GENERAL CORRESPONDENCE

1892 FEB 16-18

FOLDER NO.

JAMES J. HILL PAPERS

PLEASE RETAIN ORIGINAL ORDER

ROOM 57, GREAT NORTHERN RAILWAY BUILDING, SAINT PAUL.

February 16th, 1892.

W. A. Stephens, Esq.,

Milaca, Minn.

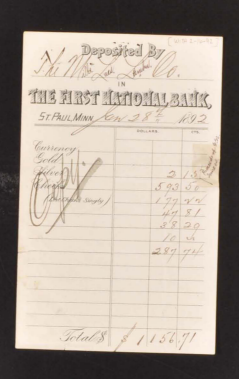
Dear Sir:-

Your telegram of yesterday's date was not presented by the Telegraph Company until after 8 o'clock P. M. - too late to comply with your request.

I send you herewith copy of the Mille Lacs Lumber Company's deposit slip of January 28th, which, while it does not, perhaps, contain all the information you expect, is an exact copy of the original. In returning the Lumber Company's bank book yesterday I omitted to state that the amount credited as a collection of which you were wanting the particulars, was received by the Bank from a Minneapolis party named Mann, but as to just how the amount was made up the Bank were unable to inform me.

Yours truly,

· Ino Jooney



Hunter Firb 16 92 The angus! I find it- uttily inpossible to do any busimess in this lower. The horum has first finished "doing it up! There is a hostilo parling against the St. Northwar and of have not had a very pleasant day of it. Itill have brew all around and done so much as ill possible to allay the feling of hochlity which privails. Please send 25 copies to May wille and oblige Lafurth

L. C. Smich Gely, 16/92

STATE OF MENNESOTA, SS

STATE OF MENNESOTA, SS

COUNTY OF CLAY.

In District Court—14th Judicial District.

In the datter of the estate of Henry A. Bruns and Thomas C. Kurtz, individually and also as so-partners under the firm name and style of Merchants Bank of Moorhead. Insolvents. It appearing to the court by satisfactory proof and by the files in the above entitled matter that Paul Van Vlissingen, Jr., has duly accepted and entered upon the discharge of his trust as Receiver of the said Henry A. Bruns and Thomas C. Kurtz.

Now, upon motion of W. B. Douglas, attorney for said Receiver, it is ordered.

That the said Paul Van Vlissengen publish a notice of his appointment as Receiver herein of all the property of the said Henry A. Bruns and Thomas C. Kurtz, co-partners as aforesaid, as well as owned and possessed by them or either of them individually, together with a copy of this order, in the Daily Pioneer Press of St. Paul, Minnesota, once a week for three successive weeks commencing with the issue of said paper to be printed on February 18th, 1892, and also in the Evening News, of Moorhead, Clay county, Minnesota, once in each week for three successive weeks, commencing in the issue of the said paper to be printed on February 18th, 1892.

It is further ordered, that said Receiver cause a copy of said notice and of this order to be served upon such of the creditors of the said Henry A. Bruns and Thomas C. Kurtz, doing business under the firm name and style of Merchants Bank of Moorhead, as well as the creditors of said parties individually, whose residences are known to the said Receiver, by depositing the same in the postoffice at Moorhead, in said Clay county, on or before the 20th day of February, 1892, properly directed to said creditors at their respective places of residence, and with the postage fully prepaid thereon.

It is further ordered, that all persons whom soever having claims against the said Henry A. Bruns and Thomas C. Kurtz. co-partners as aforesaid, or against them in their individual capacity existing on Februa

Dated February 16th, 1892.

By the Court,

IRA B. MILLS.
District Judge.

STATE OF MINNESOTA, SS COUNTY OF CLAY.

In District Court—14th Judicial District

In District Court—14th Judicial District.

In the matter of the estate of Henry A, Bruns and Thomas C. Kurts, individually and also as co partners under the firm name and style of Merchants Bank of Moorhead, Insolvents, Notice is hereby given that Hon. Ira B. Mills, Judge of said Court, did on the 10th day of February, 1892, by his order in writing bearing said date, appoint the undersigned Paul Van Vlissengen, Jr., Receiver of all the property wheresoever situated, of the said Henry A Bruns and Thomas C. Kurtz, of the City of Moorhead, Clay county, Minnesota, co-partners under, the firm name and style of Merchants Bank of Moorhead, as well as of all property of them, or either of them, individually not exempt by law from levy and sale on execution, for the benefit of all their bona fide creditors, either as co-partners or in their individual capacity, without preferences, under the provisions of Chapter 148 of the General Laws of the State of Minnesota, for the year 1881, and all the acts amendatory thereof.

All creditors claiming benefit of act, are hereby notified and required to file their claims, duly verified, with the undersigned at his office in the City of Moorhead in said county, within twenty days after the publication of this notice and the order of said Court bearing date the 16th day of February, A. D. 1892, as directed in said order.

PAUL VAN VIJISSENGEN. Ir.

Dated February 16th, 1892

PAUL VAN VLISSENGEN, Jr. Receiver.

[First Publication February 18, 1892.]

Carpetings and Upholstery.

. Sew York, Feb. 17th 189 2

Mr. J. J. Hill,

St. Paul. Minn.

Dear sir:-

Herewith find statement of our account in amount \$9731.24 At this season of the year our several mills are making large demands upon us for funds and if you can conveniently send us a check for a part if not all of the account it will be greatly appreciated.

Thanking you in advance for prompt attention, We are,

Seligh Jeby 170792 A moonin Ey Dear Dir D'Throte you Some Time ago but Reed no Rebly the Contents are not ma. terrally important it was merely adesire to derow uppon What Conditions the Parties Twing on your Sands Would be Remitted to farm this bearing - Donne wanted to buy Offers mished to Rent T it Was at their Request O'Wrote you Concerning them - the love love los are Talking Dame of Buying the Revision young Sand your Sand on Rec 4 is beging to atract their attention it mice not be Lung before something must be done huly stom fas trimmong



The Board of Public Works have upder consideration an order from the Compone Council for Constant clueda server in Marden server.

Setween Laber and Portal welcome The improvement no being that to the perfect of the improvement of the properties of the property owners to be assessed, in regard to the proposed improvement of unable to mend, you are requested to inform the Board by postal target to the religible respectively.

By one of B. P. W.

J. T. KERKER,

Clerk.

m No. 2.		- [ tack, 17, 1892]
OS. T. ECKERT, Gener	TERN UNION al Manager.	TELEGRAPH COMPANY.
Receiver's No.	Time Filed	Check
END the following on back hereof, which	nessage subject to the terms are hereby agreed to.	189
To		
		Carn Filey 1702
Spotters	from Par	
betters	Sout the	muel and Man
Setters are and	ell true	and here
Setters are	Sout the	and here
betters ace 22	ell true	and here

## ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it REPEATED; that is, telegraphed back to the originating office for comparison. For this, one-half the regular rate is charged in addition. It is agreed between the sender of the following message and this Company, that said Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery of any UNREPEATED message, beyond the amount received for sending the same; nor for mistakes or delays in the transmission or delivery, or for non-delivery of any REPEATED message beyond fifty times the sum received for sending the same, unless specially insured, nor in any case for delays arising from unavoidable interruption in the working of its lines, or for errors in cipher or obscure messages. And this Company is hereby made the agent of the sender, without liability, to forward any message over the lines of any other Company when necessary to reach its destination.

Correctness in the transmission of a message to any point on the lines of this Company can be INSURED by contract in writing, stating agreed amount of risk, and payment of premium thereon, at the following rates, in addition to the usual charge for repeated messages, viz, one per cent, for any distance not exceeding 1,000 miles, and two per cent, for any greater distance. No employee of the Company is authorized to vary the foregoing

No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices; and if a message is sent to such office by one of the Company's messengers, he acts for that purpose as the agent of the sender.

Messages will be delivered free within the established free delivery limits of the terminal office. For delivery at a greater distance, a special charge will be made to cover the cost of such delivery.

The Company will not be liable for damages or statutory penalties in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President

St Lauf Minn Geby - 18-1892 Mr A Stephens Dear Sir. I hould there be an Offering in any of your Offices for a bright boy please consider me an applicant, I am sisteen years of age and I have been working in an effice one year. I am not afraid of work, and if you will give me a trial. I think you will be gwe me a on. Respectfully yours Field V. Nelson I live at home with my folks

Heating Public of Private Buildings. 104 EAST FOURTH STREET St. Daul; Minn, Seb 18th 1892 We a Stephens Esq. City Dear Sir I have received your favor of the 13th inch from Mr Brodie about coal for Encen House I think there is sufficient Coal in the Coal vault to last the balance of this week, but I think it wood be advisable for you to send up & Jour more of egg coal so that there will be no danger of running out of fuel Jours Respectfully Showas Davis

## Minnesota Historical Society

Copyright in this digital version belongs to the Minnesota Historical Society and its content may not be copied without the copyright holder's express written permission. Users may print, download, link to, or email content, however, for individual use.

To request permission for commercial or educational use, please contact the Minnesota Historical Society.

