NEWS OF THE CITY

Injured While Stopping Runaway—
J. W. Nelson, of Taylors Falls, was taken to St. Joseph's hospital late Wednesday. Nelson attempted to stop a runaway at Taylors Falls. His head was cut in several places and his lips were cut, as well as both eyes being discolored.

Wichita, Kan., Carries Fight to

Gasoline Stove Explodes-A gasoline dence of Herman Schoenheiter, \$42 Sherburne avenue, exploded about 10 clock yesterday morning and the shed was burned to the ground. Part of the rear of the residence was scorched, but no one was hurt.

Park, was taken from in front of Field, Schlick & Co.'s Fifth street entrance. The theft was reported to the police and within an hour it was located by the police of the Rondo station. The thief or thieves escaped.

Carpenter Has Bad Fall-John Lindnear the corner of Seventh and Bradley streets about 5 o'clock last evening and injured his back. The police ambulance was called and he w lance was called and he was carried to his home on Rice road, about two and a half miles outside the city limits. Police Surgeon Moore attended the man. It was found that Lindstrom's right leg was crushed by the fall and that he was bruised about the body.

CHARGES ARE AIRED

Governor Hears Arguments in Carr Ditch Case,

Gov. S. R. Van Sant yesterday heard arguments on the complaint filed some months since by J. J. Sutton, of Columbus, Wis., a taxpayer of Marshall county, Minnesota, charging Greeley E. Carr, county attorney of Marshall, with criminal conspiracy to defraud the county in a county ditch contract.

The evidence taken by two commissioners was filed with the governor two weeks ago. Sutton, appearing as his own attorney, and Senator Ripley B. Brower, of St. Cloud, for the defendant, argued the case during almost the

entire day before the governor. The case was taken under advisement by the governor, who will have the assistance of Attorney General W. J. Donahower in digesting the legal propositions involved before rendering a decision. It was said at the capitol yesterday that to secure the removal of Carr from his office as county attorney of Marshall county, conspiracy must be proved, and that under the Minnesota statutes this cannot be done, as the law does not provide for his office having any official control over contracts or contractors.

Bidders Bought Off.

The charges grew out of the letting of a contract April 24, 1902, for a ditch from the Great Northern line to Snake river, in Marshall county, and it was admitted that while the contract had been awarded to Thomas Sanderson, of Stephen, at less than the engineer's estimate. Stephen, at less than the engineer's estimate, John E. Ostrom, of Warren, had received \$300; James Kennedy, of Fargo, had been given \$500; D. Lanahan, of Thief River Falls, \$200; Thomas Smith, of Crookston, \$200, and William Barnard, of Crookston, \$500, in consideration of their not bidding for the work. Sanderson had signed a note at a Stephen bank for \$2,000, and \$1,700 realized from the note had been given. His request was granted

Reinhart, had been a silent partner in and battery. nection with the contract, but said he had no official connection as county attorney, with the making of the award; that his official functions had ceased before the making of the award. The evidence, however, shows that he drew the contract and the bond of the successful contractor.

The attorney for the accused official declared before the governor that nowhere in the law is the county attorney where in the law is the county attorney where in the law is the county attorney ly in the eye and followed this up given official connection with ditch contracts, and that therefore there had been no criminal conspiracy. It was admitted that such connection, however, was against public policy.

James A. Peterson, of Mimespolis. James A. Peterson, of Minneapolis, is the attorney of record for Sutton, but his client said yesterday that Peterson was busy at home in the gubernatorial campaign.

The parties spent the entire day on

M'CONNELL TO PREPARE DAIRY EXHIBIT HERE

Commissioner Will Have All Ready Before Shipping to World's Fair.

W. W. P. McConnell, Minnesota dairy and food commissioner, has returned from St. Louis, where he inspected the accommodations for his department at the fair. He found work progressing satisfactorily on the Minnesota building and its interior finish, but that it will not be ready for the installment of his arbibit for two weeks. will not be ready for the installment of his exhibit for two weeks or more. The exhibit will be completed by the dairy and food department before being sent to St. Loius. Commissioner McConnell says that Minnesota men in charge of the state's exhibit are working overtime to get the building and its equipment in condition for its formal dedication, June 7.

Anderson Asks an Accounting.

J. M. Anderson, formerly manager of J. M. Anderson, formerly manager of the Duluth Music company, yesterday brought suit in the district court asking for an accounting of the business transacted by the company and for a dividend on all surplus earnings. Mr. Anderson claims to own several shares of stock in the company, and wants an accounting for the purpose of offsetting \$3,000 made by him.

If everyone knew what everyone should know, hundreds of people who never thought of saving before would start an account today with Security Trust Company, N. Y. Life Bldg., at 3½ per cent.

Blind Piggers Are Fined.

C. A. Monchow, Charles Faughman, A. Alton, Matt Tourey, John Seymour and Thomas Waburton pleaded guilty to the charge of operating blind pigs in the Midway district and were fined \$50 each in the police court yesterday.

Landor, the poince court yesterday.

Landor, the poet, says in one of his sweet little sonnets: "We are what suns, and winds, and waters make us;" but unfortunately suns will scorch, winds will roughen, and waters will not remove the injurious effects of the other two upon the lovely complexion of the fairer sex. For ages chemists have tried to distil from herbs and minerals an elixir of beauty but they have failed, and it was left to modern times to find a cosnetic which should remove every speck and blemish, and leave a soft and pearly loveliness upon the roughest skin. Gouraud's Oriental Cream does this, and while so perfectly harmless that spring water is not more so, it has a magic influence upon the complexion which cannot be over estimated or believed until realized. To our lady readers we simply say, would you be as lovely as kindly. Nature intended? Then use the Oriental Cream.

Circuit Court of Appeals.

Two petitions for rehearing were deied, one case was continued until the December term, argument was begun in one case and argument in anothe Police Recover Stolen Rig Within Hour—Late Wednesday a horse and buggy belonging to W. L. Ames, Hazel Park, was taken from in front of Birds. eral building, before the United States circuit court of appeals. The judges sitting were Sanborn, Hook, Van Devanter and Amidon. Judge Amidon had been called in to take the place of Judge Van Devanter, who was disqualified from hearing arguments in the case of the city of Wichita, Kan, against the Old Colony Trust company et al.

Acting under a municipal ordinance the city of Wichita had attempted to remove from its streets the poles and remove from its streets the poles and wires of the Missouri & Kansas Telephone company. The right of the city to carry out its plan was contested in the United States circuit court of Kan-sas, which granted a perpetual injunc-tion restraining the city from disturbing the company's wires and poles.
The city has appealed, and the interests of the telephone company are being protected by the Old Colony Trust

ompany as receivers.

Arguments were concluded yesterday orning in the attempt of Percy W Miller et al. to have set aside, on the ground of technical errors, the judgent of the United States circuit court of North Dakota, which condemned Miller and his associates to fine and imprisonment for using the mails to defraud while conducting the business of the State Mutual Insurance company. Miller and Arthur M. Gilder were sentenced to the Sioux Falls pen-itentiary for a year and a day and were fined \$1,000 each; Allen G. Randall was fined \$1,000 and was committed to the Stutsman county jail for eight months.

The orders entered were:
Percy W. Miller et al. vs. United
States; error to United States circuit court for the district of North Dakota; arguments concluded and cause sub-

H. F. Weeks vs. Charles F. Scharer; error to United States circuit court for the district of Colorado; petition for defendant in error for rehearing de-

Thomas C. Treat vs. James M. Russell et al.; appeal from United States circuit court for the western division of Missouri; petition of appellee for re-hearing denied. Choctaw & Memphis Railway Com-

pany et al. vs. Charles M. Newton, re-ceiver, et al.; -appeal from United States circuit court for the eastern division of Arkansas; continued to December term, 1904, per stipulation of

City of Wichita vs. Old Colony Trust Company et al.; appeal from United States circuit for the district of Kansas; argued and submitted

CLAIMS HE WAS KICKED AND POUNDED

Charles McCormick Is Arrested or

\$1,700 realized from the note had been distributed among the several bidders.

It is claimed that Carr, with A. C. made against McCormick was assault

cording to the story of Horman he was assaulted, knocked down and kicked by McCormick without there having been any trouble between the parties

"I was standing and talking with another man that I knew," said Hor-man, "when McCormick came up and knocked me down. He hit me squareapplication for the warrant."

STATE BOARD AWARDS CONTRACTS

Four Ditches Are Ordered at Meeting Held Yesterday Afternoon.

The state drainage board, consisting of Gov. Van Sant, State Auditor Iverson and Secretary of State Hanson, held a meeting at the state capitol yesterday and awarded four contracts for state ditches at an approximate aggre-gate cost of \$13,000. There were a number of bidders for each job, and the bidding was quite spirited. The Two Rivers ditch in Kittson county was let at 13,04 contracts approximate to House at 13.04 cents per cubic yard to Henry Wilder; the Grand Marie ditch in Pope county to John Kohler at 14% cents; the Gunn lake ditch in Attkin county to D. N. Falkner at 15 cents, and the New Solum ditch in Marshall county to Bernsey George at 12% cents. Proceedings of the Percent of the Percent Conference of the Percent Confere Bernard Gorder at 12% cents. Practically all the work awarded will be completed during the present season. George A. Ralph, state drainage engineer, came from Crookston to attend the session of the drainage board.

MAYOR CONGRATULATED BY MANY OFFICIALS

St. Paul Executive Is Recipient Complimentary Messages.

Mayor Smith was yesterday the recipient of numerous congratulations from out of the city, these coming by mail and by wire, and hundreds of St. Paul citizens called to express their pleasure at the outcome of the election. Among those from out of the city who tendered their congratulations were: Mayor Haynes, Minneapolis; Mayor Taylor, Mankato; L. A. Rosing, Cannon Falls, and A. W. Pratt, of Red

Drowning Was Accidental.

The body of James McKequen, who is a drowned in the Minnesota river Monday, was recovered Wednesday. Coroner Kramer, of Dakota county, held an inquest, and the verdict was that the man came to his death by accidental drowning. It has been reported that the accident was due to defects in the boat, but it was apparent to the coroner, according to the evidence, that the accident was due to the coroner, according to the vidence, that the accident was due to the coroner, according to the evidence, that the accident was due to defects in the boat. A passing train frightened the horses and they became unmanageable. McKequen was kicked in the stomach by one of the horses while in the water and was unable to save himself. The boat was righted a few hours after the fatality.

Leo Engerger, living on the West side, broke an agreement he made with Judge Hine and will spend the next twenty days in the workhouse.

"You here again?" questioned the court was brought forth for trial. "Why, it is only a few days since I let you go on your promise to do better in the future."

Engerger claimed at first that he had kept his promise, but when Mrs. Engerger was sent out.

"He me go, too," he arged, as he was being led back to the prisoners' pen: "I have enough money to pay my fare home."

At the meeting of the board of public works yesterday S. W. Moore was given the contract for the grading of Como avenue, from Capitol boulevard to Jackson street, his offer being at \$1.697. The estimate of the city engineer was \$1.600. It was also decided to make a favorable report to the court and told what really happened wendensday.

"He the go, too," he arged to the exit twent to work yesterday S. W. Moore was given the court and told what really happened wednesday.

"He the go, too," he arged the next twent twent twent twent twent the next of the cut that will be ing led back to the prisoners' pen: "I have enough money to pay my fare hough to the court and the veridence, that the next the fourth of the court and told

Authors of Campaign Sermons May Be Asked to Furnish

The grand jury, after making partial report last evening, in which four indictments and two no bills were returned, adjourned until Monday after-noon at 2 o'clock, at which time an investigation will be begun, it is stated, that will involve charges made dur-

Particulars.

ing the recent city election. It was rumored last night that sum mons had been issued citing certain ministers of the gospel to appear before the jury and tell what they actually know regarding charges made by them when discussing the morals of the city from the pulpit.

One minister in particular, it is said, will be asked to tell the jury something definite regarding his statements that there was graft in the city and that he knew who was paying it and who was getting it.

The report made by the jury yesterday contained indictments in unimportant jail cases, three being for forgery in the second degree and one for grand larceny in the second. There was one secret indictment, but it is also for a minor offense

No bills were reported in the case of Fred Smith, charged with grand larceny in the second degree, and in the case of Gus Gustafson, charged with burglary.

Richard Brown was indicted for for. gery in the second degree, it being alleged that he passed a check for \$15 on John B. Covington, which purported to be signed by G. Sommers & Co. Joseph Porten drew two indictments, each for forgery. He is charged with to comple passing one bad check on Henry Ha- til today. bighorst and another on Field, Schlick & Co., The checks bore the name of M. P. Ryan. Fred Soby was indicted for grand larceny in the second degree, the theft of 1,000 clgars from the depot office of the Great Northern Express company being charged to him.

All of the parties indicted, who are in custody, will be arraigned before Judge Bunn in the criminal division of the court this forenoon.

DAVIDSON TAKES CASE TO SUPREME COURT

St. Paul Man Determined to Secure Damages for Being Ejected.

C. G. Davidson, who brought suit for \$3,000 damages against Frantz Schulze, for being thrown out of the federal building, has appealed the case to the supreme court. The case was tried in the district court and a verdict rendered for the defendant. Davidson about a year ago

standing in the corridors of the fed-

eral building, when Schulze, acting as custodian, ordered him out. Davidson says he was busy mailing a paper and declined to vacate, whereupon he was thrown out bodily, being told that the postoffice was no place for loafers.

Davidson complained to Postmaster McGill, but got no satisfaction, and he was accorded little more when he he was accorded little more when he complained to the postoffice department at Washington, although an investigation was ordered, which resulted in the vindication of Schulze. Davidson then brought suit in the district court for damages, and upon hearing the evidence in the case a verdict was found for the defendant.

FEW CARE TO ACT AS POSTOFFICE INSPECTORS

Only Two Candidates Appear at the Civil Service Examination.

Although every American knows he can be a postmaster and would like to try, few patriots are sufficiently in-formed to know whether other men are making good postmasters. Only five candidates announced themselves the other day when notice was published that an examination would be held for the choosing of postoffice inspect-ors. And when this examination was held yesterday at the federal building only two of the five candidates ap-peared. Yet the salary of postoffice inspector ranges from \$1,200 to \$2,500 a year, with an addition of \$4 a day for traveling expenses whenever the inspector is officially on the wing.

of the United States against the De-troit Timber and Lumber company. The government has appealed from the judgment of the district court of Arkansas, which decided that certain public lands secured by the Detroit company in Pike county, Arkansas, were not obtained by fraudulent entries

"Of counsel" will be F. A. Youman first assistant district attorney for Arkansas, and F. A. Maynard, of Helena, Mont., on the side of the government; Judge J. Hemmingway, of Little Rock, Ark., and Judge F. Reed, of Fort Smith, Ark., for the Detroit company.

WORKHOUSE CELL FOR STRONG MAN

Leo Engerger Wanted to Pull Down His House and Lands in Police Court.

GRAND JURY STARTS | MANY AFTER WORK TRAINING SCHOOL IS City Engineer's Assistant Has

Trouble Electing Sweepers.

Applicants for street sweeping posi-tions gave P. J. Gleason such a stren-uous time Wednesday that he was un-able to be at the office of the city en-

gineer yesterday and conclude the task that he had begun.

With confidence in his ability to select the entire force Gleason went to the L'Orient street yards Wednesday, at which point all applicants had been ordered to report. Gleason was not seriously worried when he found that seriously worried when he found mut there were present three or four ap-plicants for each place, and began the work of selection.

First he took the names and ad-dresses and then compared the returns with a list of those who had made pre-vious application to the city angineer.

vious application to the city engineer He found that the number of appli cants was not only greatly in excess of the positions to be filled, but also that several of those who had been agreed

several of those who had been agreed upon had not reported.

From the time this announcement was made Gleason was pulled and hauled about, a dozen of the applicants endeavoring to make themselves heard at the same time. For a couple of hours he labored in an effort to bring about an understanding, at the end of which he was exhausted and made up his mind that he would appoint the men he considered most compoint the men he considered most com

According to the claims of the men

some irresponsible parties had told a couple of hundred men that if they would report to Gleason on the occasion they would be put to work. This had been done without consultation with City Engineer Rundlett, who alone possesses the power of appointment.

After withstanding the pulling and hauling the local contents of the conte hauling that was to have been expected under the circumstances Gleason made his escape, not without trouble, and was yesterday unable to report for duty. He sent in a telephone message that the strenuosity of his experience of the previous day had been too much for him, and that he would not be able to complete the list of appointees until today.

pointment of the six sprinkling in-spectors, the pay for which is \$60 a month and the jobs lasting until about Nov. 1. The men named: John Bold-then, a Second ward man, in charge of the First and Second districts, comprising the First and Second wards: Frank Hoffman, Third ward, in charge of the Third and Fourth districts, comprising the Third, Fourth and Ninth wards; Frank Osberg, Seventh ward, in charge of the Seventh district, comprising the Seventh ward; Christ Schade, Fifth ward, in charge of the Fifth and Sixth districts, comprising the Fifth and Sixth wards; John Towlerton, First ward, in charge of the Eighth district, comprising the Eighth ward; J. C. Murphy, Ninth ward, in charge of the Tenth and Eleventh districts, comprising the Tenth and Eleventh wards.

AFTER PAY FOR ASPHALT PAVEMENT

Barber Paving Company Would Recov er \$40,000 From City of Mankato.

Judge Lochren, sitting yesterday as United States circuit judge at the fed-United States circuit judge at the federal building, heard arguments in the case of the Barber Asphalt Paving company against the city of Mankato, to recover \$40,000 for asphalt pavements "sold and delivered."

These pavements were laid at Mankato in 1902. Before the Barber company received payment action was brought by taxpayers to have declared yold the contract through which the

void the contract through which the Mankato city council had arranged to have the paving done. The matter went to the state supreme court and the contention of the taxpayers was upheld. The proceedings of the council were declared irregular and void cil were declared irregular and void. But Mankato had secured the pavements, the Barber company had laid them, and the company couldn't see its way clear to taking the pavements back. It therefore began the present action in equity before the circuit

The Barber company was represent ed yesterday by How, Taylor & Mitchell, of St. Paul, and Pfau & Pfau, of Mankato; the defendant by Attorneys A. E. Clark and C. M. Anderson, both of Mankato.

Arguments will be continued today.

BELLE PLAINE COMPANY SUES FOR INSURANCE

Would Recover \$6,500 From Consolidated Fire and Marine Company.

Judge Kelly is hearing the case of the Belle Plaine Manufacturing and Supply company against the Security GOVERNMENT WOULD

HOLD PUBLIC LANDS

HOLD PUBLIC LANDS

Circuit Court of Appeals Hears Case
Against Timber Company.

Among the cases to come tomorrow before the United States circuit court of appeals at the federal building is that of the United States against the De-

SMALL BOY IS FOUND TRAMPING WITH HOBOES

Shakopee Youth Is Picked Up by Police and Held for Investigation.

laiming Shakopee, Minn., as his home, was brought into police court yester day, having been found in the Mil day, having been found in the Mil-waukee yards with a couple of hoboes. "Say, Judge," remarked the young-ster, "I do not belong with those fel-lows. I ran away from home in Shak-opee a couple of months ago and made my way to Milwaukee. I was on my return trip when I fell in with those

Frank Roberts and Bert King, the hoboes, were released on their promise to get out of the city at once, and Page was held for investigation.

"Let me go, too," he urged, as he was being led back to the prisoners' pen:

PROMISED TRUANT

Small Boy's Battle With Big World.

Eight-year-old Arthur Brown's career as a hobo was nipped in its youth by the boy's arrest yesterday. Instead of making his way through the world by his own resources, Arthur will be sent to the state training school at Red Wing, where he will be brought up as a ward of the state.

The boy's home, since the death of his mother, four years ago, has been with Mrs. L. M. Poston at Forest Lake, a village over in Washington county. Arthur was never legally adopted by the Poston family, but was left with them by an older brother, who agreed to pay \$10 per month for his support. The brother failed to keep up the payments, and the board bill grew along with the boy until, finally, Mrs. Poston looked upon the lad as her rightful care and has been trying to bring him up in a respectable manner. The task was a trying one, as Arthur had views of his own, prompted by a desire to get out and see the world.

Several times recently he has tried to run away, but each time when brought back, promised to reform, and was forgiven. The beginning of the lad's finish as a wanderer came last Monday, when he was started to school at Forest Lake.

putting up a good talk.

When the boy failed to return from school Monday night, Mrs. Poston sent word to Humane Officer John Moak, of St. Paul, and Mr. Moak located the youngster in Minneapolis, where he was spending his nights with a newsboy friend. A Minneapolis bluecoat went to the house where the boy was sleeping and arrested him shortly after midnight and yesterday he was brough to St. Paul, where he was met by Mrs. Poston and her daughter.

It was decided to give up the task of reforming him, and last night Officer Moak, accompanied by the Postons, took the boy to Stillwater, where

Mrs. Poston says the boy is incorrigible, and as his brother no longer takes any interest in his welfare, she deems it her duty to have him placed where

BEDDING COMPANY FIRE REFUSES TO REMAIN OUT

Searcher Fails to Find \$400 in Ruins of

Early vesterday morning the department was again called to a slight fire at the United States Bedding company, 582 East Seventh street. The fire started in the debris, but was quickly extinguished. J. Pukano, 580 East Seventh street, whose home was burn-ed during the fire Wednesday, tried to locate \$400 which he was unable to save before his home was ruined Search was made yesterday, but the oney was not found. Only a few coins were located by the searchers.

behaved, was brought before Judge Hine yesterday and admitted once more liquor had secured the upper

Humane Officer Interrupts

Instead of going to school Arthur went to the depot, and the first passen-ger train for St. Paul had him as a bassenger, a berth having been selected by him up between the baggage car and the engine. He reached St. Paul without being disturbed, but was ejected out on East Seventh street. Being without funds, he walked to Minneapolis, and started in business as a news-boy, having secured his first papers by

an application will be made to the court to have him sent to the training

school.

The lad himself was quite depressed at his prospects and did not relish the idea of giving up his chances to see the world. Asked how he reached Minneapolis from Forest Lake without money, he replied, proudly:

"Dat's dead easy; I hit de blind and got as far as East Seventh street, and den I biked to Minneapolis. I'd get den I hiked to Minneapolis. I'd get along alright if dey'd leave me alone."

HEIMEL LOSES WHEEL FROM WATER CART

Returns to the Drink Habit and Is Sent the Workhouse

Fred Heimel, some years ago a po ice court character, but of late better

Field, Schlick & Co.

Rain-or-shine coats

Waterproof Coats are no longer a luxury—thanks in a large measure to this store's determination to provide a-plenty of them at a reasonable price. Not only are they "Rain Coats," but they are planned with a view to being travel and driving wraps as well. On dusty days they are invaluable

10.00 for a Cravenette Coat. Not in many years has there been a garment which caught women as favorably as this, or which so aptly filled the double role of being dressy and useful. Newest effects in this lot, and each bears the makers' waterproof guarantee

This garment at its popular price has caught the town!

Some little things for the

household

which women can always buy when priced like this. If you don't need them today, you will tomorrow. It pays to have such things handy. Very best Witch Hazel, large size bottle, Special at......17c Thurston's Liquid Silver Polish, an extra good article. Bottle......13c The 15c Witch Kloths for cleaning. Special Friday at.......7c bric on the market......IIC 1000 cakes of Hand Sapolio at a very special price, each.....7c A 35c Whisk Broom for..... 19c

Special Friday prices on household cottons

The 21/4 width, 25c quality.....2Ic Hemstitched pillowcases—Fine quality, with 3-inch spokestitched hems, 42inch size, worth 20c.....16c

45-inch size, worth 23c..... 18c Imperial long cloths-Put up in 12yard pieces in qualities always to be depended on.

Minnesota Educators.

and county superintendents in the preparation of a circular to be ad-

SMITH MEETS SMITH DRAWING INSCHOOLS

Mayor Declines to Invite Others | Art Society Wants Support of to Hear Minister.

Rev. S. G. Smith, pastor of the People's church, yesterday spent some time inviting city officials to attend his church Sunday evening, when he will preach on "Vital Questions in City Government," and incidentally failed to induce Mayor Smith to issue an invi-

Government," and incidentally failed to induce Mayor Smith to issue an invitation to the other officials.

"I would like to have you come," said Dr. Smith to the mayor, "and would also be pleased if you would send invitations to all the other city officials. Seats will be reserved for the summer training schools and the summer training schools and country approximately the state. The art society held a regular monthly meeting at the capitol yesterday afternoon and appointed a committee to confer with the state superintendent of public instruction, the various teachers' associations, the principals of the state. "I am very sorry," said the mayor.

"but my secretary is very busy at this time, and it would be asking too much to order him to write to the different condensation of a checker to be authorities of the smaller city, village and the rural schools setting forth the importance of description as a part of the curofficials."

"But I would like to have you come," insisted Dr. Smith, "and if I say anything against you it will be no worse than what I will say against others."

Dr. Smith said nothing further, but he showed that he was offended, having evidently expected that the invitations would be issued by the mayor. The 'minister stated that he proposed to discuss the city administrations that have existed during the past several years.

"But I would like to have you come," tance of drawing as a part of the curriculum of the rural schools.

Co-operation will be had with the state Educational association by which it is hoped to have one afternoon of the next annual meeting of the association, to be held in St. Paul, set apart for a discussion of art.

The society yesterday received an invitation from the Federated Women's clubs, of Winona, for the next annual meeting of the society to be held in that city. The recent meeting at St.

years.

"If he had come to me I would have issued the invitations," said City Clerk Redington in discussing the matter later. "It is the practice for me to issue such invitations from this office."

It will be remembered that at one It will be remembered that at one from the Republican campaign committee that Dr. Smith had agreed to take the stump for the Republican are very much disturbed, believing that Dr. Smith will on Sunday evening give his reasons for refusing to do so.

As he left the mayor's office Dr. Smith stopped and said:

"There is one city official that I will not invite to be present. He agreed to give \$50 towards the reconstruction of my church and later repudiated the agreement. A seat will be reserved

A seat will be reserved for him, but I will not ask him to

MOUNT ZION TEMPLE TO BE DEDICATED

Dedication Sermon at Ceremonies To-

night to Be Preached by Dr. Rypins. The new temple of the Mount Zion congregation at Holly avenue and Avon

ST. PAUL MAN CALLED

been summoned to appear before Judge Brooks in Minneapolis and show cause why he should not be punished for

why he should not be punished for contempt for his failure to pay all-mony as ordered by the court.

Blodgett lives in St. Paul, but the divorce action was brought in the Hennepin county courts. Last January he was ordered to pay Mrs. Blodgett allmony in the sum of \$7, but he failed to do so. Now he will have to explain his negligence to Judge Brooks, the his negligence to Judge Brooks, the summons having been served on him by Sheriff Justus yesterday.

NOTICE TO OUR PATRONS. ... lice court character, but of late better behaved, was brought before Judge Hine yesterday, and admitted once more liquor had secured the upper hand.

"But judge," he argued, "I am not nearly so bad as I was a few years ago, and I do not think that it will do any good to send me to the workhodse. If you'll let me go I'll never take another—"

"You have promised me that too often, and ten days will give you just about time to get sober," answered the court.

The hew temple of the Mount Zion congregation at Holly avenue and Avon street will be dedicated tonight. Admission to the temple will be by card, as the seating capacity of the church is limited.

The dedication sermon will be preached by Dr. I. L. Rypins, pastor of the Mount Zion congregation. Revaluation and friends will receive the same attention and courteous treatment that we have endeavored to give in the past. Mr. C. G. Hartin, who has managed the continued Saturday morning, when Dr. E. L. Hess, former pastor of the church, will preach.

C. B. BOWLBY, PRES.

H. W. FAGLEY, TREAS.

ROGERS, PEET & CO.'S and STEIN-BLOCH CO.'S HAND-TAILORED SUITS AND OVERCOATS

Have never been rivaled by other makes in excellence of .

STYLE, QUALITY, WORKMANSHIP, FIT

Only the highest priced creations of the most fashionable custom tailors can be compared to them. Hundreds of styles and patterns-

SIXTH AND ROBERT STREETS.