CHAPTER XXXV.

BENCH AND BAR.

Henry A. Morgan Writes of Those Who Have Constituted the Courts and Legal Profession of Freeborn County—Judges Who Have Administered Equity and Justice in This County— Members of the Bar—Legal and Judicial Minds Whose Eloquence Have Been at the Disposal of Freeborn County Litigants— Other Matters—Drainage of Riceland Marsh.

By an act of congress passed February 26, 1857, the people of the territory of Minnesota were authorized to form a constitution and state government, preparatory to admission into the Union. A constitution was formed August 29, 1857, and submitted to a vote of the people October 13, 1857, and adopted. This constitution divided the state into six judicial districts until the legislature should otherwise provide. The counties of Dakota, Goodhue, Scott, Rice, Steele, Waseca, Dodge, Mower and Freeborn were made to constitute the fifth judicial district. At the first election Hon, N. M. Donaldson, of Owatonna, was elected judge of the fifth judicial district and continued to preside until he was succeeded by Hon. Samuel Lord, of Mantorville, Dodge county, Minnesota, January 1, 1872. Judge Donaldson was regarded as a fair, candid and dignified judge and highly esteemed by all who knew him or came in contact with him. He died at Owatonna a few years after his retirement from the bench. His successor, Hon. Samuel Lord, was a fair, impartial and able judge and gave general satisfaction, but presided in this county only for a short time for the reason that in 1872 a new district was created composed of the counties of Freeborn, Mower, Fillmore and Houston, which became and has ever since remained the tenth judicial district. Judge Lord, however, continued as judge of the fifth district, by successive elections, up to the time of his death in 1880.

At the fall election in 1872 **Hon. Sherman Page**, of Austin, was elected judge of the tenth judicial district and served as such during the full term of six years. He was an able man, a lawyer, lacking, perhaps, judicial temperament, but his absolute honesty and integrity was never called in question. He was always bent on dispatching business and had no patience with dilatory tactics



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or delay and seemed to have no comprehension between dilatory tactics and good faith grounds for delay. His idea or motto seems to have been: "The case is called-you should and must be ready-no delay will be tolerated." At any rate, his methods were called in question on the twenty-eighth of February, 1878, when impeachment proceedings were instituted against him in the legislature of Minnesota, which resulted in a trial which is part of the history of this state, and justifies no further comment in this article than the fact that he was acquitted. The charges were preferred as state, and in June the result was declared in his favor. A fair verdict, perhaps, would read that an able lawyer proved to be a failure as a judge. However, after the impeachment trial and at the following election, he was a candidate for re-election with Hon. John Q. Farmer, of Spring Valley, Fillmore county, as opponent. The election was characterized by partisanship and many personal animosities engendered by the taking of sides in the impeachment trial, but it must be said to the everlasting credit of the partisans that with very few and remote exceptions the hatchet was soon buried and has never since been resurrected in the judicial history of this county or district. Judge Farmer was elected and served with credit to himself and supreme satisfaction to all the people of the district, until he voluntarily retired at the end of his second term, in spite of the urgent and practically unanimous request of the bar of the district and all of the people without respect to party. It has been said that Judge Farmer was not a student. He was. He was a student of human nature ; he possessed good common sense ; he had a good grasp of the law; he was well equipped by experience, precept and example to perform the work imposed upon a judge on the bench and take off his coat and do the work on the farm and not only tell others how it should be done, but show them how to do it. This was Judge Farmer. He was an admirable man, loved and admired by everyone. What he did not know in the technical sense-and it must not be said with or by any certain authority that he did not possess all the technical knowledge essential to the station which he so highly adorned-he made up by the exercise of common sense and trying to reach and usually reaching the conclusion and result that what is law is justice, and what is not justice is not law, and his decisions were generally sustained by the appellate courts.

Hon. John Whytock, of Albert Lea, Minn., was elected to succeed Judge Farmer and served up to the time of his death. He was elected to succeed himself, but died before his new term of office was appointed to begin. He was in every sense a fairminded judge and well equipped for the position in a legal and

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intellectual sense, but owing to his imperfect hearing he always seemed to work at a disadvantage.

Hon. Nathan Kingsley, of Austin, Minn., was appointed by Governor Clough to succeed Judge Whytock, and by successive elections has held the position ever since. He is possessed of a keen and discriminating mind, a judicial temperament and that degree of impartiality essential to the position and the making of an ideal judge. He has served to the entire satisfaction of the bar and people of the district and has at all times been commended for his diligence and prompt disposition of all cases and matters presented to him or coming before him for judicial action.

THE BAR.

In fairness to all and "lest we forget" we present at the outstart the names of all the attorneys of Freeborn county, from the earliest days to the present time. This list is as complete as the records and available information can make it. No effort has been spared to make it perfect. The list follows:

A. B. Webber, J. U. Perry, A. P. Swineford, D. G. Parker, E. C. Stacy, John A. Lovely, W. T. Rambush, Augustus Armstrong, James H. Parker, A. M. Tyrer, A. G. Wedge, Thomas H. Armstrong, John Whytock, John Anderson, D. R. P. Hibbs, D. F. Morgan, O. Mosness, Ira A. Town, Heman Blackmer, R. M. Palmer, W. C. McAdam, L. E. Dunn, E. A. Twitchell, W. E. Todd, Henry A. Morgan, Walter J. Trask, H. G. Day, W. M. Crane, R. S. Clements, H. C. Carlson, R. S. Farnsworth, Edwin A. Church, H. H. Dunn, John F. D. Meighen, John G. Skinner, C. E. Southwick, Clement S. Edwards, A. U. Mayland, N. E. Peterson, Augustus Armstrong, T. V. Knatvold, J. O. Peterson, E. S. Gjelhum, J. C. MeNerny, Wm. F. Schoregge, W. F. Stevens (all of Albert Lea) and A. H. Bartlett, Glenville, and H. B. Collins, H. G. Latourell and P. C. Cornish, Alden.

No pretense is here made of sketching biographically each member of the bar, and indeed the utter futility of such attempt must be apparent. In the first place accurate information is not available, and in the second place if it were the space required would extend this article beyond all reasonable limits. Such sketches as are here made are considered by the writer as substantially accurate.

Augustus Armstrong, D. G. Parker, A. B. Webber, J. U. Perty and A. P. Swineford appear as the first practitioners in this county, and their active career as such appears to have commenced at the September term, 1858. Law business was apparently slack, cases few and business light. While "waiting for

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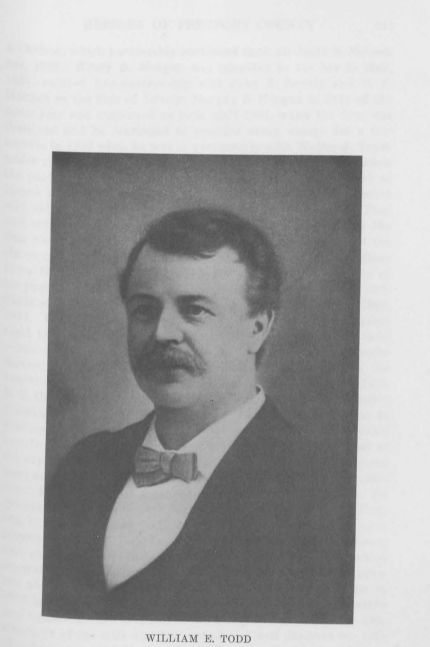
something to turn up" these gentlemen naturally, if not necessarily, sought other means of livelihood, and it does not appear that any one of them thereafter depended for existence upon the practice of law. Mr. Armstrong in form maintained a law office up to the time of his death, which occurred in August, 1873, but he was in no sense an active practitioner. He devoted his time and energies to real estate and to politics as a side line, and apparently made a success of both. He served terms in both branches of the legislature and left an estate that would seem to indicate that he was always "glancing ahead," instead of "looking backward," and had full faith in the future and stability of the community in which he lived. Mr. Parker was chief proseeutor in the Kreigler case, of which more extended mention is made in this history. J. U. Perry was appointed as assistant. The case was tried at Owatonna. Steele county, on change of venue, the then district attorney, Perkins, of Faribault, and D. G. Parker and J. U. Perry acting for the state. Mr. Parker was the first county attorney, but soon after the expiration of his term he retired from practice and engaged in other business and by frugality and industry accumulated a large estate, but unfortunately lost the bulk of it in later years by improvident investments in remote sections of the country, and died in Port Arthur, Texas, in 1908. A. B. Webber does not appear of record in any case of importance, but distinguished himself notably so as the Proprietor of the old "Webber House," one of the landmarks of the city of Albert Lea, situated on the corner now occupied by the Nelson Bros. store, the remains of the old structure having been removed to give way to this modern building. J. U. Perry does not appear to have continued in practice any great length of time, and the only important case in which he was engaged was the Kreigler case. So far as the court records are concerned, it does not appear that he practiced law here later than 1861. A. P. Swineford was admitted to practice at the September term, 1858, but his name does not appear in any litigation of public importance, and he soon engaged in other work and sought other environments, and became a national figure, serving as governor of Alaska for years and in many ways distinguished himself and made a commendable record which is a matter of state and national history. E. C. Stacy was admitted to practice in 1859. He was a member of the constitutional convention and the first auditor of the county. He belonged to the old school of practitioners and continued for years as one of the leading lawyers of this section of the country, but quit the active court work about 1877. He was city justice of the city of Albert Lea continuously for upwards of twenty years and held that position at the time of his

death. John A. Lovely was admitted to the bar in Milwaukee, Wis., in 1864, came to Albert Lea in 1867. He was in partnership successively with W. T. Rambush as Lovely & Rambush and James H. Parker as Lovely & Parker, D. F. Morgan as Lovely & Morgan, D. F. Morgan and Henry A. Morgan as Lovely, Morgan & Morgan, and with Walter J. Trask as Lovely & Trask, at St. Paul, Minn., for about a year, and again with W. H. Merrick as Lovely & Merrick, at Portland, Ore., for some months, and with C. S. Edwards, as Lovely & Edwards, at Albert Lea, before going upon the supreme bench after his election in 1898. After serving on the supreme bench for the term for which he was elected he returned to Albert Lea and entered into partnership with H. H. Dunn, as Lovely & Dunn, and continued the practice of law up to the time of his last illness, which resulted in his death on the 28th of January, 1908. He was connected with many notable cases. He was in every sense a trial lawyer, an advocate of the first class, and one of the most successful practitioners in the state. W. T. Rambush was not a trial lawyer, but an expert abstractor, but retired from the practice of law and removed from the state about 1874 and did not resume the practice in this state thereafter. James H. Parker came to Albert Lea from Red Wing and entered the practice of law in 1871, and continued in the practice until the fall of 1887, when he removed to the Pacific Coast. He was recognized as one of the able lawyers of this section and commanded a lucrative practice at all times. He died at Hoquiam, Wash., in October, 1907. A. M. Tyrer came to Albert Lea from New York in the early seventies and entered into partnership with E. C. Stacy in the name of Stacy & Tyrer, which partnership continued until his death in June, 1880, the firm of Stacy & Tyrer being one of the well known and recognized law firms of southern Minnesota and Tyrer being one of the actual trial lawyers of this section. A. G. Wedge entered the arena in the late seventies and was at one time county attorney, but he was not regarded as a trial lawyer, but chiefly as a safe counsellor. He was city justice of the city for some time, but removed to Becker county several years ago and now resides in Minneapolis, where he is still engaged in the practice of his profession. Thomas H. Armstrong came to Albert Lea from High Forest in 1874. He was admitted to the bar in Ohio in 1855. He served two terms in the lower house before coming to Albert Lea, once being speaker and one term as lientenant governor. After removing to Albert Lea he was twice chosen to represent Freeborn county in the state senate and was a member of that body at the time of the Page impeachment trial. He never engaged in the

practice of law in this county, but entered the banking business, and followed that occupation continuously up to the time of his death in December, 1891. John Whytock came to Albert Lea in 1878 and was actively engaged in the practice of law up to the time he was elected judge of the district court, which position he occupied at the time of his death in 1898. John Anderson located in Albert Lea in 1878 and continued to practice law in this city until 1906, when he moved to Devils Lake, N. D. During the time he resided in Albert Lea he was city attorney and held other responsible positions. D. R. P. Hibbs was admitted to the bar in 1874 and practiced until 1876, when he entered into partnership with H. D. Brown in the banking business and thereafter made the banking business his chief occupation and seldom appeared in court in contested cases, although he handled, in an advisory capacity the legal interests of H. D. Brown & Co., and the different banks with which he became thereafter associated, including the Albert Lea National Bank and the Albert Lea State Bank. He died August 24, 1911. D. F. Morgan was admitted to the bar in 1878 and immediately entered into partnership with John A. Lovely, which partnership continued until July 1885, when the name was changed to Lovely, Morgan & Morgan, by reason of Henry A. Morgan becoming a member of the firm, Under this firm name the partnership continued until 1891, when the firm was dissolved and D. F. Morgan moved to Mankato, and from there to Minneapolis, where he continued to practice law up to the time of his death in April, 1903. He was regarded as one of the ablest lawyers in the state; was a member of the house of representatives from Freeborn county in 1889 and of the state senate from Hennepin county from 1895 to 1897. O. Mosness located in Albert Lea in 1879 and remained here about three years, when he removed to Moorhead and never afterward resumed the practice of law in this county. Ira A. Town was a product of Freeborn county and opened a law office in Albert Lea about 1878; was elected judge of probate and served one term, and shortly thereafter removed to Tacoma, Wash., where he suceceded abundantly, both as a lawyer and as an investor, but met with misfortunes, resulting from the financial panic of 1892-3, but we understand always was able to make good. Heman Blackmer was admitted to the bar in 1873, was elected judge of probate in 1882, and served continuously as such judge until he was suceeeded by A. U. Mayland in 1909, except that W. C. McAdam was elected judge of probate and served about a year of his term, expired term. During the time mentioned he has been engaged when he resigned and Judge Blackmer was appointed for the unin the active practice so far as his other duties would permit,

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and has been connected with many cases of local importance. R. M. Palmer located in Albert Lea in the late seventies and was one of the recognized and promising attorneys of this section of the country and commanded a large and lucrative practice and had every promise of a successful career when he was accidentally shot in 1883 by a companion while duck hunting at Bear Lake, and died from loss of blood before medical aid was obtainable. He was at one time a member of the firm of Palmer & Me-Adam, W. C. McAdam being the junior member of the firm. W. C. McAdam came to Albert Lea from New York about 1881 and shortly afterwards entered into partnership with R. M. Palmer, which partnership continued for about a year. McAdam was a literary individual and possessed of a great deal of political ambition, but never demonstrated any marked ability as a lawyer, but was more of an essayist than lawyer. He remained here for four or five years and was elected judge of probate, but resigned before the expiration of his term and removed from the city and state and never returned to resume the practice of his profession. Heman Blackmer was appointed to fill the unexpired term, and by successive elections held the office up to the time that he was succeeded by A. U. Mayland, as before stated. L. E. Dunn, E. A. Twitchell, E. S. Gjellum, J. F. McNerney, William Schoregge, W. F. Stevens and H. G. Day are entitled to be listed among, and their several names appear among the reputable lawyers of the county, but it does not appear that any of them engaged in the trial of any cases in court, but on the contrary Mr. Dunn and Mr. Twitchell were engaged exclusively in the real estate, insurance and loan business, and Mr. Gjellum and Mr. McNerney opened an office in 1883 and retired from the business as silently as they came, and Mr. Schoregge and Mr. Stevens were engaged exclusively in the collection business and no records are available upon which to base further remark or comment. Mr. Day purchased the "Freeborn County Standard" in 1883 and has been engaged exclusively in the newspaper business ever since, although he is a recognized member of the bar of this county. W. E. Todd was a graduate of the University of Wisconsin; was admitted to the bar in July, 1881, and located in Albert Lea in August of the same year, when he entered into partnership with E. C. Staey under the firm name of Staey & Todd. This partnership lasted but a few months, when he engaged in practice as an individual and shortly afterwards entered into partnership with John Whytock, under the firm name of Whytock & Todd. This partnership continued but a short time, and after its dissolution Mr. Todd practiced alone until the fall of 1897, when he entered into partnership with H. C. Carlson, under the firm name of Todd



& Carlson, which partnership continued until his death in November, 1899. Henry A. Morgan was admitted to the bar in May, 1885; entered into partnership with John A. Lovely and D. F. Morgan as the firm of Lovely, Morgan & Morgan in July of the same year and continued as such until 1891, when the firm was dissolved and he continued to practice alone, except for a few months in 1892 when he was in partnership with Walter J. Trask under the firm name of Morgan & Trask, until July, 1901, when the partnership of Morgan & Meighen was formed, composed of Henry A. Morgan and John F. D. Meighen, which partnership still exists. Walter J. Trask came to Albert Lea from St. Paul and entered into partnership with Henry A. Morgan under the firm name of Morgan & Trask, which partnership continued for six months, when Mr. Trask moved to Becker county and from there to Los Angeles, Cal., where he continued the practice of his profession with marked success and ability until he was suddenly stricken while at work and died almost instantly in May, 1911. W. N. Crane was a product of Freeborn county and practiced to a limited extent in the city, but never opened an individual office. He was city attorney for a term or two, but finally moved to Minot, N. D., where he successfully engaged in the Practice of law. He died in the prime of life in the year 1909. R. S. Clements came to to Albert Lea from Wisconsin in the early nineties and was admitted to practice, and by close attention to business built up a very promising business. He was elected county attorney in 1898 and held the office for one term, and at the expiration of the term and on account of failing health moved west and located in Idaho, where he has met with complete success. H. C. Carlson is another product of Freeborn county. He graduated from the George Washington University, of Washington, D. C., in October, 1897, and immediately entered into part-^{nership} with W. E. Todd under the firm name of Todd & Carlson, and continued accordingly until the death of Mr. Todd, which ^{occurred} in November, 1899. Afterwards he continued to practice alone until a partnership was formed with H. H. Dunn in 1908 under the firm name of Dunn & Carlson, which partnership now exists. He has long since been recognized as one of the able attorneys of the state and has carned and well deserves the title of a first class trial lawyer. R. S. Farnsworth practiced law in Albert Lea for about five years and in 1901 moved to Ogden, Utah, where he resumed the practice of law and is now located. Edwin A. Church came to Albert Lea from Cresco, Iowa, and entered into partnership with Warren Bucl in the real estate business under the firm name of Church & Buel. His business was practically confined to real estate, and obtaining no law

practice he returned to Cresco, Iowa, within a short time. H. H. Dunn located in Albert Lea in January, 1899, succeeding to the law practice of John A. Lovely, who was elected justice of the supreme court in the fall of the previous year. After the retirement of Judge Lovely from the supreme bench he entered into partnership with him and the firm name was Lovely & Dunn. The business was carried on up to the time of the last illness of Judge Lovely, which resulted in his death in January, 1908. Mr. Dunn came to Albert Lea from Fairmont, Minn., where he had gained an enviable reputation and made an enviable record as a practitioner. He has always commanded an extensive and lucrative practice and is listed among the ablest attorneys of the state. He served in the senate from Watonwan and Martin counties in the session of 1907; was elected mayor of Albert Lea in 1900, and was elected to the lower branch of the legislature from Freeborn county in 1910, and elected and served as speaker of the house during the succeeding session. John F. D. Meighen graduated from the University of Michigan in 1900 and was admitted to the bar in Michigan the same year. In February, 1901, he located in Albert Lea and after gaining the required residence was admitted to practice in Minnesota, and in July of the same year entered into partnership with Henry A. Morgan under the firm name of Morgan & Meighen, which partnership has continued to the present time. He is recognized as one of the able attorneys of the state and one of the most prudent, studious and careful lawyers to be found anywhere, and as a counsellor his opinions are regarded as safe, sound and reliable wherever he is known. John G. Skinner is another Freeborn county boy and made his way and launched into the practice of law in the city of Albert Lea in 1900; was elected city attorney and served for a term or two, also serving a term as county attorney. He engaged in general practice and was connected with numerous cases of importance until he obtained an appointment as special counsel for the government in regard to land fraud cases, and as a result of such employment, requiring his attention in large sections of the west, he finally located at Helena, Mont., where he enjoys the benefit of a well earned practice. C. E. Southwick located in Albert Lea several years ago, but made real estate his chief business. He was city attorney for a term or two, but soon apparently abandoned the law business here and returned to his former home and has not maintained an office here for several years. A. U. Mayland was admitted to practice in 1895 and located in Albert Lea in 1896 and immediately entered upon the active practice of his profession and by close application, industry and honesty and demonstrated



HOWARD H. DUNN

ability has built up a lucrative practice and established an enviable reputation. He served two terms as county attorney from 1901 to 1905. He was elected judge of probate in 1908, which position he now holds and has filled with marked credit to himself and general satisfaction of everybody. In January, 1909, the partnership of Mayland & Peterson was formed, consisting of A. U. Mayland and J. O. Peterson, which firm is doing a prosperous business. N. E. Peterson is a graduate of the George Washington University of Washington, D. C., and is another Freeborn county product. He was admitted to practice in 1903 and elected county attorney in 1906 and by successive elections has held the office and is the present county attorney of this county. He has served the county with credit to himself and distinguished ability. He is regarded as imminently fair and enjoys the confidence and respect of all who know him. Augustus Armstrong, a son of the pioneer attorney of Freeborn county, was admitted to practice in 1900 and maintained an office and practiced law in this county for some time, but concluded to locate in the west and accordingly established himself in Seattle, Wash., where he has been engaged in the practice of his profession and now commands a prosperous and successful business in his chosen profession and calling. T. V. Knatvold was admitted to the bar in about 1904, and afterwards was in partnership with H. H. Dunn under the firm name of Dunn & Knatvold for some time and has since been and now is actively engaged in the practice of his profession in the city of Albert Lea and enjoys the respect and confidence of everyone. He represented Freeborn county in the state senate in the sessions of 1895-7-9 and 1901, and served with distinguished ability in that capacity. J. O. Peterson, present city attorney, was admitted to the bar in 1907 and located in Albert Lea in January, 1909, and entered into partnership with A. U. Mayland under the firm name of Mayland & Peterson. This firm is recognized as one of the reliable law firms of the county and Mr. Peterson is considered one of the promising attorneys of the county and regarded as trustworthy in every respect. A. H. Bartlett, of Glenville, and H. B. Collins, of Alden, were both practitioners of the old school, but seldom, if ever, appeared in district court in contested cases. They were counsellors and advisors but not trial lawyers. They neither encouraged nor discouraged strife among neighbors and friends. H. G. Latourell maintained an office at Alden for two or three years in the early nineties, but moved to Jackson county and has never returned to Freeborn county to resume the practice. P. C. Cornish maintained a law office at Alden and practiced in the county and for a number of years and engaged in the

trial of cases of local importance and demonstrated considerable ability. In 1906 he removed to Jackson county and has not since engaged in the practice of law in this county.

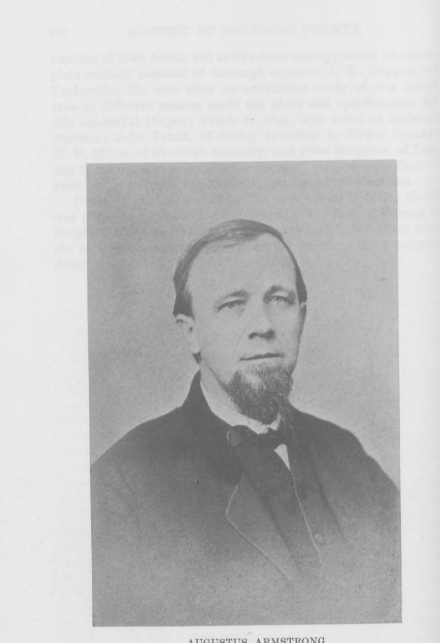
The editors feel especially fortunate in having secured as the writer of this article, one who is not only recognized as the leading attorney of Freeborn county, but one who since 1880 has been prominently identified with practically every important litigation in this part of southern Minnesota. In order that a more extended biography than he has given himself, be here preserved, the editors have secured the following sketch of his career:

Henry A. Morgan came to Albert Lea in 1880 as a elerk and stenographer in the law offices of Lovely & Morgan (John A. Lovely and D. F. Morgan), and studied law in that office. He was admitted to the bar in May, 1885, and in July became a member of the firm. Ever since that time he has been continuously engaged in active practice as a lawyer at Albert Lea. During 1889-1890 he was city attorney at Albert Lea and from 1891 to 1899 the county attorney of Freeborn county. An excellent memory, an alert mind and an aggressive and essentially masculine make-up rendered him unusually successful as a prosecutor. From 1901 to the present time he has been in partnership with John F. D. Meighen, under the firm name of Morgan & Meighen. His practice has been general, ranging from the inferior courts to the United States Supreme Court, but its heavy and exacting requirements have never marred his companionable disposition, deadened the ringing tones of his powerful voice or injured his ability to tell an apt story. He is an active member of the State Bar Association, and also a member of the National Bar Association. Few present day lawyers have had more part in forming the statute law of Minnesota. Not only during his term as state senator (1903-1907), but ever since first entering the profession, he has taken active part in formulating measures that have been incorporated into the settled law of the state. Matters of game legislation, drainage legislation and court procedure have received his especial attention. In 1889, when city attorney, he drafted a city charter for the city of Albert Lea. known by lawyers as Chapter 10 of the Special Laws of Minnesota, 1889. This directed his attention to the question of municipal charters and local self government. As soon as the constitutional amendment permitting home rule charters in Minnesota was adopted, in 1898, Mr. Morgan commenced urging the appointment of a charter commission to draft a home rule char-

ter for the city of Albert Lea. This was done and he became an active and efficient member of the commission which drafted the charter adopted in 1902 by the voters and still in force. The provisions therein with reference to local improvements and franchises were nearly all prepared by him. At the time of its adoption he was mayor of the city of Albert Lea and his official certificate as such appears attached to the original duplicate copies of the charter filed as required by the state constitution in the office of the secretary of state and in the office of the city clerk. Ever since that time he has taken an active interest in the amendments that have been made and is now president of the charter commission. Henry Augustus Morgan was born in Clarinda, Page county, Iowa, March 14, 1863, son of Harley Morgan and Ruth Dupray Morgan, his wife, both of Vermont, and descended from original Welch and Huguenot stock. He received his early education in the graded schools of Hesper, lowa, and in the Albert Lea high school, from which he graduated in 1882. As already related he has devoted his life to the practice of law. He has been a director in the Albert Lea State Bank since its organization. Fraternally he was a charter member of the local Knights of Pythias Lodge, and he also belongs to the Blue Lodge, Chapter and Commandery of the Masonic body, as well as to the Royal Arcanum. For the past twenty-five years he has been a leading spirit in all organizations for the betterment of civic and business conditions, being at present a member of the Business Men's League. September 1, 1886, he married Helen A. Hall, daughter of Albert and Anna P. (Parker) Hall, natives of Maine, and this union has been blessed with two children: Philip, who died when 7 years of age, and Barbara J.

THE DRAINAGE OF THE RICELAND MARSH.

At the county fair in September, 1910, a crowd of spectators was ever present about one of the exhibits. The flax, corn, sugar beets, beans, potatoes and other vegetables composing it were excellent specimens and attractive in themselves, but the particular object most viewed was a large placard announcing that the entire exhibit had been grown by C. U. Christensen, a farmer of Riceland Township, in the bed of Rice Lake, where up to the year before the musk rats and wild ducks had ruled for centuries. Then, too, the news was being passed about that P. D. McMillen was about to market \$12,000 worth of flax raised that year on 200 acres of the marsh land east of Rice Lake. For years



AUGUSTUS ARMSTRONG

