FRED CARY. CITY CLERK.

Little Falls, Minn., // (ay 16) REHausonberg. Een Klast Min. Herwise, I Land Zon, for Jiewis in your Dice, copy of amendment to our aly-charles, the paul Laving tree approved at Cur election hed marchio, 1201. Original clocumer recorded with Heg. Jaleds, this country, Dred Cary

Hundrumt to. Charles Little Falls. Je 37

RE-INDEXED

MAY 12 1421

Teled May 17-1904 P. E. Harreon Georg of State

SEE
OVERSIZED

DOCUMENT(S)

# 2315

Submission of Charlet Amendance of the class of real estate on which there are is any general or special assessment unpaid, before the same shall be entitled to record, shall the shall than ore than thirty (30), nor less the charlet recommension of the city of Little Falls. Minnesots, to the common connect of said city, and said council having ordered the publication of the same, as provided by the charlet council of the care of the city the publication of the same, as provided by the charlet of the council having ordered the publication of the same, as provided by the charlet. And it is further provided, that how the council having ordered the publication of the same, as provided by the charlet. The council having ordered the publication of the same, as provided by the charlet. The council having ordered the publication of the same of the council having ordered the publication of the same, as provided by the charlet. The council having ordered the publication of the same of the council having ordered the publication of the same, as provided by the charlet of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the care of the council having ordered the publication of the same of the council having ordered the publication of the same of the city and the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council having ordered the publication of the same of the council have of the counc	25 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ed, that any deeds of transfers, ex	shall in no event bear a gree
membrs to Voters.  We make a first to consider the membrs having been absoluted by the charter commission of the district common consent of and city, and said common consent of the said consent having ordered to the city of Links and a Testedy, and the said consent to the consent and the said consent to the consent consent to	Submission of Charter Amend.		per annum, and shall in no ev
MYRIERAN, The following amendment with the common consult of an either the consultation of the common consultation that the consultation of the common consultation that the consultation of the common consultation that the consultation that the consultation of the consultation that the consultation		there are is any general or special assessment unpaid, before the same	thereof, and accrued interest,
write and the lose has absilited by the control common council or all city, and publication of the same, as proud-of a first polity. Minaceols, is the country of the publication of the same, as proud-of a first polity of the publication of the same, as proud-of a first polity of the publication of the same, as proud-of the publication of the same of the publication of the same of the publication o	menes to locals.	shall be entitled to record, shall	they shall run for a period of more than thirty (30), nor less the
menta having been submitted by learned to the common council of said city, and projection for extension of the common council of said city, and publication of the same of sprovided by the charicar of the city of the control of the city of the control of the city of the control of the city of t	WHEREAS, The following amend-	urer that the taxes have been paid	five (5) years, and shall be issued
political possible and experience of the control of	ments having been submitted by		shall deem best.
substitution of the same ps provide of by their direction of the company of the proposed anomaleus with be individual to find the vertical of	of Little Falls, Minnesota, to the	application for extension of time	Provided, however, that if
pubblication of the samings provided, where the provided is that the provided and provided is the provided of the provided is the provided of the provided is the part of the	common council of said city, and said council having ordered the	sessment or improvement.	the Permanent Improvement
Modies i Bresby Given, That the hand gropes and mendents with be proposed an experiment of Little Palls, Minessoni, for the springer of preference of Little Palls, Minessoni, for the springer of the preference of Little Palls, Minessoni, for the springer of the preference of Little Palls, Minessoni, for the springer of Little Palls, Minessoni, for the springer of the springer of Little Palls, Minessoni, for the springer of Little Palls, Minessoni, or owners, the city of Little Palls, Minessoni,	publication of the same, as provid-		ated, said bonds may run for a
and mitted to the voters of the city of the control	Notice is Hereby Given, That the	any person for the privilege of hav-	lod of not more than thirty
Special power rejection, at the city of certain and the content of			and bear a rate of interest not
objection, to be find on Paneday.  Dailed January 2019.  Dailed January 2019.  EREAL CARY,  GUY GIERT  Proposed Amendments to City Charter.  We, the undersigned, dayl application for the cover, or covered the Little Palle City Charter Commission, per crypered the District Court of Marrie Little Rich Cover, or covered the Statistics of the Little Palle City Charter Commission, per crypered the District Court of Marrie Little Rich Covered to the Little Palle City Charter Commission, for the purpose of statistics of the Covered Covered to District Covered to District Count of Marrie Little Rich Covered Covered to District Covered Covered to District Covered Covered to District Covered Covered to District Covered	of Little Falls, Minnesota, for their	said owner, or owners, shall have the option to pay the full amount	The indebtedness of the city I
Deleci January 29, 106.  FERD CARY, City Clert.  Proposed Amendments to City Charter.  We, the undersigned, day appointed professor of the celegration of the extension of the latter provided, respect to perfect the District Court of Marris and runder to the celegration of the extension of the latter provided, respect the District Court of Marris the Bittle Court of Marr	election to be field on Tuesday	of the assessment at any time, and	vided for in this title, together w
FRET CARY, City Clerk  Droposed Amendment's to City Charter.  We, the undersigned, day application for the extension of the extension of the cuttered files and the state of the commission, per or perefet the Dietic Cart of Marris (Clerk Blatt, parties) and the state of the cuttered files and the state of the cuttered file and the cuttered file and the state of the cuttered file and the cuttered file and the state of the cuttered file and the cuttered fi	Dated January 29, 1904.	payment,	Shall in no event, except as e
Proposed Amendments to City Charter.  We, the undersigned, duly appointed members of the Little Palls prevent and property of the city, according assessment and pointed members of the Little Palls prevent the Direct Court of Morris one county. Minneson, signed on the 18th day of November, 100, rinder to the charter of soil city, horsest submit the following amendments to the charter of soil city, horsest control and the control of the time for payment of the name of soil city, horsest on the wind for your factor of the control of the time for payment of the name of the control of the time for payment, and the control of the control of the time for payment, and the control of the time for payment of the name of the control of the time for payment of the name of the control of the control of the time for payment of the name of the control of the time for payment of the name of the control of the time for payment of the name of the control of the time for payment of the name of the control of th	FRED CARY,		
Proposed Amendments to City Charter.  We, the undersigned duly part of the company of the presented and secretary of a company of the company	( BEAL )	collection before any application	property of the city, according
To City Charter.  We the undersigned, daily application for the extension of the filter of the filte	the state of the s	the owner, or owners, the city	
The City Charter.  We the underspied, dairy appointed pattern of the Edity Charter Commission, per or pared the District Court of Mortagon county, Binnesson, signed on the county, Binnesson, signed on the president and secretary of asid for president and secretary of asid met together pursuant to a call of the president and secretary of asid met together pursuant to a call of the president and secretary of asid met together pursuant to a call of the season of the county and the county and the county of the president and the following amendments for daily adopted by the legal value of the collowing amendments of	r roposea trincinaments		
We, the undersigned, daily appointed members of the Little Pails Oly Charter Commission of the Little Pails Oly Charter Commission, 1970 on the 18th 40y of November, 1001, sind ment of the assessment, to be callested the amount of the assessment, to be calceted members, 1970 on the 18th 40y of November, 1001, sind ment of any costs incurred, which costs about 1970 on the 18th 40y of November, 1001, sind ment of the assessment, to be calceted on the 18th 40y of November, 1001, sind ment of the calculation, for the purpose of submitting amendments to the charter of and city, herefore to the charter of and city, herefore to the charter of and city, herefore to the charter of for any state of the charter of the purpose of the charter of the pails.  — A. R. DAVIDON, — E. P. A. A. F. DAVIDON, — E. P. A. A. A. F. DAVIDON, — E. P. A. A. F. DAVIDON, — E. C. P. DAVIDON, — E. P. A. A. F. DAVIDON, — E	to City Charter.	the time, notify the city treasurer	-H. A. RIDER,
pointed parties of the fittle Palls City Charter Commission, per or per of the District Coart of North 18th day of Norseperts, 19th and the State of	We, the undersigned, duly ap-	such notice, the city trensurer shall	-A. R. DAYIDSON
spend the District Court of Morrison county, Minesolus, signation the 18th day of November, 19th, and ment longther parameter to age of the 18th day of November, 19th, and the saesament, to the collected commission, for the purpose of establishing amendments to the charter of the city, do respectfully controlled to the charter of and city, therefore only adopted by the legal voices of said city, therefore only adopted by the legal voices of said city, the city of the ci	pointed members of the Little Falls	note the same on the warrant,	-E. P. Adams,
son county, Minnesola, sighed on the Balt day of Nogember, 1801, and the Balt day of Nogember, 1801, and the Balt day of January, 1802.  Dated January, 18	perof the District Court of Morri-	ment of any costs incurred, which	-F. W. Lyon,
with the president and secretary of aside of the same manner, and ast commission, for the purpose of charter of the city, do respectfully submit the following amendments to the charter of and city, do respectfully submit the following amendments to the charter of and city, do respectfully submit the following amendments to the charter of and city, are assessment to the charter of and city, at an election held on the 7th doy of samenty, 1902.  Dated January 1419, 1971.  —A. R. DAVIPRON, —F. A. A. NEIDOLA, —A. R. DAVIPRON, —F. P. A. A. NEIDOLA, —A. R. DAVIPRON, —F. R. A. LAINDERON, —F. C. G. O.	son county, Minnesota, signed on	of the assessment, to be collected	-F, A, LINDBERG
commission, for the purpose of whithitting amendments to the chuster of the city, do respectfully admitted the process of the city and the city of the	met together pursuant to a call of	with the principal 'assessment,	-T. C. GURDON,
submitting amendments in the churter of the churter of the churter of and city, or respective for early adopted by the legal cover of said city, at an election of the churter of and city, heretoric covers of said city, at an election of the churter of the churt	commission, for the purpose of	ter receiving such notice, the city	
by the following amendments to the charter of aniel (Hy, herefore duty adopted by the lagal vector fore duty and the lagal vector fore duty duty and request that the duty end of any of the local 'improvements' perinted by this charter for be paid in the lagal vector fore duty duty and lagal vector fore duty and the lagal vector fore duty duty and lagal vector fore duty duty duty duty duty duty duty duty	submitting amendments to the	attempt to collect the items covered	-A
the extension of the time for payment, and the section proyided, and the find day of January, 1802.  Detect January, 1802.  Detect January, 1802.  A. R. DAVERDOY, — E. P. ADADS, — W. M. FULLIN, — P. W. LYON, — P. A. LIGHTEREN, — P.	submit the following amendments	by the application.	
on the 7th 4 or 1 famour, 1922.  Dated Januscy 1tth, 150.  Dated Januscy 1tth, 150.  A. R. P. A. N. KERIOS,  A. R. P. A. N. KERIOS,  A. R. P. A. N. KERIOS,  A. R. P. A. N. M. F. R. A. K. P. M. M. F. M.	fore duly adopted by the legal vot-	the extension of the time for pay-	
Dated Jasussy 11th, 1973.  —H. A. RIDBA, —J. A. WILLIOLES, —E. F. SHAW, —W. M. FULLER, —E. W. LYOU, —C. GORDING, —C. G. G. GORDING, —C. G.	ers of said city, at an election held	ment, as in this section provided,	
The Davisor of the following described real property in the city of Little Falls, Minneson in the city of the city o	Dated January 14th, 1994.	To the City Clerk of the City of Lif-	
-A. R. DAVIBON, -E. P. ADAMS, -E. P. ADAMS, -F. A. J.INDERGUI, -T. C. GORDON, -C. CLIAS. E. VAMALY.  Proposed Amendment to the control of the City Charter.  Amend Section 82 by adding the tollowing to the section. The control of the city Charter.  Amend Section 82 by adding the tollowing to the section. The control of the city Charter.  Amend Section 82 by adding the tollowing to the section. The control of the city Charter.  Amend Section 82 by adding the tollowing to the section. The control of the city Charter of real state against which any one-seasement of answer to the control of the city Charter of real state against which any one-seasement of the county and titte city clerk at any times force actual payment of the assessment for the county and time, and the city clerk shall have certified the assessment to the county and time, and the city clerk shall have certified the assessment to the county and time, and the city clerk shall have certified the assessment to the county and time application, extended over a period of five years, in, as near aspeciated by equal annual payenet the care of the city clerk shall be an extended upon the city clerk shall have certified the assessment to the county and time application, extended over a period of five years, in, as near aspeciated by equal annual payenet the care of the whole amount due to the city clerk shall be and the care of the county and time and thereatly the city clerk shall be care that an extra period of the city clerk with the city clerk with the city clerk shall be control to the city treature and interest the city clerk shall be control to the city treature and timerest, the city clerk shall be control to the city clerk with the interest control to the city clerk with an expectively to be charged there with a control of the city cl			
The Cita Nation of the control of the property against which read estate a special assessment is made, against which read estate a special assessment is made, against which read estate a special assessment is made, against which read estate a special assessment is made, against which read estate a special assessment is made, and self-appropriate the city clear as many be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as enem as may be, equal annual installments, forther years, in five, as end city, and the count of any of the local transporter or or before the city clerk shall he pad to the east years and in case of the creation of the county annual paying the same of the county and installments, the city the property of the proper	-A. R. DAVIDSON,	following described real property	
-W. M. FULLER, -P. W. LVON, -P. A. LINDERENG, -Chias, E. Vaast, V.  Proposed Amendment to the City Charter.  Amend Section 2 by adding the following to be made to the control of the City Charter.  Amend Section 2 by adding the following to be made to the property of the city charter of the city charter or owners and any tract-or piece of real estale against which any assessment of anseesments have been seemed to the certain payment of the assessment have been sindle, and before the city clerk shall have certified ditor, an application to have the time for payment extended upon the respective pleca or tracts of real estate on which the assessment has been made and described for all estate on which the assessment has been made and described real estate on which the assessment has been made and described real estate on which the assessment has been made and described for all estate on which the assessment has been made and described for all estate on which the assessment has been made and described for a premanent and the control of real estate on which the assessment has been smed and described for a premise of five years, in, as near as period of five years, in, as near as period of five years, in, as near as period of five years, in, as near apprication, and thereafter the said interest to be charged upon the coart per annum, payable annually Upon suck application to being filed by any owner or owners, tech it clerk shall keep a full and complete cord thereof, and in addition application, and thereafter the said installments, bot May put and the control of the control and the control of the control	-E. P. ADAMS, -E. F. SHAW,	in the city of Little Falls, Minneso.	-
Fr. A. LINDERGUI,  —T. C. GORDU,  —T	-W. M. FULLER,	scribe the property against which	
Proposed Amendment to the City Charter.  Amend Section 2b y adding tollowing to the section:  "Provided, however, that the ovite or or owners and any tractory include the relation of any of the local Improvements permitted by this charter having been made, may, on filing fore actual payment of the assessment has been made, and and before the city clerk shall have certified the assessment has been made, and and before the city clerk shall have certified the assessment to the county auditor, an application to have the raper cleable, equal annual payse and the assessment has been made and described in the application, extended over a period of five years, in, as near as period of five years, in, as near as period of five years, in, as near as period of five years, in, as near aspective where the case the rate of interest to be charged upon at the application, and thereaffer its said installments, spalle and maintened the assessment has been made and described in the application, extended over a period of five years, in, as near as period of five years, in, as near as period of five years, in, as near as period of five years, in, as near aspective where the county and the respective where the aid installments, spalle be air, and the respective five the the aid installments, spalle for the payment of the application, and thereaffer its said installments, the city clerk shall, in the certifying to the wild and in addition thereto shall file and number the application, and thereaffer its said installments and interest, the city clerk shall, and there of the certifying to the said installments and interest, the city clerk shall, and the certifying the said installments and interest, the city clerk shall, and the certifying the said installments and interest, the city clerk shall, and the certifying to the enforcement of the payment of the pay	-F. A. LINDBERGH,	which real estate a special assesse	
Proposed Amendment to the City Charter.  Amend Section 62 by adding the lollowing to the section:  Amend Section 62 by adding the lollowing to the section:  Amend Section 62 by adding the lollowing to the section:  Amend Section 62 by adding the lollowing to the section:  Amend Section 62 by adding the lollowing to the section:  Amend Section 62 by adding the lollowing to the section of a lollowing to the section:  Amend Section 62 by adding the lollowing to the section of a lollowing to the section of the sect	-1. C. GORHON,	ment of \$has been made for	
Proposed Amendment to the City Charter.  Amend Section 62 by ndding this colorwing to the section 62 by nd the section 62 by nd the section 62 by nd the section 62 and 62 by nd the section 62 by		a period of five years, in five, as	
The City Charter.  Amend Section 2b y adding to the Section 2b and the section 2 project that edit clerk cause a proper record to be keep titlered, and that the consequence of real castale against which any an eleved for benefits thereto an account of any of the local 'improvements' permitted by this charter having been made, may, on filing with the city clerk at any time before actual payment of the assessment for the county audition, an application to have the time for payment extended upon the respective pieces or fracis of real castae on which the assessment has been made and described interest to be charged apon the acid installments, sinall be six and installments, together with the county and the second thereof, and in addition thereto shall file and number the capital conditions and the second thereof, and in addition thereto shall file and number the county and the second thereof, and in addition thereto shall file and number the county and the second thereof, and in addition thereto shall file and number the county and the capital conditions and the second thereof, and in addition thereto shall file and number the county and the capital conditions and the city clerk shall keep a full and complete record thereof, and in addition thereof to be paid installments, together with the proper, on or before the 20th day in September of such years, and in case of the city of the city with the proper, and the case of the city of the county auditor, the city's levy has been application, and the readity the county auditor, the city's levy has been application, and thereafter the and interest, the city clerk and interest, the city clerk and thereafter the city countil and the capital county and the county auditor, and the capital county and the county auditor of the city with the proper face, and the capital county and the county auditor, and the capital county and the county auditor of the city of Little Falls, and all the capital county and the county of the city of Little Falls, and all the capital county of the	1	near as may be, equal annual in- stallments, to draw interest at the	
Amend Section 12 by adding the following to the section:  Amend Section 12 by adding the following to the section:  Provided, however, that the owner or owners of any tract-or particular the seasured or assessment or assessment or assessment or save seements have been levied for benefits thereto on account of any of the lead imported the seement have been made, may, on filing with the city clerk at any time before actual payment of the assessment has been made, and before the city clerk shall have certified the assessment to the county autitor, an application to have the time for payment extended upon the respective of which thereone has practicable, equal annual payments have been made and described in the application, extended over a period of five years, in, as near a practicable, equal annual payments, one-fifth thereof to be paid on interest to be charged upon the relation of the city charter.  Section 15 shall be amended to make the first of the city Charter.  Section 15 shall be amended to make the first of the city Charter.  Section 15 shall be amended to make the first of the city Charter.  Section 15 shall be amended to make the following addition the application, extended over a period of five years, in a sense for the manner of the case of a fait and complete the payment of the city of the payment of the payment of the payment of the payment of may assessments in this control of the city county and shall be given the said installments shall be by the county and the payment of the cell time of the crifting the same, which said installments hall be by the county and the payment and the collection threed, shall be given the same shall be made to every the county and shall be given the same shall be made to the city of Little Falls, and all successments, when collected by the control of the city of Little Falls, and all successments, when collected by the control of the city of Little Falls, and all suscessments and the payment and the collecti	Proposed Amendment to	rate of six per cent per annum, pay-	
Amend Section 62 by adding the following to the section 7. Provided, however, that the owner or owners of any tract-or piece of real estate against which any assessment or assessments have been levied for benefits thereto on account of any of the local improvement with the city clerk at any time before actual payment of the assessment has been minder, and, on fling with the city clerk at any time before actual payment of the assessment has been minder, and before the city clerk shall have certified the assessment to the county suditor, an application to have the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a period of five years, in, as near appreciable, equal annual payments, one-fifth thereof to be paid each year, and in such case the real period of five years, in, as near appreciable, equal annual payments, one-fifth thereof to be paid each year, and in such case the real period of five years, in, as near appreciable, equal annual payment, one-fifth thereof to be paid each year, and in such case the real payment, one-fifth thereof to be paid each year, and in case of the payment, and the case of the real payment of the control of the payment, and the case of the real and interest, the city clerk alial keep a full and completo record thereof, and in addition thereof shall file and number the interest cont the whole amount due, shall be paid to the city trease that, and interest, the city clerk alial the payment and the payment and to the city trease the payment and the case of the real and interest, the city clerk alial the payment and the collection thereof and interest of the payment of the city of Little Falls, and an application of any assessment of the collection of city, county and shall be paid to the city clerk alial the payment and the collection of the payment of any assessment of the collection of city, county and shall be paid to the collection of city, county and shall the payment and the collection thereof and th	the City Charter.	the city clerk cause a proper record	
Section 92, and other sections are seasoned to the county and other respective pieces or tracts of real estate on which the assessment has been made and describe in the application to have the respective pieces or tracts of real estate on which the assessment has been made and describe in the application, extended over a period of five years, in, as near a practicable, equal annual payments, one-fift the three of to be precent per annua, payable annually Ugos auch application being a fill and complete forecord thereof, and in addition thereto to hall alle and number of the early shall be affected shall keep a full and complete forecord thereof, and in addition thereto shall alle and number of the payment on whole amount due shall be paid to the city treasures on or before the 20th day in Special shall be destined and interest, the city clerk shall, in the time of certifying to the same which shall be made to the certifying the same, which said installments and interest, the city levy for the state of the payment of the same shall be made to the three of the payment of the same shall be made in the same which said installments and payment of the same shall be made to the foreign the same, which said installments and payment of the same shall be made in the same shall be made to the first of the city with the payment of the same shall be made in the same shall be made to the city of Little Falls, and all successions and the payment of the same shall be made in the same shall be made to the city of Little Falls, and all successions and the same shall be made in the same shall be made to the city of Little Falls, and all successions and the same shall be made to the city of Little Falls, and all successions and the same shall be controlled for the payment of the same shall be made to the cit	<del></del> [	to be kept thereof, and that the col-	
reprovided, however, that the owner or owners of any tract-or part of said city, or or owners of any tract-or part of said city, or or owners to the count of any of the load improvements permitted by this charter having been made, may on fling with the city clerk shall have certified the assessment to the county autition, an application to have the time for payment extended upon the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a period of five years, in, as near asprencience, equal annual precision, or official thereof to be paid of interest to be charged upon the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a period of five years, in, as near asprencience, equal annual precision, and the said installments, about being filed by any owner or owners, the charged upon the read of the charged upon	following to the spetion:	Section 92, and other sections ap-	
with the city clerk at any time before count of a spit of the time to count of a spit of time to count of time to count of a spit of time to count of time to cou	"Provided, however, that the own-		
with each count of any of the local 'improvements' permitted by this charfer having been made, may, on filing with the city clerk at any time before actual payment of the assessment has been made and abefore the assessment has been made and described in the application to have the time for payment extended upon the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a period of five years, in, as near as practicable, equal annual payments, one of the county and deach year, and in such case the rate of interest to be charged upon the said installments, shall be sair percent per annual, payable annual you have a such appelia to being filed cack year, and in addition thereto shall file and number the application, and thereaffor the said installments, of the county and to the city for the county and to the city in the application, and thereaffor the said installments to getter with the interest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in September of each year, and in ease of a failure to pay the said installments and interest, the city clerk abelt, and the county and long, the city's leave the county and long, the city clerk abelt, and the same shall be made in the first day of May next after the large crifled to ead and the real forward in the tax and interest, made like city county and the same shall be made in the large and the county and long, the city's leave the county and long, the city's leave the county and long, the city's leave the county and long the city's real evaluation of the city clarks, and of the city of large and the county and long the city of the city's real to the city of large and the county and long the city's real to the city of large and the county and the city's real to the city's real to the city of large and the ci	of real estate against which any as-		
Dated January 14th, 100.  Dated January 14th, 100.  H. A. Perber, having been made, may, on filing with the city clerk at any time before actual payment of the assessment has been minde, and before the city clerk shall have certified for the city of the city	ressment or assessments have been	Witness:	
with the clay need and on filing with the clay country and the cases against the above and the assessment has been made and heaver the city clerk shall have certified the assessment to the country auditor, an application to have the time for payment extended upon the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a period of five years, in, as near as precideable, equal annual payments, one-fifth thereof to be paid each year, and in euch case the rate of interest to be charged upon the asid installments, shall be six percent per annua, payable annually Upon such application being filed by any owner or owners, the city clerk shall keep a fail and complete record thereof, and in addition the clay the country and the collection thereof and in the clay the country and the collection the country and the first owner and the collection the country and the first owner and the collection the country and the collection thereof the same while the payment and the collection thereof the same while the and the collection thereof the same while the and the country and the collection thereof the same while the and the country and the collection the country and the collection thereof the same while the and the country and the collection thereof the same while the and the country and the collection thereof the same while the and the collection thereof the same while the and the country and the collection thereof the same while the and the country and the collection thereof the same while the and the country and the collection the country and the collection thereof the clay shall be proved the country and the collection thereof the clay country and the collec	count of any of the local 'improve-	Dated January 14th, 1904.	
ment has been mide, and before the city clerk shall have certified in the assessment to the county auditor, an application to have the case of the case, also careful of the case of the case of the case, also careful of the case of the case of the case, also careful of the case of the case of the case, also careful of the case of the case of the case, also careful of the case of the case of the case, also careful of the case of the case of the case, also careful of the case of the case of the case, also careful of the case of the c		-H, A. RIDER,	
ment has been minde, and before the city clerk shall have critified the assessment to the county author, an application to have the time for payment extended upon the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a priod of five years, in, as near as practicable, equal annual payments, one-fifth thereof to be paid each year, and in such case the rate and interest bot charged upon the said installments, shall be six per cent per annua, payable annually. Upon such application being filted by any owner or owners, the city clerk shall keep a full and complete force of the cross of the control and in addition theretes shall file and number the application, and thereafter it as said installments, lorediffer with the increase on the whole amount due, shall be paid to the city treasured or or before the 20th day in September of each year, and in case of a failure to paythe said installments and interest, the city clerk shall, at the time of certifying it the county and/for, the city slevy for a constanting and stall in the time of certifying it the county and/for, the city's levy for stall the given in the stall pays the said installments and interest, the city clerk shall, with any such installments due, to the first day of May next after certifying the same, which said in stall ments shall be by the county and/for carried forward in the target certified to ead and/for payment of the same shall be made in the same numner as provided in the form certified to ead and/for payment of the same shall be made in the same numner as provided in the form certified to ead and/for payment of the same shall be made in the same numner as provided			
inte or y clear sinh. In whe certified the assessment to the county auditor, an application to have the assessment time for payment extended upon the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a period of five years, in, as near as the city of the city Charter.  Section 165 shall be amended so as to make the following addition at the collection of the creation	ment has been made, and before		
titum for payment extended upon the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a period of five years, in, as near as practicable, equal annual payments, one-fifth thereof to be paid each year, and in such case the rate of interest to be charged upon the said installments, shall be six percent per annuan, payable animally Upon such application, attended the record thereof, and in addition thereto shall file and number the application, and thereafter it as addinated installments, or the city clerk shall keep a full and complete or or before the 20th day in September of each year, and in case of a failure to paythe said installments and interest, the city clerk shall, at the time of certifying to the county anditor, the city's levy for description, of the fracts and parcels and interest, the city clerk shall, at the time of certifying to the county anditor, the city's levy for description, of the fracts and parcels and interest, the city clerk shall, at the time of certifying to the county anditor, the city's levy for description, of the fracts and parcels and interest, the city clerk shall, and the same shall be by the county and the first of the first of the county and the first of the		-W. M. FULLER,	
the respective pieces or tracts of real estate on which the assessment has been made and described in the application, extended over a period of five years, in, as near as proteicable, equal annual payments, one-fifth thereof to be paid and installments, shall be site percent per annua, payable annually Upon such application being filed by any owner or owners, the city clerk shall keep a full and complete by any owner or owners, the city clerk shall keep a full and complete by any owner or owners, the city clerk shall keep a full and complete by any owner or owners, the city clerk shall file and number the application, and thereafter the said installments, together with the interest on the whole amount due, shall be paid to the city treasurer there on or before the 20th day in September of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, and in the time of certifying to the county anditor, the city's levy for description, of the tracts and parcels the city to be charged therewith, any such installments due to the first day of May next after being certified to ead a uniformation to the first day of May next after being certified to ead a unifor payment of the same which said in-stallments shall be by the county and the enforcement of the payment of thus payment and the cellection thereof, shall be governed by the laws of the state of Minesola, for the collection of city, county and stafe the state of Minesola, for the collection of city, county and stafe the state of Minesola, for the collection of the cytopial payment and the cellection thereof, shall be governed by the leave of the state of Minesola, for the collection of the cytopial payment and the cellection thereof, shall be governed by the the benefit of the city of the county and the collection thereof, shall be governed by the county and the enforcement of the payment and the cellection thereof, shall be governed by the county and the state of Minesola, for the collection of city, county and stafe the	ditor, an application to have the	-F. A. LINDBERGH,	
ment has been made and described in the application, extended over a precificable, equal annual payments, one-fifth thereof to be paid each year, and in such case the rate of interest to be charged upon the said installments, shall be six per cent per annum, payable annually Upon such application being filted by any owner or owners, the city clerk shall keep a full and complete or record thereof, and in addition thereto shall file and number the application, and thereafter the said installments, together with the interest on the whole amount due, but one of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, and the time of certifying to the county auditor, the city's levy for taxes, also certify with the proper description, off the tracts and parcels respectively to be charged therewith, any such installments due together with the interest accurate or the grant and interest day of May next after certifying the same, which said installments shall be by the county auditor carried forward in the tax shall be and the safe or the said of Minnesola, for the collection of city, county and shall in payment and the collection thereof, shall be governed by the laws of the state of Minnesola, for the collection of city, county and shall in my powement was a corrected to the screen of the state of Minnesola, for the collection of city, county and shall in my powement was a corrected to the certain of the state of Minnesola, for the collection of city, county and shall in the caller of the payment and the collection thereof, shall be governed by the laws of the state of Minnesola, for the collection of city, county and shall may be applied to the screen of the state of Minnesola, for the collection of city, county and shall in an object of the city of the county and the safe creament of the same of	the respective pieces or tracts of		
the city Charter, period of five years, in, as near as practicable, equal annual payments, one-fifth thereof to be paid each year, and in such case the rate of interest jo be charged upon the said installments, shall be six percent per annum, payable annually Upon such application being filed by any owner or owners, the city clerk shall keep a full and complete record thereof, and in addition thereto shall file and number the application, and thereafter the said installments, forefther with the interest on the whole amount due, ball be paid to the city treasurer on or before the 20th day in Septem or of each year, and in case of a failure to pay the said installments and interest, the city clerk almit, at the time of certifying to the county anditor, the city's levy for inxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due together with the lambants due together with the lambants and interest forward in the taxe is all ments shall be by the county and the collection thereof, shall be governed by the laws of the state of Minescoin, for the collection of city, county and state the criminal maces, and the enforcement of the payment and the collection thereof, shall be governed by the county unuditor shall be for the benefit of the city of Little Falls, and all inssessments made upon property for benefits accruing thereto, wilcon received by the city, shall be provement revolving frond.  The City Charter,  Section 145 shall be ameneded so as to make the following addition at the end thereof; (d) for the purpose of the creation of the rail point in the collection thereof, do the creation of the payment and the collection thereof. The payment and the collection thereof, shall be governed by the county unuditor, shall be for the benefit of the city of Little Falls, and all inspecsaments whole supported to the credit of the permanent in provement trevolving frond.  Proposed Amendment to the city charter in the city charter in the city	real estate on which the assess-		
section 16 shall be amended so as to make the following addition and in such case the rate of interest jo be charged upon the said installments, shall be six percent per annum, payable annually Upon such application being filed by any owner or owners, the city clerk shall keep a full and complete record thereof, and in addition thereto shall file and number the application, and thereafter the said installments, together with the interest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in September of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, the city clerk shall the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due together with the interest accruing there are the said and the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided for the payment of my seasonments in this charter, under like circums and the colorement of the payment and the collection thereof, shall be governed by the laws of the state of Minesola, for the color of city, county and state uncer, and penaltics and interest, under the payment of the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided of the payment of the same shall be made in the same manner as provided of the payment of the same shall be made in the same manner as provided of the payment of the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided for the payment of the same shall be made to the credit of the provided to the credit of the provided to the credit of the provided to the credit of the provide	in the application, extended over a	The company was to be a	
ments, one-fifth thereof to be paid each year, and in such case the rate of interest to be charged upon the aid installments, shall be surpresent per annum, payable annually Upon such application being filed by any owner or owners, the city clerk shall keep a full and complete record thereof, and in addition thereto shall file and number the application, and thereaffer the said installments, together with the interest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in September of each year, and in case of a failure to pay the said linealliments and interest, the city clerk shall, and it the time of certifying to the county anditor, the city's levy for faxes, also certify with the proper description, of the tracts and parcels and the enforcement of the same shall be by the county anditor carried forward in the tax stallments shall be by the county and the same shall be made in the same number as provided for the payment of my successfully successfully and the carried forward in the tax for the price of the same shall be made in the same number as provided for the payment of my successfully be county and the enforcement of the payment of the same shall be made of the state of Mineson, for the county and stale affected threeby (2). The payment of the same shall be made to the same shall be made to the same shall be made to		<del></del>	£
of interest jo be charged upon the said installments, shall be six percent per annum, payable annually Upon such application being filled by nny owner or owners, the city clerk shall keep a full and complete record thereof, and in addition thereto shall file and number the application, and thereafter the said installments, together with the interest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in September of each year, and in case of allure to pay the said installments and interest, the city clerk shall, at the time of certifying to the county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due together with the interest accrued to the credit of any to the first day of May next after certifying the same, which said installments shall be by the cointy auditor carried forward in the tax stallments shall be by the cointy and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minesoni, for the collection of city, county and state three the collection of city, county and state and antered to red and interest accruing on such special assessments made upon property or benefits accruing thereto, when the city Charter  Proposed Amendment to my seasoments much cup on property or benefits accruing thereto, when the City Charter  Amending Section 147, of the city charter	ments, one-fifth thereof to be paid		
and installments, shall be six percent per annum, payable annually Upon such application being filed by any owner or owners, the city clerk shall keep a full and complete record thereof, and in addition thereto shall file ann number the application, and thereafter the said installments, forether with the interest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in Septem of each year, and in case of a failture to pay the said installments and interest, the city clerk shall, at the time of certifying to the county auditor, the city's levy for laxes, also certify with the proper description, of the fracts and parcels are specifiedly to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the county auditor carried forward in the tax for the city's real extalt, and after being certified to said unditors and the same whall be made in the same whall be made in the same whall be made for the payment of thus same shall be made in the same whall be made for the payment of thus same shall be made in the same whall be made in the same whall be made for the payment of thus same shall be made in the same whall be made for the payment of thus same shall be made in the same whall be made for the payment of thus same shall be made in the same whall be for the same of the same whall be made of the same of the same whall be made of the same of the same whall be made of the same of the same whall be made of the same of the same whall be made of the same of the same whall be made of the same whal	of interest to be charged upon the	at the end thereof:	
Upon such application being filted by any owner or owners, the city clerk shall kep a full and complete record thereof, and in addition theretoe shall file and number the application, and thereafter the said installments, together with the interest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in September of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, in the time of certifying to the county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parels are expectively to be charged therewith, any such installments due to the first day of May next after certifying the same, which said installments shall be by the county and to the first day of May next after certifying the same, which said installments shall be by the county and to the city's real esting, and in the tame minuner is provided in the same minuner is provided for the payment of the same shall be made in the same minuner is provided for the payment of the same shall be made in the same minuner is provided for the payment of the same shall be made in the same minuner is provided for the payment of the same shall be made in the same minuner is provided to the certified to ead and tors, and the charter, under like circuminates, and the enforcement of the payment of the same shall be made in the same minuner is provided for the payment of the same shall be made in the same minuner is provided for the payment of the same shall be placed to the city of the county of the county of the city of the county of	said installments, shall be six per	of a Permanent Improvement Re	
pto the first day of February, 1905, to issue the bonds of the city in the application, and thereafter the said installments, together with the interest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in Septement of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, and the time of certifying to the county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after being certified to red a unditor payment of the same which said installments shall be by the county auditor carried forward in the tractified to red a unditor payment of the same shall be made in the same manner as provided for the payment of my assessments in this charter, under like circumstances, and all penalties and interest accruing on such special assessments, when collected by the county and thory county and state taxes, and all penalties and interest accruing on such special assessments made upon property for hemselfs accruing thereto, when for hemselfs and interest accruing the reto, when for hemselfs and interest accruing on such special assessments made upon property for hemselfs accruing thereto, when for hemselfs and interest accruing the reto, when for hemselfs and interest accrui	Upon such application being filed	volving Fund, the city council shall	
record thereof, and in addition thereta shall file and number the application, and thereafter the said installments to retter with the interest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in September of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, in the time of certifying to the county auditor, the city's levy for the county auditor, the city's levy for ease, sales certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, to the first day of May next after the county and the more than the time that the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the county and they are in the same humaner as provided in the same minuner as provided for the payment of the same shall be made in the same minuner as provided for the payment of minus seasonments in this charter, under-like circumstance, and all pensilies and interest accruing on such special assessments made upon property of health of the city full for the benefit of the city of Little Falls, and all assessments made upon property for healths accruing thereto, when the city Charter  Proposed Amendment to the city charter than the city Charter  Amending Section 147, of the city charter	clerk shall keep a full and complete	up to the first day of February, 1903,	
application, and thereafter the said installments, together with the increase on the whole amount due, shall be paid to the city treasurer on or before the 20th day in September of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, and in the time of certifying to the county andfor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged three with, any such installments due, together with the interest accretifying the same, which said in the same shall be byte county and the same shall be made in the same manner as provided in the same manner as provided for the payment of the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided to the payment and the collection thereof, shall be governed by the laws of the state of Minnesoln, for the collection of city, county and shale taxes, and all pensilies and interest accreting on such special assessments made upon property or headils and corning thereto, which or headils and control or the payment of the city of the county or headily or headils and the enforcement of the payment and the collection thereof, and interest accreting on such special assessments made upon property or headils according the payment of the city of Little Falls, and all assessments made upon property or headils accreting thereto, which is a control or the payment of the city of Little Falls, and all assessments made upon property or headils according the county and shall be provided for the payment of the city of the county of	record thereof, and in addition		
terest on the whole amount due, shall be paid to the city treasurer on or before the 20th day in September of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, in the time of certifying to the county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels, respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after certifying the same, while said installments shall be by the county auditor carried forward in the tax installments shall be by the county auditor carried forward in the tax installments shall be by the county auditor carried forward in the tax installments shall be by the county auditor carried forward in the tax installments shall be by the county auditor carried forward in the tax installments shall be governed by the laws of the same mininer as provided in the same mininer as provided in the same mininer as provided for the payment of the same shall be made in the same mininer as provided for the payment of my assessments in this charter, under-like circuminance, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minnesola, for the collection of city, county and shale taxes, and all pennifies and interest accruing on such special assessments winde upon property or benefits accruing thereto, when the city Charter are city Charter are city Charter are city of the county of the city of the city of Little Falls, and all assessments made upon property or benefits accruing thereto, when the city Charter are city Charter are city Charter are city of the county of the cou	application, and thereafter the said	may determine, but at no time shall	
shall be poid to the city treasurer on or before the 20th day in September of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, and the time of certifying to the county and time. It is the county and time the county and time the proper description, of the tracts and parcels respectively to be charged therewith the interest accrued by the time of the proper description, shall be by the county and time the proper description and the proper description and the proper description of the tracts and parcels and the time of the proper description of the proper description of the proper description and the proper description of the proper description of the proper description of city, county and state the same number in provided in the charter, under like circums unduces, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minescoin, for the collection of city, county and state and interest accruing on such special assessments, when collected by the county undifferent payment in the collection thereof, shall be for the benefit of the city of Little Falls, and all assessments made upon property for benefits accruing thereto, when received by the city, shall be proved and the city clarifer.  Proposed Amendment to the city charter of the city of Little Falls, and all assessments made upon property for benefits accruing thereto, when received by the city, shall be proved to the credit of the permanent improvement revolving front.	terest on the whole amount due.	Permanent Improvement Revolv-	
ber of each year, and in case of a failure to pay the said installments and interest, the city clerk shall, in the time of certifying to the county and time. The county and the time of certifying to the county and the certifying the same, which said installments shall be by the county and the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided to the county and shale taxes, and all pennifics and interest accruing on such special assessments what county and shale taxes, and all pennifics and interest accruing on such special assessments what cupon property to head the certificity of the city of head to the credit of the permanent improvement revolving fund.  Proposed Amendment to the city character to the credit of the city of the county and shale the collection thereof, shall be governed by the laws of the state of Minescoin, for the collection of city, county and shale taxes, and all pennifics and interest accruing on such special assessments what the property of head to the credit of the permanent improvement revolving fund.  Proposed Amendment to the city Charter  Amending Section 147, of the city charles.	shall be paid to the city treasurer		
in the Fernancial improviment Read and altereds, the city clerk shall, at the time of certifying to the county anditor, the city's levy for laxes, also certify with the proper description, of the tracts and parcels respectively to be charged there with, any such installments due, together with the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the county anditor carried forward in the tax list for the city's real estate, and affected thereby. (2) To pay interest on, the same manner as provided for the payment of under like circumstances, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minnesona, for the collection of city, county and slate taxes, and all penaltics and interest accruing on such special assessments made upon property or heading accruing thereto, which received by the city, shall be proceed by the city, shall be for the benefit of the experiment of the circumstances and curing thereto, which received by the city, shall be proceed by the city of the permanent improvement revolving fund.  Proposed Amendment to the city charges to the read to the credit of the permanent improvement revolving fund.  Proposed Amen	ber of each year, and in case of a	sale of said bonds shall be placed	
on the time of certifying to the county and tion, the city's levy for faxes, also certify with the proper description, of the tracts and parels and not otherwise:  It is a supervise of the control of the city's real estate, and an end to the remains a supervised for the first day of May next after certifying the same, which said installments shall be by the cointy and for the city's real estate, and after the list for like city's real estate, and after the payment of the same shall be made in the same manner as provided for the payment of my seasonment to the same manner as provided the state of Minneson, for the collection of city, county and slate taxes, and all penaltics and interest carning on such special assessments whale upon property or heads in scerning thereto, which is the collection of city, county and slate taxes, and all penaltics and interest carning on such special assessments whale upon property or heads in scerning thereto, which the city Charter  Proposed Amendment to the city Charter  Amending Section 147, of the city charles.	failure to pay the said installments		
taxes, also certify with the proper description, of the tracts and parels respectively to be charged therewith, any such installments due, the charged therewith, any such installments due, the charged therewith, any such installments due, the charged the critical particular to the first day of May next after certifying the same, which said installments shall be by the county and for the city's real estate, and affected thereby. (2) To pay install the first lies of the city's real estate, and affected thereby. (3) To pay interest on, and the content of the same shall be made in the same manner is provided for the payment of the same shall be made in this charter, under like circumstances, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minneson, for the collection of city, county, and sinde taxes, and all pennifies and interest aments, when collected by the county undifferently and sinde taxes, and all pennifies and interest aments, when collected by the county undifferently and sinde taxes, and all pennifies and interest aments, when collected by the county undifferently considered the credit of the permitted with the collection of city, county, and sinde taxes, and all pennifies and interest aments, when collected by the county undifferently and sinde taxes, and all pennifies and interest aments, when collected by the county undifferently and sinde taxes, and all pennifies and interest aments, when collected by the county undifferently and sinde taxes, and all pennifies and interest aments, when collected by the county undifferently and sinde taxes, and all pennifies and interest and the collection of city, county and sinde taxes, and all pennifies and interest and the collection of city, county and sinde taxes, and all pennifies and interest and the collection of city, county and sinde taxes, and all pennifies and interest and the collection of city, county and sinde taxes, and all pennifies and interest and the collection of city, county and sinde		be transferred to the credit of any	
respectively to be charged therewith any local improvements authorized with, any such installments due, together with the interest accruded up to the first day of May next after certifying the same, which said installments shall be by the county and that for the city's real estate, and after being certified to ead another payment of the same manner as provided for the payment of any assessments in this charter, under his circumstances, and the collection thereof, shall be governed by the laws of the same			
with, any such installments due, together with the interest accrued together with the interest accrued up to the first day of May next after confishing be assessed to the real up to the first day of May next after certifying the same, which said installments shall be by the county and stallments shall be by the county and shall be interested forward in the tax are properly chargable to the gen, and payment of the same shall be made in the same minuter as provided for the payment of uny assessments in this charter, under-like circumstances, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minuscota, for the collection of city, county and shale taxes, and all penalties and interest accruing on such special assessments, when the for the benefit of the city of Little Falls, and all assessments made upon property for hemselfs accruing thereto, when the collection of the cycle of the county and shale to the credit of the permanent improvement revolving fund.  Proposed Amendment to the City Charter  Amending Section 147, of the city charles.	county auditor, the city's levy for taxes, also certify with the proper		
together with the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the cointy auditor carried forward in the tax interests of the same shall be made in the same shall be made in the same manner as provided for the payment of the same shall be made in the same manner as provided for the payment of my assessments in this charter, under like circumsunance, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the sainte of Minesoni, for the collection of city, county and state accruing on such special assessments while penaltics and interest accruing on such special assessments while for the benefit of the city of Little Falls, and all assessments made upon property for benefits accruing thereto, which received by the city, shall be placed to the credit of the permanent improvement revolving fund.	county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels	used for the following purposes, and not otherwise: (1) To lunke	
stallments shall be by the county stallments shall be not stated for the stallments shall be by the county shall be for the stall be made in the target of the same shall be made in the same manner as provided for the payment of any assessments in this charter, under like circumstances, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minesoni, for the collection of city, county and state accruing on such special assessments, where collected by the county in unditors shall be for the benefit of the circumstances and the state of Minesoni, for the collection of city, county and state accruing on such special assessments, where collected by the county in unditors shall be for the benefit of the city of Little Falls, and all assessments made upon property for benefits accruing thereto, when received by the city, shall be placed to the credit of the permanent improvement revolving fund.	county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged there- with, any such installments due,	used for the following purposes, and not otherwise: (1) To bake any local improvements authorized under the city charter, when the	
inditor carried forward in the tax list for like city's real estate, and after being certified to ead another payment of the same shall be made in the same manner as provided in the carried in the clare the circumstances, and the enforcement of the payment of any assessments in this charrer, under like circumstances, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minesoni, for the collection of city, county and state taxes, and all pennifics and interest accruing on such special assessments, when collected by the county undifferent property for benefits accruing thereto, when received by the city, shall be for the benefit of the circumstances and the carried thereto, when received by the city, shall be placed to the credit of the permanent improvement revolving fund.	county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged there- with, any such installments due, together with the interest accrued up to the first day of May next after	used for the following purposes, and not otherwise: (1) To innke any local improvements authorized under the city clurrer, when the fellownells may be assessed to the real estate affected thereby. (2) To pay	
list for the city's real estate, and af- ter being certified to each auditor; payment of the same shall be made in the same manner as provided for the payment for my assessments in this charter, under like circumstance, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minnesota, for the collection of city, country, and state taxes, and all penaltics and interest accruing on such special assessments, when collected by the country undiffers that the corresponding to the city of the test of title Falls, and all assessments made upon property for benefits accruing thereto, when received by the city, shall be placed to the excell of the permanent improvement revolving fund.  Or the principal of, any bondsite, such of rethe length and the former in the collection of city, country and state  —H. A. RIDER,  —H. A. RIDER,  —H. A. RIDER,  —A. R. DAVIDSON  —W. N. FULLER,  —E. F. SHAW,  —E. F. SHAW,  —E. F. SHAW,  —F. A. LINDERON,  —T. C. GORDON,  —T. C. GORDO	county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after certifying the same, which said in.	used for the following pirposes, and not otherwise: (1). To linke any local improvements authorized under the city charter, when 11/3 benefits may be assessed to the refusation affected thereby. (2) To pay that part of such improvements as	
payment of the same shall be made in the same manner as provided for the payment for any assessments in this charter, under like circumstances, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minnesota, for the collection of city, country, and state taxes, and all penalties and interest accruing on such special assessments, when collected by the country undiffer shall be for the benefit of the eyrange for benefits accruing thereto, when received by the city, shall be placed to the excell of the permanent improvement revolving fund.  Proposed Amendment to the City Charter amening special control of the city charter are control of the country and state the control of the city charter are control of the city charter.	county auditor, the city's levy for taxes, also certify with the proper description, of the tracts map arcels, respectively to be charged therewith, any such installments due, together with the interest accrised up to the first day of May next after certifying the same, which said installments shall be by the county auditor carried forward in the tax	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized ander the city clurter, when hyd benefits may be assessed to the right state affected thereby. (2) To pay that part of such improvements as are properly chargable to the gendern public. (3) To pay integrating.	
for the payment of any assessments in this charter, under like circumstances, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minnesota, for the collection of city, country and state taxes, and all penalties and interest accruing on such special assessments, when collected by the country undifferent payments, when collected by the country undifferent payments, when collected by the country undifferent payments are the proposed Amendment to the credit of the permanent image.	county auditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due together with the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the county auditor carried forward in the tax list for like city's real estate, and after being certified to add auditor.	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city climiter, when his benefits may be assessed in the right extate affected thereby. (2) To pay that part of such improvements as are properly chargable to the genilera public. (3) To pay interest on, or the principal of, any bondgle, such for the said Permanent In	
in this charter, under like circum- stances, and the enforcement of the payment and the collection thereof, shalf be governed by the laws of the state of Minesoni, for the col- lection of city, county and state taxes, and all penalties and interest accruing on such special assess- ments, when collected by the coun- ty undiffor shalf be for the benefit of the city of Little Falls, and all ussessments made upon property for hendits accruing thereto, when received by the city, shalf be placed to the credit of the permanent im- provement revolving fund.  —J. A. NICHOES, —A. R. DAVIDSON, —E. F. SHAW, —E. P. ADAMS, —F. C. GORDON, —CITAS. E. VABAIV.  —CITAS. E. VABAIV.  —Troposed Amendment to the City Charter  Amending Section 147, of the city charlet.	county anditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcela respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the county stallments shall be by the cointy and there are the control of the tax list for the city's real esting, and after being certified to end auditor payment of the same shall be made	used for the following pirposes, and not otherwise: (1) To inske any local improvements sufficiently benefits may be assessed to the rist state affected thereby. (2) To pay that part of such improvements are properly chargable to the genieral public. (3) To pay interest to, or the principal of, any bondglasted for the said Permanent Improvement Revolving Fund. [7]	
payment and the collection thereof, shall be governed by the laws of the state of Minnesota, for the collection of city, county and state taxes, and all penalties and interest accruting on such special assessments, when collected by the coting the tity of Little Falls, and all assessments made upon property for hemselfs accruting thereto, when received by the city, shall be placed to the credit of the permanent improvement revolving fand.  —W. N. FULLER, —F. W. LYDON, —E. F. SHAW, —F. A. LINDBROOM, —T. C. GORDON, —T. C. GORDO	county andlor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after certifying the same, which said in stallments shall be by the county and the critical results of the city's real estate, and after being certified to end and to payment of the same shall be made in the same shall be made in the same shall be made in the same summer as provided.	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clinter, when 1/30 benefits may be assessed to the real estate affected thereby. (2) To pay that part of such improvements as are properly chargable to the general public. (3) To pay interest on, or the principal of, any bonder, as such for the said Permanent Improvement Revolving Fund.  Dated January 14th, 101.  —H. A. RIDES,	
the state of Minuscoin, for the collections of city, county and state inxes, and all penaltics and interest accruing on such special assessments, when collected by the county undiffers shall be for the benefit of the city of Little Falls, and all assessments made upon property for hemselfs accruing thereto, when received by the city, shall be placed to the credit of the permanent improvement revolving fund.  —E. F. SHAW, —E. R. P. ADANS, —F. A. LINDORDO, —CITAS. E. VASALY.  Droposed Amendment to the City Charter  Amending Section 147, of the city charles.	county and/lor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the Interest accrued up to the first day of May next after up to the great day of May next after certifying the same, which said installments shall be by the county and/lor carried forward in the tax list for the city's real exite, and and ter being certified to end and/lor payment of the same shall be made in the same number as provided for the payment of the same sessencies in this charter, under like circumitation in the charter, under like circumitations and control of the same manner as a sessencies in this charter, under like circumitations.	used for the following pirposes, and not otherwise: (1 To-inake any local improvements authorized under the city clunter, when '1) benefits may be assessed to the rish estate affected thereby. (2) 'To ray that part of such improvements are properly chargable to the genter public. (3) To pay interest on, or the principal of, any bondale, such for the said Permanent Improvement Revolving Fund.  Dated Juniury 14th, 1001.  H. A. RIDES, '4, -1, A. NIDES, '4, -1, A. NIDES, '4, -1, A. NIDLES, '4, -1, A. NIDLE	
lection of city, county and stafe taxes, and all penalties and interest accraing on such special insuess, ments, when collected by the county to unditor shall be for the benefit of the city of Little Falls, and all assessments made upon property for benefits accraing thereto, when received by the city, shall be placed to the credit of the permanent improvement revolving fund.  -E. P. ADANS,  -F. A. LINDBRON,  -T. C. GORDON,  -CHAS. E. VASAIV.  The City Charter  Amending Section 147, of the city charlet.	county and/lor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the interest accrued up to the fast day of May next after up to the fast day of May next after certifying the same, which said installments shall be by the county and/lor carried forward in the tax list for the city's real estate, and after being certified to end auditor payment of the same shall be made in the same numer as provided for the payment of the may seek sequent in this charter, under like circumstance, and the enforcement of the payment and the collection thereof.	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clunter, when '1½ benefits may be assessed to the right scatac affected thereby. (2) 'To pay that part of such improvements are properly chargable to the genieral public. (3) To pay interest on, or the principal of, any bondels, such for the said Pernanent Improvement Revolving Fund. (4)  Dated January 14th, 100.  H. A. RIDES, J. J. A. NICHOLS,	
necroting on such special assessments, when collected by the county to unditors shall be for the benefit of the city of Little Falls, and all assessments made upon property for benefits accruing thereto, when received by the city, shall be placed to the credit of the persuanent improvement revolving fund.  Amending Section 147, of the city charter.	county andlor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the county huditor carried forward in the tax list for the city'a real estate, and after being certified to each auditor payment of the same whall be made in the same munner as provided for the payment of any assessments in this charter, under like circuminunces, and the enforcement of the payment and the collection thereof, shall be governed by the laws of	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clarier, when '1/o benefits may be assessed to the 'relicate affected thereby. (2) To my that part of such improvements as are properly chargable to the gentern public. (3) To pay interest on, or the principal of, any bonds in such for the said Pernanent Improvement Revolving Fund.  Dated Joniary 14th, 100.  —H. A. RIDES,  —J. A. NICHOLS,  —A. R. DAVIESON  —W. M. FULLER,  —F. W. LYON,	
minnts, when collected by the county unditor shall be for the benefit of the city of Little Falls, and all nassessments made upon property for benefits accruing thereto, when received by the city, shall be placed to the ereditor of the permanent improvement revolving fund.	county andlor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the Interest accrased up to the first day of May next after up to the first day of May next after certifying the same, which said in stallments shall be by the county and for carried forward in the tax list for the city's real estate, and after being certified to end andlor payment of the same shall be made in the same minner as provided for the payment of any assessment in this charter, under like circumstances, and the enforcement of the payment and the cellection thereof, shall be governed by the laws of the state of Minnesoth, for the collection of city, county and state lection of city, county and state	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clurier, when 11/6 benefits may be assessed to the real estate affected thereby. (2) To my that part of such improvements are properly chargable to the gentern public. (3) To pay interest on, or the principal of, any bonds in the provement Revolving Fund.  Dated Joniary 14th, 100.  H. A. RIDER,  J. A. NULUES,  A. R. DAVIDSON,  W. N. FULLER,  F. W. LYON,  E. F. SHAW,  T. P. ADAMS,	
of the city of Little Falls, and all assessments made upon property for benefits accruing thereto, when received by the city, shall be placed to the credit of the permanent improvement revolving fund.  Amending Section 147, of the city charlet.	county andlor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after up to the first day of May next after certifying the same, which said installments shall be by the county and the carried forward in the tax list for the city's real estate, and after being certified to end auditor payment of the same numer as provided for the payment of the same number. So for the payment of the same in the circumstance, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the same of the laws of the same of Minneson, for the collection of city, county and shale taxes, and all penalties and interest	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clinter, when 1/3 benefits may be assessed to the real estate affected thereby. (2) To pay that part of such improvements as are properly chargable to the general public. (3) To pay interest on, or the principal of, any bonded asset for the said Permanent Improvement Revolving Fund. (1)  Dated January 14th, 100.  H. A. RIDER, —1. A. NICHOER, —1. A. NICHOER, —2. A. R. DAVIDSON —W. M. FULLER, —5. W. LYON, —E. F. SHAW, —B. P. ADANS, —F. A. LINDBROOK, —F.	
ussessments inade upon property for henefits accruing thereto, when received by the city, shall be placed to the excelled of the permanent im- provement revolving fund.  Amending Section 147, of the city charles.	county anditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such is stallments due, together with the Interest accrued up to the first day of Mny next after up to the first day of Mny next after certifying the same, which said installments shall be by the county and there are the forward in the tax list for the city's real estate, and after being certified to end auditor payment of the same shall be made in the same manner as provided for the payment of uny assessments in this charter, under-like circumstances, and the enforcement of the payment and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minnesoth, for the collection of city, county and stale tuxes, and all penalties and interest accruing on such special usues.	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clinrier, when 116 benefits any be assessed to the real estate affected thereby. (2) To ray that part of such improvements are properly chargable to the general public. (3) To pay interest on, or the principal of, any bonds in such for the said Permanent Improvement Revolving Fund.  Dated Juntary 14th, 100.  H. A. RIDER,  J. A. NICHER,  W. M. RULLER,  F. W. LYON,  E. F. SHAW,  E. P. A. A. LINDERGO,  T. C. GORDON,	
received by the city shall be placed to the credit of the permanent in- provement revolving fund.  Amending Section 147, of the city charlet.	county andlor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the Interest accrued up to the first day of May next after up to the first day of May next after certifying the same, which said installments shall be by the county and for carried forward in the tax list for the city's real estate, and after being certified to end andlor payment of the same shall be made in the same number as provided for the payment of the same shall be growned in this charter, under like circumstances, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the state of Minnesoin, for the collection of city, county and state taxes, and all penaltics and interest accruing on such special insuestments, when collected by the county undid to the benefit	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clunter, when 11/b benefits may be assessed to the rish sestate affected thereby. (2) To ray that part of such improvements are represely chargable to the general public. (3) To pay interest on, or the principal of, any bondale, such for the said Permanent Improvement Revolving Fund.  Dated Juniury 14th, 1001.  H. A. RIDER, 3.  J. A. NICHER, -F. W. LYON, -E. F. SHAW, -F. P. A. LINDBROW, -T. C. GORDON, -CHAS. B. VASALV.	
to the credit of the permanent in- provement revolving fund.  Amending Section 147, of the city	county andlor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the Interest accrued up to the fast day of May next after up to the fast day of May next after certifying the same, which said installments shall be by the county andlior carried forward in the tax list for the city's real estate, and after being certified to end auditor payment of the same shall be made in the same manner as provided for the payment of may assessment in this charter, under like circumstance, and the enforcement of the payment and the collection thereof, shall be governed by the laws of the saine of Minnesoln, for the collection of city, county and slate taxes, and all penaltics and increast accruing on such special assessments, when collected by the county undistributed by a constitute of the the efficient of the conty unditor shall be for the benefit of the city of Little Falls, and all passessments made upon property	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clurter, when the cluster and the relation of the relation o	
And the touther hands a mile of an arm of the factor of th	county anditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after the parcel of the text of the tex	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clurter, when the cluster and the relation of the relation o	
I know certify that the about is a true copy gamenting to oil, charles of the City B	county anditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcela respectively to be charged therewith, any such installments due, together with the interest accrued up to the first day of May next after the parcel of the tract of th	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized under the city clinrier, when The benefits may be assessed to the real estate affected thereby. (2) To fay that part of such improvements are properly chargable to the general public. (3) To pay interest on, or the principal of, any bonds in the provement Revolving Fund.  Dated Juniary 14th, 100.  H. A. RIDER, J. A. NICHOLS,  A. R. DAVIDSON,  W. M. RULLER,  F. W. LYON,  E. F. SHAW,  E. P. A. A. LINDERROIT,  T. C. GORDON,  CHAS. E. VASALY.  Proposed Amendment to the City Charter  Amending Section 147, of the city	
Jamendments to only charles of the aly of	county anditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such is stallments due, together with the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the county and the carried forward in the tax list for the city's real estate, and after being certified to end auditor payment of the same shall be made in the same manner as provided for the payment of uny assessments in this charter, under-like circumstances, and the enforcement of the payment and the enforcement of the payment and the enforcement of the payment and the collection three of, shall be governed by the laws of the state of Minnesola, for the collection of city, county and stale tuxes, and all penalities and interest accruing on such special usues accruing on such special usues accruing on such special usues ments, when collected by the county unditors shall be for the benefit of the city of Little Falls, and all usuessments made upon property for benefits accruing thereto, when received by the city, shall be placed to the exercity of the county and content and the content of the permanent improvement revolving fund.	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized inder the city clurier, when 1/3 benefits may be assessed to the rist estate affected thereby. (2) To my that part of such improvements are properly chargable to the general public. (3) To pay interest on, or the principal of, any bonds in the provement Revolving Fund.  Dated Jonitary 14th, 100.  H. A. RIDER,  J. A. NICHOLS,  H. A. RIDER,  F. W. LYON,  E. F. SHAW,  E. F. SHAW,  T. C. GORDON,  CHAS. E. VABALY.  Proposed Amendment to the City Charter  Amending Section 147, of the city charter.	
and the same of th	county anditor, the city's levy for taxes, also certify with the proper description, of the tracts and parcels respectively to be charged therewith, any such is stallments due, together with the interest accrued up to the first day of May next after certifying the same, which said installments shall be by the county and the carried forward in the tax list for the city's real estate, and after being certified to end auditor payment of the same shall be made in the same manner as provided for the payment of uny assessments in this charter, under-like circumstances, and the enforcement of the payment and the enforcement of the payment and the enforcement of the payment and the collection three of, shall be governed by the laws of the state of Minnesola, for the collection of city, county and stale tuxes, and all penalities and interest accruing on such special usues accruing on such special usues accruing on such special usues ments, when collected by the county unditors shall be for the benefit of the city of Little Falls, and all usuessments made upon property for benefits accruing thereto, when received by the city, shall be placed to the exercity of the county and content and the content of the permanent improvement revolving fund.	used for the following pirposes, and not otherwise: (1) To-inake any local improvements authorized inder the city clurier, when 1/3 benefits may be assessed to the rist estate affected thereby. (2) To my that part of such improvements are properly chargable to the general public. (3) To pay interest on, or the principal of, any bonds in the provement Revolving Fund.  Dated Jonitary 14th, 100.  H. A. RIDER,  J. A. NICHOLS,  H. A. RIDER,  F. W. LYON,  E. F. SHAW,  E. F. SHAW,  T. C. GORDON,  CHAS. E. VABALY.  Proposed Amendment to the City Charter  Amending Section 147, of the city charter.	

.

ER BLOWN	attempt to capture the fortress by as- sault, but will endeavor to invest the stronghold and starve it into surron- der. News of military operations to	Japa Moving Rapidly. Tienksin, Feb. 17.—News of another has reached here that nearly 20,000 Japanese troops were landed ht Chem.
7 LIVES LOST	Bringein the Wounded.	Japanese troops were indeed in Colors upon Sunday, the first division of a large number which will be thrown into Korea as rapidly as possible, in
ार संदर्भ में पूर्व कर पर करते हैं है है प्रशास के किन्द्रीत करते हैं कर है ह यह है	the transport Genkai Maru has ar-	the effort thoroughly to occupy the
y at Port Arthur Is Confirmed	wounded from the Port Arthur en- gagement. Five are killed, including three officers, and twenty-two were in-	dom while the Russian est is bottlee
gain Were Ashore When	three officers, and twenty-two were in- jured, including seven officers. The Japanese warships damaged at Port	By one conversant with the Japan
Commenced.	Japanese warships damaged at Port Arthur are also back at Sacobo re- pairing, and will soon be available	attacks on Port Arthur are not to
<del>Thirth</del> aire ann an Tallacha ann a Tallacha an Tallacha an Tallacha an Tallacha	again.	present unless an unexpected weak
nk and Ten Captured—Graphic	Merely Rumors.  London, Feb. 17. — The voluminous	part of a well defined plan for the har rassing of the Russian fleet until
st Naval Battle at Port	lish here this morning are again char-	Korea can be occupied. The bottling up of the fleet there enables the land
Eyc-wilness		ing of troops on Korea without the convoy of a large number of warships The reports of disorder in various
the said in a could stand surfact of	the situation. Numerous unconfirmed and conflicting rumors are given, and among them is a roport of sn- other engagement at Port Arthur, in which the Russians lost eight vessels	parts of Korea hastened the opera-
ted and Their Prompiness and	which the Russians lost eight vessels	obtain possession before anarchy be came prevalent and foreign interests
isc-One Japanese Torpedo		menaced in consequence,
Another Captured.	Cablerrams to the Daily Mail from Wel Hat Wel and Newchwang report a Japanese facet, with transports, cruising in the Gulf of Pechili, appar- ently with the idea of effecting a land-	More Rusian Ships Sunk.
vitch, the flagship of Rear Admiral	ently with the idea of effecting a land-	Tien-tsin, Feb. 16. — A further ex- gagement is reported to have taken
Mallas, and the Rotvizan, which were lying aground across the inner har-	In connection with the rumors of	place yesterday outside of Port Ar thur in which the Russians were worsted. The czar's ships retired inte
bor entrance. It was low water.	another bombardment at Port Arthur, the owners of the British steamer	worsted. The czar's ships retired inte the harbor. The Japanese afterward bombarded the forts and then with
guns of the land battery. The morn- ing was dull, and a light wind and a heavy smoke rendered it difficult to observe the details of the action,	Boxton, Hall, from Barry Dec, 11 for Port Arthur with coal, which was de- tained by the Russians at Port Ar- thur, have received news that she has	dew. Several of the Russian men-of
heavy smoke rendered it difficult to	thur, have received news that she has	war are said to have been sunk or damaged and one Japanese ship was
However, I witnessed all that was pos-	been destroyed by fire.  Japanese Prepare to Land.	lost. Russlans Sink Their Own Boats.
entrance of the harbor in the line of	St. Petersburg, Feb. 17.—Maj. Gen. Pflug, Viceroy, Alexieff's chief of staff,	Chefu, Feb. 16.—Reliable authority
the old town and	litelegraphs that the situation at Port	have been sunk by guns from the
	Arthur yesterday was unchanged. Reports from Yin Kau, near New- chwang, he says, declare that the	forts. They were mistaken for Jap anese vessels.
	chwang, he says, declare that the Japanese are preparing to land at Tsinjenda. A message received from	One Japanese Vessel Sunk. Tien tain, Feb. 16. — Reports have
	the frontier, guard says that mounted	reached here of a further naval action
	seen yesterday in the vicinity of Hein Ming Ting, northwest of Muk-	terday two apanese warships ap peared off the Port and opened fire
	den. During the patriolis demonstrations	commenced to reply and the squadron
	at Warsaw on Sunday a certain count	moved out and also opened fire. The Japanese yessels retired, fighting as they went, but one, the name of which
	into crowd from the balcony of his residence. He killed three persons	is unknown, was sunk. The Japanese
	and wounded twenty. He tried to commit suicide hefore he was secured.	fleet arrived in time to reinforce the remaining vessel and a general action was begun, in which the Russian
	Manchuris Fight Russians.	squadron suffered serious damage and
	Tion-tain, Feb. 17.—Chinese secret sorvice agents in Mauchuria report the condition of the Siberlan rallway	was forced to retreat into port. Re- ports vary in some details. It is be-
	as deplorable. Chaos and contusion reign every-	lieved, however, that several Russian ships are ashore or sunk.
	where. The railway is obstructed at so many points that munitions of war	Japa Suffer Two Land Defeats.
	and stores of provisions are being piled in huge stacks at Irkutsk, Omsk	Chefu, Feb. 16.—A land conflict has occurred on the Yalu river, and all reports tell of a Japanese reverse, but
	and other stations. Even on the	no details have been received, and the extent of the battle is not known.
	of derelict goods, all badly needed at the front, are being demped in masses,	One report, given yesterday and re- peated to-day, is that it merely was a
	which are increasing every day. The administration has absolutely broken	skirmish, and another that the JPap- anese suffered a severe loss.
	down and the authorities have lost control of themselves. The situation	The Japanese forces are said to have landed at Pigeon Bay, west of
	in Manchuria and Amur province is pitiable. The army is short of every-	Poet Arthur, and were attacked by
	thing. The Manchurians, however, re- fuse to sell their animals, as organ-	Russian troops and batteries and were defeated with severe loss. At Tai-lien-Wan over 400 apanese
	ized bands of Manchuria brigands have sworn to kill any resident who solls his horses. The Russian of-	A dispatch received here from
	ficials have tried by every means in their power to win the good will of	Shanghal says that the Japanese bom- barded Dalny, near Port Arthur, and
	the Chunchuses, who compose the brigands, but to no purpose.	landed a force of marines. Another dispatch from Shanghai says that the
	They have cut the railway at soy.	Japanese squadron has scaled Port Arthur, This report is thought to be
	oral points during the past fortnight and have even given battle to the forces engaged in repairing damages	Arthur. This report is thought to be true, as heavy firing was heard at midnight in the straits, and the Jap- aneso probably drove the Russian
	to the line. Driven Back by Storm.	neer into the marnot.
	Paris, Feb. 17 A dispatch to the	Japanese leland is invaded. Nagasaki, Feb. 18.—The Island of
	Eclair from St. Petersburg says it is affirmed there that after the bom-	Yezo, the most northerly island of Japan, has been invaded by Russian
	bardment of Hakodate (which has not been officially corroborated) the four Russian cruisers which took part in	soldiers, who are raiding the country around Hakodate and Aomari. A
	the engagement were driven back to	force of Japanese will be sent to the scene.
	Viadivostok by a storm,  Japs Are Thankful.	Six Norwegian steamers, chartered by a Russian naval contractor, bave
	Tokio, Feb. 17 Goro Takahira, Japanese minister at Washington, of-	been captured. One of them arrived here to-day under convoy of a cruiser.
	ficially has advised his government that he has received numerous offers	It is rumored that 1,800 Japanese sol- diers have been killed, presumably by
	of large contributions to the war fund from Americans, and requests in- structions as to the policy of the gov-	the sinking of a transport.
	ernment in this regard. It is thought	BEWARE "THE HUGGER."
	probable that Jenan will refuse to ac-	Three Women Are Attacked by Mys- terious Person at Different Places.
100	cept this profered aid, while stating that the government is deeply grati- fied at this and other expressions of	. Muscatine, Iowa, Feb. 17. — Miss Lillian Koll, Miss Grace Benbrow and
	will consider the question and short-	Mrs. W. Pembroke, all of this city,
-1	ly formally instruct Minister Taka- hira.	were attacked by an unknown disciple of "Jack the Hugger" on the streets
	Many applications for permission to enlist in the Japanese army and navy are coming from various parts of the	of Muscatine Sunday night at differ- ent times and places. The matter has
	world. Some of those auxious to fight	been reported to the police. One of the women was bitten by the man and
j	for Japan have applied personally to the military authorities at Tokio, Among this number is included a	is in bed as a result of fright. On Walnut street, near th—e high bridge,
	Turkish officer, All of these applica-	this "Jack the ugger" threw his arms around a woman pedestrial and kissed
	foreigners will be allowed to partici-	her. She acreamed and he bit her un- der the eye. Then he made his escape
	pate in the military or naval opera- tions of Japan except as spectators. Spectators Not Wanted.	down an alleyway. His method either is to steal quietly up behind his victim
	Wei Hai Wei, Feb, 17,-Two Jap-	and throw his arms around her or
	are cruising outside of here. A Ger-	ly force his caresses on her. Chief of Police Rice has instructed the police to be vietlent and the miscrount will
	man essel which was looking on was chased by the fleet.	to be vigilent and the miscreant will be severely dealt with it captured.
	Sixteen Persons Injured.	Epidemio Cioses Schools.
	Chagrin Falls, Ohlo, Feb. 16.—The, worst wreck in the bistory of the	Wheaton, Minn., Feb. 17.—An opl- demic of scarlet fever has broken out
	Eastern Ohlo Traction company oc-	here and the public schools and all lodges and public meetings have been placed by the order of the board of
	a heavily loaded passenger car dashed down a steep hill for more than a	closed by the order of the board of health for the period of four weeks,
	mile from the center of the town and	Crushed Between Cars.
	lumped the track at a sharp curve. The motorman lost control of his	Albert Lea, Minn., Feb. 17.—Switch- man McGillan was caught between
	or less soriously hurt by the car over-	cars on a passenger train in the yards here and when found was dead He was caught at the breast and was watchely instants tilled.
	turning and sliding along the ground for twenty-five feet.	I DIODUDIA INDUNIO, WINGO
	and the second s	40