

SAINT PAUL.

LOCAL TID-BITS.

Scarlet fever is bulletined from 1366 Carroll street. Fifteen births and seven deaths were the record of vital statistics yesterday.

Building permits aggregating \$4,500 were issued by the building inspector yesterday.

A case of diphtheria was reported to the health office yesterday from 246 Pleasant avenue.

The Central W. C. T. U. will meet at Fort Snelling hall Thursday afternoon at 3 o'clock, at which time will occur the annual election of officers.

James Epstein, of Preston, Minn., has taken out a permit to build a two-story brick building on University avenue, near Western, to be a double store and dwelling house, costing \$3,500.

The board of equalization put in a busy time yesterday afternoon, with Peter Daly in the chair. A number of corrections on real estate assessments were made. Another meeting will be held this afternoon.

Margie Kollis, a single woman twenty-nine years old, was admitted insane in the probate court yesterday and will be taken to the Rochester asylum. She had a fright five weeks ago which resulted in nervous derangement.

MUNICIPAL COURT.

Annet Holmgren and Florence Jackson were arrested before last in a West side barn. "Thirty days each at Coma," said the court.

The seven tough young lads arrested Monday were taken into court yesterday and placed under \$100 bonds each for their appearance in court next Thursday. Yesterday afternoon, however, and the entire lot is at present boarding with Sheriff Chapel.

Robert Allen, accused of stealing \$25 from Minnie Johnson, was arraigned yesterday. He told a rather amusing story, which was not believed by the court. He was held in lieu of \$25 bonds, not being able to furnish bail, he was locked up in the county jail.

The cases against the eighteen men arrested in Griffin's gambling house at the time of the first raid made by the police were called in the municipal court yesterday afternoon. Inasmuch as the absence of counsel, were allowed to go over until this afternoon. At that time Judge Orr will render a decision on the plea of former jeopardy submitted by Attorney O'Brien on behalf of the defendants. If the decision is adverse, the cases will then be set for trial on their merits.

When the cases against Osborne and Frank Rogers were called for trial, Assistant Judge O'Brien announced that both were dismissed. The men had been arrested on complaints preferred by a number of Italians, alleging that they had been swindled out of \$8 each on false representations of being given employment on railroads in Montana. It had been ascertained that neither of the defendants received the money, but that one E. Johnson, formerly a partner of Mr. Osborne, "worked" the men successfully. Judge Twoby ordered the cases dismissed.

CAPITOL SLIVERS.

The state auditor yesterday paid to W. W. Pedergast, state superintendent of public instruction, \$465.00 on account of the summer training schools.

W. H. Knapp, steward of the Rochester hospital, and T. H. Titus, of the state insane hospital, were called at the state auditor's office yesterday.

Expense lists were received at the state auditor's office yesterday as follows: St. George's hospital, \$1,000.00; St. George's hospital, current expenses, \$17,568.73.

DULUTH WINS ITS SUIT.

The supreme court yesterday handed down one decision. It was written by Justice Cady. The decision of the lower court is reversed. The title and syllabus of the case is as follows: St. George R. Fitzhugh, respondent vs. The City of Duluth, appellant. Judgment reversed.

Field, the omission to establish the grade of a street is an irregularity which does not go to the jurisdiction of the district court to enter a tax judgment to recover a special assessment made under the charter of Duluth for the purpose of grading and improving streets, and such judgment cannot be attacked in a collateral proceeding on account of such omission.

DEPORTING CHINAMEN.

Seven Celestials Under Escort From Michigan to China. An interesting visitor in the city yesterday was E. S. Tray, deputy United States marshal for the Eastern district of Michigan. He was seen by a GLOBE reporter at the general passenger department of the Northern Pacific, where he was engaged securing transportation for a party of seven Chinamen deported from Detroit, Mich., under the Geary law. These celestials were apprehended in April, five at Detroit and two at Adrian, Mich. Mr. Tray took out his almonded-visitors last night on the Northern Pacific to Tacoma. At that port they will take passage on the steamer of the Northern Pacific Steamship line, for China.

BEARDON IS DOWNED.

Board of Aldermen Kills His School Investigation Resolution.

ASPHALT IS DISCUSSED.

Property Owners Heard in Favor of This Pavement on Fourth.

MATTER FINALLY LAID OVER.

Ordinance Granting New Gas Franchise Referred to Committee.

With the Fourth street paving matter, Beardon's school investigation resolution, a new gas franchise, and the usual heavy crust of business, the board of aldermen last night not only promised plenty of work, but interesting work at that.

Those interested in the paving of Fourth street were again on hand, hoping that the matter would be finally settled. It had full discussion on before the committee on streets of the assembly, and the property owners felt that it should now be put on its final passage. When the final order came up in the board as passed by the assembly a communication was read from the city railway company, which had been handed to the city clerk just before the session. It was another request for a postponement. The letter verbatim was as follows:

The question of paving Fourth street from Jackson to Broadway street with asphalt, we understand, is to come before your honorable body at this meeting. It had full discussion on before the committee on streets of the assembly, and the property owners felt that it should now be put on its final passage. When the final order came up in the board as passed by the assembly a communication was read from the city railway company, which had been handed to the city clerk just before the session. It was another request for a postponement. The letter verbatim was as follows:

There are several matters in connection with construction in this climate, which necessitate the continual tearing up of the pavement between the tracks; the closing and widening of the cable street, and the repair of the numerous joints, etc., all of which we would respectfully submit, should have the honorable recognition of your honorable body. If, in your judgment, you consider the justice of our request for the reference of this matter to the committee on streets of this committee, and will meet them at any time they may desire. Respectfully yours, THE ST. PAUL CITY RY. CO. BY THOMAS LOWRY, PRES.

There was a lively discussion of the matter, taking up considerable time. Mr. Kartak moved to refer it back to the committee on streets. In this he was at once opposed by Mr. Markham, who contended that the matter could just as well be before the board as in the committee room. He had been seen by Mr. Goodrich during the day, and had informed that gentleman that the matter would come up for discussion, but the city railway company had not seen fit to be represented at the meeting.

All interested in the paving of the floor, and Mr. Gordon stepped forward. He said he was not qualified to say whether a street car could be successfully operated on asphalt pavement or not. But the repaving of the street was of the greatest importance to the property owners on the street. It feasible the property owners desired a uniform asphalt pavement in the entire city, and that the street was badly neglected and needed attention at once.

Mr. Munsen stated that it was untimely for the city railway company at this late hour to come in and interpose such a public instruction. The matter had hung fire for over a year.

Aid. Hare—Let us listen to the property owners who desire this work done, and who will have to pay for it.

Aid. Ehrmantraut—The street is in a deplorable condition. Something must be done to it at once. We should pass this order, as long as the people interested want it.

Aid. Markham—I don't think we should have to stop to ask the street railway company whenever we want to pave a street.

President Brady—Mr. Markham, will you kindly read the law. Here is an opinion from the corporation attorney on the subject.

Mr. Hare proceeded to read the law for the information of the members of the board. He then urged that these four blocks be paved as requested as an experiment.

President Brady—As long as the company only asks for three or four days to be heard, and later may be heard as well be laid over for that length of time. We can hold a special meeting next Saturday to dispose of it.

This was finally done and a special meeting of the full board was set for Saturday morning, at which time the matter is to be fully discussed and all sides are to be heard.

Beardon knocked out. Matters rolled along smoothly on routine business until the assembly file had been reached and Tim Beardon's resolution, calling for the appointment of a special joint committee to investigate the public schools, was read. Then there was a general outburst of indignation.

Mr. Markham arose and said: "It seems to me that this thing is entirely out of place. It is an unneeded-for reflection upon our honorable board of school inspectors. Their names alone are a sufficient guarantee that our public schools are safe. It is out of the province of this body to take up this matter. I do not know the motives which actuated the introduction of this resolution in the assembly. It is said that an attack was made in that body upon our superintendent of schools. If the charges alleged are true, the school board would have found them out before. I hope this resolution will be defeated. Supposing that this committee proceeds to investi-

OUR LAWS TANGLED.

Revision Needed--Sentiment for a Constitutional Convention.

WHAT THE FARMERS WANT.

Legislature Too Large for Effective Work--Cutting It Down Favored.

WHO TO REPRESENT ST. PAUL.

Kick From Rochester on the Failure to Indorse Cleveland.

There is too much politics in the state legislature for the benefit of the state. This view is entertained by many people in this commonwealth, and especially by lawyers and judges, who know the law and the sentiment of the people. A growing opinion that the state needs a constitutional convention for the purpose of giving a good basis for the laws, John F. Kelly, who revised the statutes a few years ago, in speaking of the law and the sentiment of the people, says the adoption of the New York system gave to this state the same features of the code of New York that have not given us the benefit of the improvement. It will, in his opinion, be a mark of high character on their part, and that they were uncomprehendingly in favor of supporting law and order under any and all circumstances. I voted for D. W. 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