

CURLING CLUB CASE AGAINST MAX ZALK ENDS IN DISMISSAL

After evidence had been offered which convinced the court that there had been no conversion of property as alleged in the complaint of the Duluth Curling club, District Judge Cant yesterday dismissed the action brought by the club against Max Zalk. The jury was discharged.

The curling club alleged that it owned the observation room in the old club quarters near Third avenue East and Michigan street when Zalk purchased the building, July 5, 1912. The club also owned lockers in the skating room, radiators and certain other fixtures. Zalk, it was alleged, converted the property to his own use, and \$750 damages were demanded.

Zalk offered evidence to show that he had requested the club to remove its property but that it had refused to do so. He demanded \$500 on a counter claim for its storage. Both sides had put in their cases, when I. K. Lewis of Abbott, MacPherran, Lewis & Gilbert moved for a dismissal. Judge Cant granted the motion and directed that the property claimed, be turned over to the club on demand. Attorney F. W. Hargreaves appeared for the Curling club.