

SAINT PAUL.

LOCAL BITS.

One minor building permit was issued yesterday. The Minneapolis public schools were closed all day yesterday, and, as a consequence, the department here was honored with a large number of callers.

At the Hotel Metropolitan last night about twenty couples of the N. S. L. C. and also a jolly party of Minneapolisites, enjoyed an oyster supper and a social dance.

The First Ward Democratic club meets this evening at the corner of Payne and Wells streets. For the ladies of the Clinton Avenue M. E. church gave a "Mother Goose" social at the parlors of the church last evening. The affair was largely attended, and much enjoyed by all present.

The regular meeting of the Independent Smith club will be held tonight at No. 277 West Third street, near Pleasant avenue. Prominent speakers will address the meeting. Everybody is invited.

The Singers' club gave an enjoyable concert last night at the new Central Odd Fellows' hall, corner West Sixth and Seventh streets. This is a new musical club, and its first efforts are gratifying.

Joseph Anstett, charged with selling liquor without a license at 213 Concord street, had an examination before the police court yesterday. The warrant was drawn under the state law, and Anstett was held to await the action of the grand jury in \$50 bonds.

William Weston, of Beaver Creek, was yesterday arrested by Deputy United States Marshal Sheehan and taken to the United States Commissioner, Spencer, on a charge of violating the revenue laws. After a hearing he was discharged.

The Young Men's R. A. Smith Club of the Fourth ward will hold a meeting tonight at 277 West Third street. The club is independent in politics. Capt. Lillie and others will discuss some of the political features of the impending campaign.

Forty-nine persons attended the Republican rally in the Sixth ward last evening. Speeches were made by W. H. Hildebrand, M. J. Peabody and A. J. Amoss. The sentiment of those present was for F. H. Dorman for mayor, although no endorsement was made in an official way.

ONLY THEORIES.

Nothing New Reported of the Suspects in Custody. According to the police there were no new developments in the Erickson murder mystery yesterday, and is not allowed to hold communication with anyone but the detectives. McKinnley is at the Margaret street station, and according to reports, was given a "swear" yesterday, but nothing in particular that would connect either of the Meyers with the murder was brought out.

A week or so previous to the murder some unknown parties stole a number of hams and a hog from the police butcher shop, and also made off with several hams and a dressed sheep from a butcher shop on Collins street, near Bedford. The butcher on Collins street saw the fellow that stole the articles from his shop, and yesterday he gave a look at the Meyers. He, however, at once stated that Meyers was not the person who had robbed him. The theory of Chief of Detectives McGinn is that Meyers was the person who stole hams from Erickson's shop, and the motive for the murder was that Meyers feared that Erickson would have him arrested, and in order to prevent this killed him. Meyers has now been locked up for three days, and is expected he will be arraigned in the police court this morning.

SELECTED BOOKS.

Minnesota Teachers' Reading Circle. The board of managers of the Minnesota teachers' reading circle met yesterday afternoon at the state capitol, there being present Supt. J. H. Chapman, Olmsted; F. B. Chapin, Becker; A. E. Engstrom, Goodhue; J. W. Olam, Freeborn; C. F. Schultz, of Nicollet, and J. Q. Mackintosh, of Washington county. Books were selected for the next year's course of reading, "White's School Management" being one and either "Skinner's Folk-Lore" or "Gregory's Political Economy," the teachers to choose for themselves which of the two latter books they will take up in the course.

LONG ARRAIGNED.

Man Who Shot Himself Trying to Shoot Another. William Long was brought in from the city hospital yesterday morning and arraigned before Judge Twombly on a charge of an assault with intent to kill. Long is assistant janitor at the Portland block, and a few days ago had an altercation with Henry Gordon, engineer at the same place. Long, as alleged, drew a revolver and fired twice at Gordon. The first shot struck Gordon in the shoulder, making a flesh wound, and the second one struck Long in the arm. The case will be investigated in a judicial way this morning.

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ASSEMBLY DIDN'T CONCUR.

BUT SENT SPRINKLING AWARDS TO STREETS COMMITTEE. ALSO WOODEN SIDEWALKS.

Rundlett Corks Doran With a Communication—Inquiry as to Why Mayor Makes No Report of Dispositions of His Contingent Allowances—Peddlers' License Ordinance Adopted.

The business of the assembly was transacted in short order last night. All the members, with the exception of Mr. Lightner, were present, and the oratorical efforts which usually string out the sessions were dispensed with.

The contracts awarded by the board of public works to James Forrester and Patrick Norris for street sprinkling and Thomas Kelly for laying wooden sidewalks during the present year were sent to the committee on streets. The contracts were hung up in the board of aldermen by the members from the First and Second wards, and sent to the committee on ways and means. Ald. Markham, who is acting chairman of the committee in that body, asked for the consideration of the bids by the ways and means committees from both bodies.

The assembly refused to agree to this, and the members of the committee on streets were referred to the committee on streets. Mr. Schutte saw no reason why the contract with Thomas Kelly for the laying of wooden sidewalks should not be approved at once, but as the city clerk said that there might be some question raised as to the legality of the approval, owing to the special call for the meeting, the matter was not pressed.

Mr. Doran said that the awarding of the sprinkling contracts should be closely reconsidered. City Engineer Rundlett in answer to a resolution introduced by Mr. Doran informed the assembly that he has two inspectors in his employ at present. Their names are E. W. Scott and S. E. Henderson. He also informed the members that he was not aware of any charter provision requiring him to send in semi-annual reports of the names of the inspectors employed in his department.

Mr. Doran listened to the reading of the communication, but the nature of it was such that it was several seconds before he recovered from the shock. He then, as if doubting his hearing, asked for the letter to be read again. This being done, he said that the committee should be thanked for its courtesy. Mr. Reardon asked to have the communication sent to the committee on streets, and it was so ordered.

Mr. Daly inquired if anything had been heard of a report from the mayor relative to the disposition of the numerous contingent funds voted that official. At a meeting a month ago Mr. Daly said the mayor's private secretary had been ordered to report on the matter, and would be sent to the council. He had heard nothing about the report since then, and as it was drawing near election time, he suggested the report be filed. Mr. Reardon agreed with Mr. Daly, and the matter was dropped.

The contingent fund was voted the mayor, it was understood that a report of the previous expenditures should be filed. No one seemed to be anxious to enlighten the inquiring members, and the regular business of the assembly was resumed.

Acting Mayor Hickman returned with a veto message a resolution ordering the transfer from the general fund to the sinking fund of all accrued interest from certificates of sale. The veto was on the ground that it requires an ordinance instead of a resolution. The matter went to the committee on ways and means. Later in the session an ordinance similar in effect to the resolution was passed, and the veto message recalled and filed.

The amended ordinance regulating the license of peddlers was reported back from the joint committee on streets and passed under a suspension of the rules by a unanimous vote. The ordinance fixes the license for foot peddlers at \$5; booths and stands on the streets, \$25; push carts, \$50; vehicle peddlers, \$100. Stands devoted exclusively to the sale of popcorn and night lunch wagons are not required to pay any license.

The contract for supplying the city with lumber for 1894 was awarded to the John Martin Lumber company on recommendation of the special ordinance committee. There was some objection made by Ald. Cepeland over the award of the contract to this firm, owing to there being only one bid received. The objection of the First ward alderman was in some manner removed, and the contract awarded.

The ordinance granting Charles A. Bartsch the permission and franchise to place uniformed messengers on the streets for a period of ten years was passed. Mr. Bartsch expects to move over from Minneapolis and at once organize a stock company for the purpose of putting the scheme into practical operation.

The city treasurer, city comptroller and city attorney were authorized to advertise for bids by the various banks for the deposit of city funds.

The ordinance regarding election precincts in the First, Sixth and Eighth wards was laid over until the next meeting, there being some question raised as to whether under a special meeting call ordinances could be passed.

KELLEHER FREE. Lindholm Not Able to Identify Him. The case against Jerry Kelleher, charged with larceny, was dismissed in the police court yesterday on motion of the assistant county attorney. A week ago William Lindholm was invited into a Jackson street saloon by an accommodating stranger, and while there his roll of \$150 was snatched from his hand, he having pulled it out in order to loan his new acquaintance \$5. The case was reported to the detectives, and Kelleher was at once arrested. He protested his innocence, but was so the officers claimed, identified by Lindholm as the man who robbed him. Yesterday afternoon when the case was called on, Lindholm was mentioned by Assistant County Attorney Donnelly, said that Kelleher was not the man who grabbed the money, but he looked something like one of the men who was in the saloon at the time. He was not sure that Kelleher was in the saloon at the time, but thought the saloonkeeper could tell whether he was or not. The evidence at hand was, in the opinion of Mr. Donnelly, not sufficient to show even probable cause, and on his motion the prisoner was discharged.

FALSE REPORT. Archbishop Ireland Says Zardetti Is Not Appointed. Rome, Feb. 23.—It. Rev. Otto Zardetti, D. D., Catholic bishop of St. Cloud, Minn., has been appointed archbishop of Bucharest, Roumania.

Archbishop Ireland, shown the foregoing dispatch, said: "The statement is not true. The report is absurd, and was undoubtedly employed in the brain of some Northern newspaper editor."

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QUEER POLICE PRACTICE.

ARREST PEOPLE WITHOUT EVIDENCE TO CONVICT. THEN DISMISS IN COURT.

Police and Detectives are More Fertile With Suspicion Than Ability to Find Evidence of Guilt—Parties Locked Up as Dahl's Robbers are Dismissed by the Prosecutor.

For months past it has been the practice of the police and detective department as soon as any felony has been reported to rush out and arrest from six to ten youths on suspicion of having committed the crime. It apparently made no particular difference whether the crime was murder, highway robbery, assault, or larceny, arrests were made right and left, and the administration organs would herald forth the brilliant work of the detectives in arresting the criminals. In almost every case the men arrested were discharged after staying a week or so in jail, no evidence being found against them. In cases where no arrests were made the chief of police and chief of detectives have simply passed the matter by without the statements that the work was done by "boys," but no efforts have been made, or at least none of the "boys" have been arrested.

Another instance of this system of capturing alleged criminals came up at a hearing on Thirteenth street Sunday night E. J. Dahl was assaulted and robbed of a large amount of money on Locust street by two men, who left him lying on the sidewalk in a semi-conscious condition.

A boarding house on Thirteenth street was visited by the police and ten of the inmates were arrested on suspicion of being concerned in the robbery. Five of those arrested were discharged when arraigned in court and three held for an examination on a charge of highway robbery.

The three held were William Smith, James Church and Edward Bertrand, and when their cases were called in the police court yesterday they were discharged on motion of the assistant county attorney on the ground that there was not sufficient evidence to justify an examination. Church and Smith were, however, rearrested on the charge of stealing a coat, hat, necktie and a pair of suspenders from W. L. Edwards Feb. 12. Their attorney, F. L. McGehe, demanded a jury trial, which was granted, and it will be held in court today.

O'MALLY GUILTY. So the Jury Found Him of Holding Up Banker. The trial of Walter O'Mally, on the charge of participating in holding up Charles M. Banker last October, was concluded yesterday, and the case was adjourned until Monday. The trial has been closely contested by Mr. Erwin for the defense, and that gentleman took occasion to score the detectives in his closing speech, as well as to pay his respects to the present city administrator. Mr. O'Mally defended himself up to the subject by alluding to the testimony that O'Mally had slept in a barn. Pinioning Mr. Butler with extended finger he said: "Mr. County Attorney, the Savior of man was born in a manger. Mr. Erwin, I would like to talk about the 'man hunters,' and said the sleuths that have slept for two long years started out to arrest a man on suspicion. They heard of a man who was being hung at home, and slipping past the mother at the door, they arrested O'Mally on suspicion, and now it is sought to pinion him when the prosecuting witness declares that he does not identify him. The jury returned into court shortly after 1 o'clock last night with a verdict of guilty, as charged in the indictment. Walter Shumaker, of counsel for the defense, said that he had a very good case until Friday, and the stay was granted by Judge Willis, and O'Mally was remanded to jail.

Schwelzer and McGinn Differ Concerning Hade. A statement was published in the GLOBE yesterday from John Hade, a soldier in the regular army at Fort Snelling, to the effect that he was obliged to pay \$24 for the return by the police of a buffalo coat belonging to him.

The statement of Hade is indignant,ly denied by Capt. Schwelzer, of the central station. Schwelzer says Hade, while drunk, had his coat taken from him by a citizen, and that it was turned over to the police for safe keeping.

In connection with the same affair, Chief of Detectives McGinn gives an entirely different version. According to McGinn's story Hade caroused about the city with a woman, and after spending a hot money left his coat at a saloon on Jackson street for a bill of \$20. McGinn says Hade then made a roar, but put up the "20" before getting back his coat.

The denials of the two officials, if not noticed, are slightly at variance, but neither one deny in the main the statements of Hade. From what could be learned at the central station, and at that place and time he did not pay any money. Hade could not be reached last evening to ascertain at what particular spot, or to whom, he paid the \$24 for the return of his coat.

OVER OR UNDER. Como Avenue May Be Placed Under the N. P. Tracks. The board of public works yesterday took up the matter of a change of grade on Como avenue from Maryland to Union street. In this connection the policy of the council regarding the bridging of the Northern Pacific tracks on Como avenue was discussed. City Engineer Rundlett presented a profile showing that the bridging of the tracks would necessitate a great change in the grade of the street. The plan of having the avenue go under the tracks was also brought up, and as this plan would reduce the cost at least \$50,000 from what it would cost to erect a bridge, the plan was looked on with much favor. Mr. Rundlett said the crossing could be made under the tracks at an estimated expense of \$15,000. The only objection to this was that there could be only one best room in the tunnel of about thirteen feet, and this might not be considered enough. It was finally decided to lay the matter over two weeks, and a report to the council to ascertain whether that body was in favor of going under the tracks or bridging.

The bids for planting trees on Goodrich and Lincoln avenues were rejected and the work directed to readvertise for new proposals. This action was taken at the advice of the city attorney, who reported that the bids were irregular as to form.

The Phalen and Ridgewood park matters went over for one week.

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PROBABLY WILL NOT PASS.

MUCH OPPOSITION TO LEASING THE MARKET HOUSE DISPLAYED IN THE COUNCIL.

The Proposition Must Be Carried by a Three-Fourths Vote From Present Appearance. This Vote Cannot Be Had—Apartment Store There Drives Merchants Out of Business.

Aldermen Warren and Jensen and Assemblymen Lightner, Schutte and Van Slyke, five of the six members of the special joint committee to consider the question of leasing the market house, held a session yesterday afternoon.

The opinion from the city attorney, was read to the effect that by a three-fourths vote in each branch of the council the building could be leased for a term of years. Mr. Van Slyke said that the matter of leasing the building had been before the council several times, and the sense of the bodies was that the building should not be leased. He then moved that the resolution instructing the committee to advertise for bids and report on the advisability of a lease be indefinitely postponed.

Mr. Schutte said he would like to know what the result of the bids would be received, particularly as to amounts. Mr. Lightner thought a deal of time might be saved by first ascertaining whether a three-fourths vote could be obtained in each body to confirm the lease if one was made. Mr. Van Slyke said that the leasing of the building to a large department store would close up a number of the retail stores on Seventh street, and for this reason he was opposed to leasing the structure. Mr. Schutte then moved that the resolution be referred to the committee on ways and means to report on the advisability of a lease before he would vote. Mr. Warren said that the matter was one which would seriously affect the business men, and he would like to know what the result of the bids would be received, particularly as to amounts. 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