

SAINT PAUL.

LOCAL NEWS NOTES.

The board of education will hold a special meeting tomorrow afternoon at 4 o'clock.

The state education department has issued a state teacher's certificate for life to J. B. Arp, principal of the graded school at Morton.

The annual meeting of the Minnesota Society for the Prevention of Cruelty will be held this afternoon at 3 o'clock at 141 East Ninth street.

The ladies of Acker post, W. R. C. will attend the funeral of Mrs. Knudsen, who died yesterday from the residence, 38 Prospect place, at 2 o'clock.

The report of the Rochester hospital, for the quarter ending Jan. 31, shows miscellaneous receipts during that period to the amount of \$1,935.44.

Margaret Welmersten, doing business under the name of the Welmersten Grocery company, filed a deed of assignment yesterday to Paul F. Carleton.

The monthly meeting of the St. Paul Office Men's association will occur at 8 o'clock this evening at the residence of Mrs. E. J. Carleton.

The Deutsche-Amerikanische Bursverein of the eighth ward, under the leadership of Beetsch, unanimously for a position on the board of public works.

Scarlet fever is reported at the health office yesterday existing at 602 Sherburne avenue, 808 Cortland street and 201 Wilder avenue, and diphtheria at 205 West Fairfield avenue.

The committee on license of the board of aldermen met yesterday and recommended the passage of the Beardsley ordinance abolishing the fees amounting to \$2.50 that are now paid on application for saloon licenses and the duty thereon.

The Interstate company of Duluth, organized to operate in land and improvements, has filed articles of incorporation. The capital stock is \$25,000 and the incorporators are Thomas A. Merritt, N. B. Merritt and A. E. Mackay, all of Duluth.

Articles of incorporation have been filed with the secretary of state by the Duluth Paper and Stationery company, the incorporators of which are W. M. S. Woodbridge, C. G. Miller and T. P. Upham, all of Duluth.

The park board at its regular meeting last night adopted a resolution requesting the building inspector to tear down the remains of the pavilion located on the corner of Como park, which was partially destroyed by fire last fall. Bills amounting to \$522 were allowed.

Adj. Gen. Muehlberg yesterday received a letter from Rev. L. Heberg, pastor of a church in Sweden, asking assistance in ascertaining the whereabouts of John Olson, who he says, up to eight years ago, was a member of the Minnesota companies of the national guard.

The members of the Plymouth Congregational church will meet Wednesday evening to discuss the question as to whether an effort shall be made to continue the regular services in the church, or whether the church shall be consolidated with some of the other congregational churches of the city.

The state fish and game commission has seized four salmon and two dozen plucked game. The game was shipped from the White River reservation over the Great Northern road in boxes labeled "hardware." The shipping tags bore the name of Miss Kate Park and George Hanson, supposed to be fictitious names.

Marion D. Vars, of the Great Northern, and Margaret E. O'Meara were married Thursday.

The Portinightly club will meet this evening with Mr. and Mrs. George O'Reilly, of Ashland avenue.

Members of Northfield will speak informally Wednesday evening at the Park Congregational church.

West Side Lodge No. 56 A. O. U. W. will hold their regular hall Saturday evening at Paul Martin's hall.

The annual ball of the Union Social club will be held Friday night at the Edgewood hall, Fifth and Washburn streets.

Banner Rebekah Lodge No. 143 will give a masquerade ball this evening at Garfield hall, Faugstad and Arcade.

Oriental Lodge, Brotherhood of Locomotive Engineers, gave a dance last night at Standard hall, Eighth and Wabasha streets.

The Minnehaha Social club will give its first dancing party of the season at Ayds' hall, 103 West Seventh street, Thursday evening.

St. Paul Chapter No. 24, O. E. S. will give a dime social at the residence of Mrs. W. H. Cook, 1099 Faugstad street, Friday evening, Feb. 15.

The Thursday circle will meet this evening with Mrs. John Jackson, of Grand avenue, at 8 o'clock. The circle will be the feature of the program.

The Everoth League of the First German M. E. Church will give a musical concert and entertainment Friday evening, Feb. 26. Edillon's phonograph will be the feature of the program.

The subject of the Friday circle this week is "The Comparative Study of the Turks, Tartars and Mongols." The circle will meet with Mrs. Jefferson, of Summit avenue, and papers will be read by Mrs. Welch and Mrs. Graves.

The members of the Scan-ga-ta-ha Skating and Social club have adopted royal purple and white for their colors. The club will be used on the programme at the second dancing party, to be given at Oxford hall Thursday evening.

Two charming euche parties were given Saturday evening in commemoration of St. Valentine's day. The first was given at College avenue, entertained about sixty guests at a thirteen-table euche. The large, handsome rooms were elegantly decorated with flowers and palms, the color scheme being in pink and purple. Carnations and violets predominated. The chairs were decorated with Mrs. C. A. Severance, Miss Beardslee and Miss Carpenter, Miss Doran, of Summit avenue, Saturday evening. The second party, carrying out the valentine idea, with heart score cards and handsome valentine prizes.

RECTORS AND THEIR WIVES Will Meet Tonight and Tomorrow at Good Shepherd Church.

The midwinter convocation of the Episcopal diocese of Minnesota will be held at the Church of the Good Shepherd, Twelfth and Cedar streets, today and tomorrow, beginning this evening with an address by the dean on "The Church's Message to Man." Tomorrow morning holy communion will be followed by a brief business meeting, and at 11 o'clock Rev. W. B. Purves will read a paper on "The Church and Ecclesiastical Laws in Regard to Marriage and Divorce in the United States." At noon Rev. J. H. Ten Broeck will discuss "The Church and the Church World Her Boys." Lunch will be served at 1, and at 2, missionary reports will be received, while a conference of the wives of the clergy will be held in the Sabbath school room. At 2:30 Rev. E. R. Bennett will read a paper on "The Work and Needs Among the Colored People of the City," and at 3:30 Rev. C. E. Haupt will answer the questions: "Do We Need Deaconsesses? If So, How Can They Be Secured?"

The subjects for discussion at the conference of the wives of the clergy are: "How Can We Be Benefited by Organization?" "What Are Some of the Most Peculiar Difficulties of Clergymen's Wives, and How May Such Be Successfully Met?"

Under Date of March 1st We Will Publish a BULLETIN.

Of all Novelties, both Vocal and Instrumental, issued during the past

Fall and Winter Season. Such a list will be of great value to both

TEACHER AND STUDENT. The Bulletin will be sent

FREE To any address. Send in your application.

W. J. Dyer & Bro., MUSIC DEPARTMENT, 21-23 W. Fifth St., St. Paul, Minn.

TO GET BICKEL OUT

MEETING OF THE 'ANTI'S' INSTRUCTS A COMMITTEE TO TAKE LEGAL STEPS

LOOKING TO HIS REMOVAL FROM THE ASSIGNMENT OF THE INSOLVENT MINNESOTA SAVINGS BANK.

WHILE FRIENDS OF THE BICKELS Call a Meeting of All the Depositors to Be Held Thursday Evening.

Fifty or more of the anti-Bickel depositors of the Minnesota Savings bank gathered together in the hall corner of Third and Minnesota streets last evening, and after a brief but businesslike discussion of the present status of the affairs of the bank, took steps looking toward the removal of William Bickel as assignee.

A committee consisting of Otto Sauer, S. E. Atkins and Arthur Drew was appointed to act with this end in view. C. Bombach acted as chairman, and in calling the meeting to order invited suggestions and discussion.

One depositor called attention to the suit recently filed in the district court by Alvah Hunt against the assignee and individual stockholders of the bank and said he would like to be informed as to what effect it was likely to have upon the claims of the depositors.

Otto Sauer explained that, no matter which way the suit might be decided, it would not injure the chances of the depositors. As an attorney he expressed the opinion that Mr. Hunt would lose the suit, for he believed that the Minnesota Savings bank had acquired the powers and rights of a corporation. If, however, the suit should be decided in Mr. Hunt's favor, the assets of the bank could not be touched, as those were safe in the hands of the court and the depositors would be better off in another way, as the stockholders could be held liable as co-partners.

A motion proclaiming it to be the sense of the meeting that steps, by process of law or otherwise, as might be necessary to bring about the removal of William Bickel Sr., and the appointment of another assignee should be taken at once was unanimously carried. It was stated that a meeting of the committee of depositors, of which J. C. Lambert is chairman, had been announced for Thursday night.

The names of the committee members were read, and it was decided to attend this meeting and instructed to co-operate in any action which would tend to effect the removal of Mr. Bickel. It was also decided that the committee is directed to formulate a plan and call another meeting to present this plan for the approval of the depositors. The signatures of all the depositors were taken and all requested to be present at the meeting of Thursday night, the call for which is as follows:

All depositors of the Minnesota Savings bank are hereby requested to meet at Labor hall, 309 Wabasha street, near Third street, Thursday evening, Feb. 15, at 8 o'clock sharp, to hear the full report of the depositors' committee.

All depositors will be required to produce their pass books or certificates if they desire to gain admittance to the meeting.

By order of the committee, Geo. C. Lambert, chairman; Geo. J. Mitsch, clerk.

NEBRASKANS ARE COMING To Urge the Passage of the Omaha Exhibit Bill.

Tomorrow morning a delegation of Omaha business and Council Bluffs men will arrive in St. Paul for the purpose of advocating the Trans-Mississippi and International Exposition, which is to be held in Omaha from June to November, 1897. They will urge the passage of the Nebraska legislation on behalf of Senator W. E. Johnson's bill for an appropriation for a fair in Minnesota.

The bill, which is headed by Z. T. Lindsey, a large wholesale merchant of Omaha, and a man prominent in its business affairs, provides for the holding of a fair in Kansas, Colorado, Wyoming, Utah, Montana, Idaho and the coast states, to appear before the legislatures on the same terms. Bills have been introduced in twelve or more state legislatures and are now pending. The bill which the Nebraska legislature will carry into effect will carry an appropriation of \$200,000 or possibly a quarter of a million when finally passed. The exposition will be the greatest ever held in this country, with the two exceptions of the world's fair at Chicago, and the Centennial exposition at Philadelphia. The total stock of the exposition company is \$1,000,000.

Over \$400,000 has been already subscribed and partly paid up. Congress has appropriated the enterprise and pledged \$200,000, which is hoped to have increased to half a million. The grounds selected embrace about 300 acres, and the total amount of money which it is expected to get together will approximate two million dollars. It is hoped to have twice the number of admissions that they had at the St. Louis fair, and it is hoped that they had at Atlanta. The Omaha folk say:

We believe that now is the time for the West to strike. The middle states are full of discontented people and idle money. If we can show them that there is a revival started in the West, they will come out here just as they did after the panic of '73 and the depression which followed. While we will get a great local benefit in Omaha we also have a great local burden to carry in an undertaking of this size, and all Western states certainly have many interests in common which will be promoted by this undertaking.

ONE OF THEM IS FREE. Bonnell Gets Nine Months, While Fandel Goes Free.

Frank Bonnell, who was indicted jointly with William Fandel on the charge of breaking into the boat and shoe store of Charles Bender, Jan. 9, last and stealing five pair of shoes, pleaded guilty before Judge Kelly yesterday. This being Bonnell's first offense, he was sentenced to nine months in the workhouse. Fandel, who is twenty-three years of age, having previously borne a good reputation, Judge Kelly imposed a sentence of nine months in the workhouse. The maximum penalty for Bonnell's offense, grand larceny in the second degree, is five years in the state prison.

Fandel's companion, pleaded guilty and was forthwith placed on trial. The evidence produced by the state was insufficient to show his complicity in the crime and Judge Kelly ordered the jury to return a verdict of not guilty. Fandel was thereupon discharged, after being warned by the court to hereafter keep out of bad company.

New Sidewalk Contract. The board of public works opened bids yesterday for the contract for laying wooden sidewalks during the coming season, April 1 and ending Nov. 1, 1897. There were five bids, the lowest being that of George

Warren, whose bid was as follows: Lumber in place, per 1,000 feet board measure, \$15.49; excavation or embankment, per cubic yard, 14 cents; relaying sidewalk, per linear foot, 5 cents. The contract was awarded to Warren.

ABBOTT DOES NOT LIKE IT. School Board President Resents Certain Assignments.

President Abbott, of the school board, does not like the assignment of the chamber of commerce meeting, he said yesterday.

"The talk of these people is stuff and nonsense. The members of the school board are intelligent business men, who have the interests of the people at heart just as much as the members of the chamber of commerce. We are in a position to know what the wants and needs of the schools better than such people, for that is our legitimate province. I want to say that the members of the school board have given to this subject a great deal of time and thought, and when the conclusion is reached that an extra appropriation is needed, the schools will be conducted efficiently in any manner commensurate with a city of this size, we think we know what we are talking about. However, if the chamber of commerce thinks it is proper to hold its meetings in the school building, we are perfectly willing to step down and out and give the members of that august body the use of the school building and their own estimation there is very little that the chamber of commerce cannot do, judging from the wide range of subjects it discusses and resolves about."

LISTOE AND AMES Will Represent Minnesota Troops at the Inaugural.

The national guard of this state, will be represented at the inauguration of President-elect McKinley, by Col. Soren Listoe, of this city, and Maj. Fred W. Ames, of Minneapolis, who will act as marshals of the occasion. This selection was made by Adjt. Gen. Muehlberg.

Gov. Clough says that his refusal to approve the assignment of the national guard to attend the inaugural ceremonies is wholly due to his unwillingness to have good, hard, state money spent to give the soldier boys a pleasure trip.

This decision, the governor says, is in no way due to any participation on his part in a combination whose purpose is to diminish the national guard. It is said that Bosses Platt and Quay and other Republicans, fear that the ceremonies of the day will be more like a military review than a national holiday. Such being the case, Pennsylvania is not going to send her national guard this time; it is said Boss Platt will have the chief of the New York soldiers, and Gov. Russell, of Ohio, may look at the situation in the same way.

WANTED REQUIEM MASSES. Magdalena Iten Made Provision in Her Will Therefor.

A novel question was raised before Judge Willrich in the probate court yesterday. It arose over a claim of \$100 against the estate of Magdalena Iten, who left a will disposing of an estate valued at \$700. The will provided among other things, that the costs of the funeral and the requiem mass to be held at a requiem mass at Assumption church in St. Paul.

No specific sum was named to be expended for the masses, but the testimony of Rev. Father Meier established the fact that the sum of \$100 would pay for an annual mass for the period of 50 years. The court, however, considered the amount that the masses would cost a donation rather than consideration for the service of the church.

The objects maintain that the bequest is void, in that no specific sum was mentioned. Judge Willrich took the question under advisement.

EIGHTH WARD SCHOOL. Contract is Awarded to Franzen & Peterson.

The mayor and the president of the school board opened bids yesterday afternoon for the contract for building a school building in the Eighth ward. There were six bids received, the lowest being that of Franzen & Peterson, Omaha, Neb., for \$12,375. The contract was awarded to this firm. The new building will be a brick structure with Kettle river sandstone trimmings.

Seven bids were received for the plumbing. The contract was awarded to D. J. Harrington, whose bid of \$1,237.50 was the lowest. Only two bids were submitted for equipping the school, with a heating plant. Justing & Schilling offered to do the work for \$755. Karst & Breher's bid was \$750. No award was made, however, as the mayor and Dr. Anderson are to investigate the heating systems proposed before awarding the contract.

GOES TO ST. CLOUD. Spencer, Forger, is Sent to the Reformatory.

W. C. V. Spencer, the young law student, who recently pleaded guilty to an indictment charging him with passing counterfeit money, was sent to the reformatory at St. Cloud before Judge Kelly yesterday forenoon for sentence. Spencer is of genteel appearance, and inclined to stouthead. He has a good education, and speaks several languages more like a divinity student than anything else. Mr. Spencer retained no attorney. When asked what he had to say in his defense, he said that he had no money to pay for an attorney. Judge Kelly said that he knew of no extenuating circumstances, unless drunkenness was a palliation, and he hated to plead that in his case. He said that he had no money to pay for an attorney, and he had no money to pay for a lawyer to defend him. He said that he had no money to pay for a lawyer to defend him.

NO SPECIAL ASSESSMENT. Cheap Bridge is Wanted at Raymond Avenue.

A delegation of St. Anthony Park citizens appeared before the board of public works yesterday afternoon and presented their objections to the construction of the proposed iron bridge on Raymond avenue, with a 28-foot roadway and two 7-foot sidewalks. Such a bridge would require a special assessment of some \$12,000 in addition to the sum already provided for in the tax estimate, and to this the property owners of the neighborhood would object. The board decided in consequence to recommend to the council the construction of an iron bridge with a wooden floor, of the roadway 28 feet wide and the sidewalks 6 feet each in width, and an assessment will be necessary if such a bridge is built.

MINNESOTA SAVINGS. Three More Suits Entered Against the Bank's Stockholders.

Three more suits against the stockholders of the Minnesota Savings bank, and William Bickel, assignee, as garnishee, have been brought to recover deposits made in the said bank. Alvah Hunt is the attorney in all three cases, and the complaints are returned to that of Orris Hunt, in that they allege that the bank has no valid charge against the stockholders, and that the stockholders are individually liable as co-partners, for the entire indebtedness. The plaintiffs in each suit are Branch 29, Order of Iron Hall, which sue to recover \$1,200; Branch 15, Iron Hall, \$500, and Minnehaha Club, \$200. The defendants are, in each case, \$200.47.

DID HE TAKE SIDES?

PAUL QUEHL SAID ASSISTANT CITY ATTORNEY PHILLIPS OPPOSED THE LOOP

URGED BY MR. THOMPSON, WHEREUPON THE CITY'S LEGAL ADVISER IS SUMMONED BEFORE THE COMMITTEE.

HE DISCLAIMS ANY PASSION, And Says He Merely Thought the Scheme Would Not Be Generally Satisfactory.

The special meeting of the assembly committee on streets last night, which was called for the purpose of giving the Third and Sibley street property owners an opportunity to express their opinions as to the Thompson ordinance providing for a Union depot loop with double tracks on Sibley and Third streets, was poorly attended, only four or five property owners putting in an appearance. It was thought at first that the committee might as well adjourn until a more general expression of opinion could be obtained, but the members were in favor of giving those present an opportunity to be heard.

Chairman Thompson called the meeting to order and announced that the committee would be pleased to hear from the few property owners on hand, as the meeting had been called for that sole purpose and not for the members of the committee to discuss the matter. Thereupon the property owners began at once to express their disapproval of the Thompson ordinance, as they objected to the loss of close street railway connection with the Union depot. Mr. Quehl said that Fourth street was close enough to the depot. In expressing this opinion, Mr. Quehl admitted that he had at heart principally, the interest of the heavy traffic.

Assistant Corporation Attorney Phillips, who had been present up to the time, withdrew. He had scarcely gone when Mr. Quehl remarked that Mr. Phillips had been in the room at the Thompson ordinance and had said to him, Quehl, that very evening, that he could ever argue in his favor. Mr. Phillips was at once sent for. When he returned Mr. Thompson asked Mr. Phillips for his quoted remarks and added that the committee was prepared to hear from the arguments in favor of the ordinance.

Mr. Phillips promptly disclaimed any intention of taking sides in the matter, and said that he had merely, in conversation with Mr. Quehl, expressed his opinion that the number of people who would be accommodated by the proposed double track, in proportion to the number who would be inconvenienced thereby, would be too small to justify the construction of such a loop.

John Wann, representing property on Sibley street, said that a double track would undoubtedly prove a detriment to the business on Sibley street, and if it was proposed to run the loop no nearer the Union depot than Third and Sibley streets, he would be in favor of it.

"But," added Mr. Wann, "if you will have the tracks extended across Third street and down Sibley street to a point directly opposite or in front of the depot, for the purpose of connection we should have, if we are to have any, then I for one will not interpose any objections to a double track on Sibley street, though I would be injured thereby."

After further discussion, the committee adjourned until next Monday evening.

WORK FOR UNEMPLOYED. Assembly Committee Considers the Many-Sided Problem.

The special committee of the assembly appointed to consider the communication from the unemployed, with a view of devising some plan for their relief, met yesterday afternoon. Mayor Gruber's bill, which was introduced at the city's conference, the committee referred the matter to the mayor and corporation attorney, with instructions to confer with the board of charities in regard to the kind of work to be done for the unemployed for the purpose of preparing a resolution appropriating the \$10,000 contingent fund set aside for the advancement of the city's interests to be expended in hiring the unemployed to get the snow and ice from the sidewalks. The committee did not decide what wages should be paid for the work that is whether the city should pay \$1.50 a day, the wages received by the regular street force, or less. Some of the members thought that 15 cents an hour for eight hours' work would be about right.

A committee representing the unemployed, of which P. J. C. is the chairman, was then called for the action of the board of charities. The mayor added that he was in favor of adopting a low scale of wages for the work to be done in order to spread the money among the largest number of the needy as possible. Chairman Geraghty replied that he was in favor of the same.

HAD A PRESS DINNER. Commercial Club Material. Another New Department.

The city editors and reporters of the daily papers, were enjoyably entertained at a 6 o'clock dinner at the Commercial club last evening. About fifty guests were invited to the dinner, and the entertainment committee prepared a dainty menu especially prepared by Secretary Stine. Good fellowship prevailed throughout the dinner, while the soft music of a mandolin orchestra added pleasure to the occasion. When the claret had been reached President Griggs extended a cordial welcome to the members of the press, and the remaining ceremonies over to Maj. Cooley, who called upon representatives of the different papers for expressions of sentiment in regard to the commendation for the hosts of the evening.

was opposed to any reduction of the present scale of wages paid by the city. He said that he had no objection to work, but that he was not opposed to a reduction of the hours of work. He considered three days a week work at the rate of \$1.50 a day better than six days a week at a reduced rate. The conference closed here.

At tonight's meeting of the board of aldermen a measure appropriating the \$10,000 contingent fund for the purpose indicated will be introduced.

TYNDALL MAKES A HIT. Large Audience Enjoys His Peculiar Exhibition.

Alex J. McIvor-Tyndall, the famous English mind reader and hypnotist, gave his initial performance at Commercial club last evening, and the house which filled the auditorium. There have been mind readers and hypnotists in St. Paul before Tyndall was heard of, and there will be others after he has passed, but he has shown a new method which will please an audience better than did this English wizard. His tests are none of them strictly new, but they are none the less marvellous. Some of the results obtained at last night's entertainment were so wonderful and seemingly impossible that they were apt to confirm the skepticism of the skeptics and the faith of the believers.

The first test applied by Tyndall last night to prove that there was such a thing as a hidden pin and a hole made by the same pin. The usual committee of citizens occupied the stage. Tyndall closed his eyes and, holding the pin in the lapel of some portion of the committee, the pin was then to be selected, and, with his eyes blindfolded, Tyndall would come out from his retirement and discover the pin and the hole. He did it. He grabbed the hand of the committeeman, dropped it as it held the pin, and, with his eyes again and hung on like cat to grim death, and, swinging around at the risk of breaking his own and the committeeman's neck, he located the pin under the coat of one of the men and found the pin hole right where the pin had left it.

Tyndall also gave the mock murder test, which is not at all new, is farther conclusive of the man's powers. Tyndall, with his eyes blindfolded, and claiming to be guided only by reading the thoughts of his companion, rushed up to the stage and, reproducing the murder, captured the murderer and located the victim.

Another interesting test was that of reading a card which had been placed in a family. The committee created a whole family out of stock furnished by the audience, a father, mother, son and daughter. Tyndall, with his eyes well shaken and shuffled, distributed around the audience. Tyndall, with eyes still blindfolded and by reading the minds of his audience, found each member of the family and brought them together on the stage. This and many other tests all went to prove the peculiar and unerring power of the man's powers. Of course he is dramatic and knows how to use this power with telling effect. The quick, nervous and sensitive motions he uses so well all go to make the audience believe that he can do tomorrow night Tyndall will give tests of clairvoyance.

FERRING AND SMITH. Alleged Blind Piggers Discharged Without Trial.

The first case brought by License Inspector Maloney in a proposed crusade against the so-called "Temperance resorts," went glimmering in the night when the court, at the instance of the city attorney, discharged the defendants without a license, it being charged that he had dispensed two quarts of a bottled compound called "Maltum," which was alleged by the license inspector to be every-day, lager beer. The case has now continued several times, and yesterday when the court, at the instance of the city attorney, discharged the defendants without a license, it being charged that he had dispensed two quarts of a bottled compound called "Maltum," which was alleged by the license inspector to be every-day, lager beer. 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