

THE CITY.

LYCEUM'S DEMONSTRATION.

The Lyceum block was handsomely decorated yesterday with flags. There are scores of them displayed from the windows clear up to the sixth floor. A large picture of McKinley is suspended over the main entrance.

FREIGHTS STILL STRONG.

The lake freight situation continued strong yesterday. Wheat, Duluth to Buffalo, is firm at 3 cents with indications of an advance. The rate on flax is 2 3/4 cents which vesselmen regard as a trifle better than 3 cent wheat.

PILGRIM CHURCH RECEPTION.

The regular monthly reception at the Pilgrim Congregational church was well and fashionably attended last night. Several of those present entertained the assemblage with various musical selections, and a very pleasant evening was spent.

THEY MUST SHOW CAUSE.

Matt Berlin and Isaac C. Jacobson have been ordered to show cause today why they should not be restrained from removing a wooden building from lots sold them by Jacob D. Zien. Zien claims the building as part security for the purchase price of the lot.

FOR PENNY STORE CREDITORS.

A. A. Warfield as assignee of Frederick Meng, has made an application for the acceptance of his final accounting and his discharge from the trust. The amount realized for the creditors from the insolvent's assets was \$1,954.67, which was equivalent to a dividend of .439 per cent.

STATE BANK PROPERTY SOLD.

Andrew D. Davidson, as assignee of the State bank, has reported and asks for confirmation of the sale of two acres of land situated in the Second division of the town of St. Louis, Douglas county, Wis. The purchaser was the T. G. Mandt Vehicle company and the price paid was \$575.

MUST SHOW WHY NOT.

In the matter of the application of John S. Manson, who claims an indebtedness of over \$500 for labor, order has been made, in district court that Charles Kohagen and Fitger & Co. shall show cause today why a receiver should not be appointed for Kohagen's property.

STATE TURNED DOWN.

A dispatch from Washington announces that Secretary Francis of the interior has overruled a motion for a review of the departmental decision in the case entitled State of Minnesota vs. Craig. The decision had been against the state, and a motion for a review of the decision was made. The overruling of the motion disposes of the last of the celebrated section 30 cases in the Duluth district.

WILL HELP JUBILATE.

Frerker Bros., of the California Wine House, have a young American eagle on exhibition. The bird was caught at Hibbing and sent down to take part in the campaign. The eagle cannot talk plain yet, but, nevertheless, screams for McKinley and Morris in an ear-piercing falsetto voice that promises to be fully developed by the date of the Republican ratification meeting, which will take place about Nov. 7.

HEINRICH AS A LITTERATEUR.

Mayor Truelsen is still hard at work upon the greatest literary effort of his life. It is a circular addressed to the people of Duluth, and it will be printed in the English language and in German and Swedish. It will contain the mayor's famous 12-page veto message, and about as much more new matter. The mayor is terribly in earnest in this matter, and is working day and night trying to ensure the defeat of the water works proposition.

SINKHOLE IS FILLED.

The sinkhole on the Missabe and Northern road has finally been overcome and regular trains will begin running over the trestle at that point this morning. The trestle has been filled with dirt and there are no further indications of the bank settling. The bank went down the first time it settled about twenty feet in one night and settled considerably a day or two subsequently after more material had been put in. The trestle is nearly five hundred feet long.

CATHOLIC FAIR CLOSSES.

The Catholic bazar will terminate this evening after a very successful week. The contests will close in the following order: Bicycle, between Misses Horgan and Humes, at 10 p. m.; gold watch, between Misses Halpin and Lannagan, at 10:30; the anvil, between F. Jordan and L. Toomey, at 10:45; the cane, between Butchart and Sargent, at 11; the pin, between Towne and Morris, at 11:15; the gold headed cane, between McKinley and Bryan, at 11:30.

AUTHORIZED TO EXTEND.

A. B. Macfarlane, receiver of the Security bank, has been authorized by Judge Moer to consent to the extension of paper that had been rediscouted by the bank with other institutions.

The receiver in his petition says that there is considerable of this paper falling due or about to fall due and that

unless he is authorized to consent to an extension in part at least much of it would go to protest and the bank realize little or nothing from the summary action.

ONLY AS A TRUSTEE.

The latest suit the receiver of the Security bank has to defend is the petition of Julia O. Brevley to have adjudged as a preferred claim a note coupon for \$60 given to the bank for collection. The coupon was payable by a Chicago bank and was deposited with the Security the day before it failed. An order is asked that the bank be declared to be merely a trustee of the funds.

MARINE SURETIES SUED.

Suit has been instituted by the county commissioners against the sureties on the bonds given by the Marine National bank as security for deposits of county funds. The amount of the bond is \$160,000, though the county funds on deposit there were only \$48,200, providing the \$15,000 check sent to State Treasurer Koerner and by him returned to County Treasurer Whipple in part payment of the June apportionment of school funds is not held to be the county's loss.

MOVES TO STRIKE OUT.

The plaintiff in the action of Ada Phelps against W. C. Sargent, Rhodie L. Sargent and Benjamin F. Howard has given notice of a motion to strike out the answer of the defendants as irrelevant and sham.

The motion is to be based on an affidavit of E. J. Duffies, who states in reply to the defendants answer that they had no reason to believe the plaintiff had become possessed of the paper in question, that he had so advised them, and that a partial payment had been made to him as agent for the plaintiff.

TODAY'S SPECIAL TERM.

At 5 o'clock last evening there were 25 cases on the calendar for today's special term of district court.

There has been noted nothing of especial importance for hearing today. The divorce case of Nellie Fox against

John Fox has been put on the calendar. The case of the county commissioners against the Manufacturers' bank will come up on a demurrer of the defendants to the complaint. Two matters concerning the Security bank also will be heard. One of them is the application of Robert Southerland and the other is a new case, a petition made by William C. White as attorney, though as the petition has not been filed the real party does not appear.

RAY SHORT OF CARS.

The Vulcan Iron Works company seeks to recover the sum of \$1,003.49 from George J. Anderson and George R. King, doing a general contracting business at Hibbing as George J. Anderson.

The suit, which is brought in district court, is based on a contract between the parties by the terms of which the plaintiff was to excavate for the defendants with a steam shovel of the capacity daily of removing 1,000 cubic yards of earth. It is claimed that the defendants did not furnish cars rapidly enough to let the shovel operate at full capacity and therefore judgment is demanded for 34 days use of the apparatus at \$60 a day less a payment of \$1,036 already made.

THE CITY'S COURT.

In the police court yesterday Nels Lafsdahl plead not guilty to a charge of assaulting Redford Guilbeaut.

The case arose out of a dog fight, in which Redford's dog was killed, and, as is generally the case, a man got followed the dog fight, and Redford got a punch on the nose. Lafsdahl paid \$4.50 for his fun.

John Peters was arraigned on complaint of his wife, Tillie Peters, charged with non-support. The case was set for Tuesday next, and Peters was released upon his own recognizance.

Mike Millan, drunk, was let off with a suspended sentence, and William Anderson went up for 10 days.

On the civil side, an unlawful detainer case, Joseph L. Dodge against N. F. Hugo ex ux., was argued and submitted.

In the clerk's office one new case was filed, the Singer Manufacturing company against John Blootti, for \$50.