assault in the third degree, and was sentenced to pay \$100 fine and to 100 days in jail. William Schoenig was discharged.

Isaac Akey, by Frank Akey, his guardian ad litem, has begun an action in the United States circuit court against the Hersey & Bean Lumber company to recover \$20,000 damages for a crushed foot and ankle. Akey was working in a saw mill until April I last, when he was caught in a chain that ran a trimmer and caused the injury complained of.

Judge Cornish has filed an order in the cause of Livingston Quackenbusch against Frederick H. Schriber and Albert M. Lawton vacating a former order appointing a referee to take the disclosure of Lawton, supplementary to enjoining him from disposing of his property. This order is made without prejudice to the right of the plaintiff to take such action as may be authorized by law to protect his interests.

Florida. Four trains daily from Chicago via Monon foute. Dining cars and parior chair cars on day trains. Pullman buffet sleepers and compartment cars on night trains. Choice of routes via Cincinnati or Louisville. All trains vestibuled. For rates and other information apply at any ticket office or address L. E. Sessions, Traveling Passenger Agent, Min-

Will Hold a Convention. ecial to the Globe

Buffalo, Minn., Dec. 14. - The fourth class postmasters of this county will hold a convention in Buffalo on the 22d of this month to elect delegates to the state convention, which will select delegates to present a bill to congress for increased compensation in this class

Dry Goods Failure.

Special to the Globe NORTHFIELD, Minn., Dec. 14. - A. Deutsch, a prominent dry goods mer-chant of this place, has failed. The exact amount of his liabilities and assets are not known, but an inventory of stock was taken today. An agent of Wyman, Partridge & Co., of Minne apolis, is in town and may make an attachment of the goods. An assignment is expected tomorrow. A branch of the A. Deutsch is located at Waseca and this is also involved. Deutsch has been in business here for a long term of years.

Chinamen Pinched.

PORT TOWNSEND, Wash., Dec. 14 .-Ten Chinamen out of a party of seventeen, who were dumped near here last UNCLE CELESTIN!

Turner's Assistant.

WASHINGTON, Dec. 14.-It is under- GREAT CAST! CHORUS OF 40! stood that Doorkeeper Turner will in a few daysappoint W. H. Nichols, of Gal-veston, Tex., assistant doorkeeper of the house. Mr. Nichols has the support of the entire Texas delegation, as well as other Southern delegations.

## Flavoring

NATURAL FRUIT FLAVORS.

Vanilla - Of perfect purity.

Lemon - Of great strength.

Orange - Economy in their use Rose etc., Flavor as delicately and delicioustran the fresh fruit.

MARRIAGES, BIRTHS, DEATHS.

MARRIAGE LICENSES ISSUED Frank Kraus. Recie Riener
August Johnson Christina Warren
Robert Cruit. Nellie Jewett Hall
Joseph Picha Teresa Dalezal Wedding Rings and Wedding Gifts at J. E. Ingham's, 327 Jackson street.

ANNOUNCEMENTS. THE ANNUAL MEETING OF THE THE ANNUAL MEETING OF THE stockholders of THE PEOPLE'S BANK OF ST. PAUL will be held at its office, corner of Seventh and Jackson streets, on Tuesday, Jan. 12, 1892, between the hours of 10 a. m. and 4 p. m., for the election of directors and the transaction of such other business as may properly come before it. E. R. Moore, Cashier.

DIED.

MOSS—In St. Paul, Sunday, Dec. 13, at 10 o'clock p. m., Mrs. Augusta B. Moss, in the seventy-ninth year of her age. Funeral services will be held at residence of her son, A. P. Moss, 3'8 Piensant avenue, on Tuesday, Dec. 15, at 1 o'clock p. m. Interment Winona, Sandusky City, O., and Winona papers please copy. ment Winona, Sandusky City, O., and Winona papers please copy.

EGAN-In St. Paul, at 10 a.m. 14th inst.,

Mrs. Margaret Egan, aged seventy-eight
years, (relict of the late Peter Egan), at
residence of her daughter, Mrs. M. Franklin,
599 Selby avenue. Funeral with requiem
high mass at St. Michael's church at 10 a.

m. Weduesday, the 16th inst: leave 599
Selby avenue at 9:15 a.m. Friends of the
family invited to attend. For Funeral Carriages, \$2: Hearse, \$4. No. 284 East Ninth st. E. W. Shirk's. Tele

A IChitectural Iron Work

Founders, Machinists, Blacksmiths and Pattern Makers. Send for cuts of columns. A suffective for Emissions, Lost Manhood, Nervous Debility, Varicoccle, etc. Address, with stamp, L. S. Franklin, Music Dealer, Marshell, Mich.

A IChitectural Iron Work

Founders, Machinists, Blacksmiths and Pattern Makers. Send for cuts of columns. Works on St. P., M. & M. R. R., near Como avenue. Office 212 and 213 Manhattan Building, St. Paul. C. M. POWER, Secretary and Treasurer.

special to the Globe

WASHINGTON, Dec. 14.-C. E. Murray, of Sioux Falls, S. D., is at the Riggs house. Col. C. A. Broadwater, of Helena, Mont., has returned to New York to be present at the sale of the Montana Central bonds in that city tomorrow.

Houston County Alliance. THOKAH, Minn., Dec. 14 .- The Farm ers' Alliance of Houston county will hold their annual meeting the 29th. Officers will be elected and one dele-

gate and alternate to attend the state meeting in Minneapolis January. FACTS AND FANCIES.

Notice to Depositors. The semi-annual interest for the term ending Jau. 1. 1892, will be paid on or after Jan. 2 on presentation of pass books—5 per cent interest guaranteed. Deposits made on or before Jan. 3 draw interest from Jan. 1. Minnesota Savings Bank, 322 Wabasha street, between Third and Fourth Third and Fourth.

The second term of Miss Richardson's Dancing Classes begins Tuesday evening, the 15th inst. Special and private instruction given in all the late dances. Hall, 212 Grand Block.

No Christmas and New Year's table should be without Angostura Bitters, the world re-nowned appetizer. Beware of counterfeits. Mrs. Winslow's Soothing Syrup reduces in-flammation while Children are Teething. 25c.

AMUSEMENTS.



TONIGHT, omorrow Nigh Special Wednesday

RAIN HAS NO EFFECT ON THE CROWDS TO SEE

SATURDAY MATINEE, Commencing Thursday, Dec. 17. RUDOLPH ARONSON'S OPERA CO NEW YORK CASINO,

night from British Columbia, have been arrested by customs officers. The other coven escaped.

A Musical Comedy in Three Acts.

Music by Edmund Audran, composer of "Mascotte," "Olivette," "La Cigale

NEW SCENERY AND COSTUMES! FROM THE NEW YORK CASINO. Reserved Seats Now Selling.

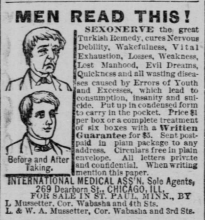
Prices, 25c, 50c. 75c and \$1.00.

Next Sunday--Thos. W. Keene



Dr. Thomas, of Chicago-"SOCIAL FORCES"-GRAND. MONEY Steele Mackaye's Great MAD! Sensationol Drama. A Story of Today.

THECELEBRATED



ST. PAUL Foundry Company, MANUFACTURERS OF

It is manufactured as a powder, which can be given in a glass of beer, a oup of coffee or tea, or in food, without the knowledge of the patient. It is absolutely harmless, and will effect a permanent and speedy oure, whether the patient is a moderate drinker or an alcoholic wreek. It has been given in thousands of cases, and in overy instance a perfect oure has followed. It never Fails. 48-page Book free. To be had of L. & W. A. MUSETTER, grd & Wabasha St. Trade supplied by NOYES BROS. & OUTLER, and RYAN DRUG CO. ST. PAUL.

GOLDEN SPECIFIC CO. Props. Cincinnation.

The Boston WE



We can give you positive proof that our Tailor-Made Trousers are infinitely superior to anything worthy of the name of rivalry. They stand at the head of the season's productions, and their supremacy has never been challenged for the very good reason that it cannot be. Some things are superior in some particulars; these are unapproachable in all. The most chronic fault-finder that ever lived would scrutinize them in vain for a single flaw; in quality they are unsurpassed, in price marvelously moderate, in everything satisfying. Even if you are not in need of a pair, it will surprise you to look in our Robert street window and see what neat and stylish patterns may be bought at

\$2, \$2.50, \$3, \$3.50, \$4, \$4.50, \$5.

Mail orders solicited. Catalogue free. Goods sent on approval.

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One-Price Clothing House, THIRD STREET. ST. PAUL.

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We are sole agents in this city for the inimitable

TREFOUSSE

In Paris there is no question about the superiority of these Gloves over all others. In the largest stores, as for instance the "Bon Marche," they are distinctly placed at the head, and sold for the higher prices, while we sell them as low as inferior Gloves are

We have imported these beautiful Gloves especially for the holiday trade, in every length and in all the new and rare tints, including Pearls, New Blues, Primrose, Cigale, Coral and other fancy shades. Special Kid Glove Sale All This

Week.

HANDKERCHIEFS. Our stock of Linen, Silk and Initial Handkerchiefs is the largest in either city, and our prices distance all competition. You cannot find anywhere else Handkerchiefs as pretty, as fine and as genuinely good at our low prices. HAND-

In our LACE DEPARTMENT we offer Real Duchesse, Real Point and Valenciennes

KERCHIEF AND KID GLOVE CASES

in novel and handsome styles.

In all widths at extremely low

prices. Real Lace Handkerchiefs from 50c to \$50. Special values in Real Hand-Run Lace Scarfs and Fichus.

Third and Minnesota Streets, ST. PAUL; MINN.

Save You 25 Per Cent on Your Purchases of Diamonds, Watches, Chains, Rings, Silverware, Opera Glasses and Jewelry,

Etc., to Select Your Holiday Presents From.

\$11.50 -WORTH \$18.00 - A LADY'S one-stone diamond ring, very flery and perfect; plain gold mounting. No. 5005. \$25.00 WORTH \$40.00—A PAIR OF diamond eardrops, two white stones, well matched, brilliant and perfect, fancy gold mountings of the latest design.

\$65.00 WORTH \$90.00 - A DIA mond stud, one stone, weighing about 78 of a carat, finely cut, good depth and surface; very white, brilliant and free from flaws or imperfections; skeleton gold mounting. No. 5559. \$175.00—WORTH \$250 — A DIA-mond bar pin, eleven stones, all white, good size, well matched, very brilliant, every one perfect, fancy gold mounting; No. 5589.

Social No. 1208.

Social No. 1 \$16.50 -WORTH \$25.00-A PAIR OF diamond screw eardrops, two little white stones, very brillant and perfect, fancy Roman gold wire mountings; No.

\$\frac{\Phi}{\Phi} \alpha \alpha \cdot \text{OO} \text{-WORTH \$35.00 - A GENT'S}\$ hunting, Boss filled-case watch; stem winder and setter; Elgin jeweled nickel movement; fancy engraved cases, warranted to wear for twenty years. No. 1382 \$13.50 - WORTH \$22.00 - A GENT'S open-face, filled-case watch; tsəm winder and setter; Illinois jeweled damaskeen movement; richly decorated case, will wear for fifteen years. No. 1390. \$33.00 - WORTH \$55.00 - THIS gent's hunting-case solid gold watch; stem-winder nd setter; Elgin 11-jew-eled nickel movement; fancy engraved box-joint cases. No. 1124.

\$95.00 - WORTH \$155.00 - A DIAmond stud, one stone, weighs about 13g carats, white, brilliant and perfect fancy gold mounting. No. 5527. \$18.00 - WORTH \$30.00 - THIS gent's open-face, filled-case watch: Hampden nickel jeweled movement; stem winder and setter: top and bottom engraved cases, will wear for twenty years. No. 1272

\$47.50 - WORTH \$75.00 - THIS gold watch; stem winder and setter; llinois full-jeweled nickel movement; engine-turned engraved cases; almost new. No.

\$19.00—WORTH \$30.6)—A LADY'S hunting filled-case watch, stem winder and setter; \$4.01ate Elgin jeweled movement; fancy engraved cases; guaranteed for 20 years. No. 1194.

\$45.00 - WORTH \$70.00 - THIS gold watch; stem winder and setter; G. M. Wheeler full-jeweled movement, with patent regulator; top and bottom engraved cases.

\$19.00 - WORTH \$30.00 - A LADY'S hunting filled-case watch; Elgin %-plate, 11-jeweled movement; stem winder and setter; engine-turned engraved cases, made by Dueber and warranted for 20 years. No. 1208.

\$22.00 -WORTH \$35.00 -THIS LADY'S hunting case, solid gold watch, stem winder and setter: Illinois jeweled movement; top and bottom engraved cases; nearly new. No. 1319.

watch, fine \$4-plate nickel, full-jeweled watch watch watch that movement; stem winder and setter; handsomely engraved cases; used only one month. No. 1214. \$25.00 WORTH \$40.00 THIS LADY'S hunting case, 14-carat gold watch, stem winder and setter; Elgin jeweled movement; richly engraved cases; as good as new. No. 1171.

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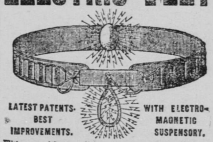
ater Trains—Leave S. Fain \*(30, 75:30, 75:30, 19:3) and †(2:00, 49:3) and †(2:00, 49:3) and †(3:00, 49:3) and \*(6:25 p. m. Reinstein, leave Stillwater \*(3:30, 47:30, 47:30, 48:4) (40, 40:3) a.m., and †(2:00, 48:2) 4. †(40, 48:2) and \*(40, 48:2) 4. †(40, 48:2) and \*(40, 48:2) 4. †(40, 48:2) and \*(40, 48:2) 4. †(40, 48:2) tEx. Sun. tEx. Mon. ssunday only. d Ex. WISCONSIN CENTRAL LINES. LEAVE (Northern Pacific R.R.Co. Lessee) ARRIVE.

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