

Absolutely Pure

Made from grape cream of tartar most highly refined and chemically pure. Leaves neither acid nor alkali in the food.

> Care must be taken to avoid baking powders made from alum. Such powders are sold cheap, because they cost but a few cents per pound. Alum is a corrosive acid, which taken in food means injury to health.

> > REPORT ON PARIS EXPOSITION PAYS IT DUE HONOR

> > MANY AWARDS FOR MINNESOTA

and Freeborn County-United

States Surprised Exhibitors

From Other Countries.

The state dairy and food department

has received in pamphlet form the offi-

2,640; butter made in creameries, 4,000,-

ROYAL BAKING POWDER CO., 100 WILLIAM ST., NEW YORK.

Gov. Van Sant has honored a requisi-tion from the governor of Indiana for the extradition of William E. Shipley, under arrest in Minneapolis. Shipley is charged with embezzlement by the Greer-Wikin-Bon Lumber company, of Jasonville, Ind.

THE ANDREW Broadway and 7th.

The big store with the little prices. Re-

quart bottle
Pear Butter, extra fine, per jar
Coffee, Palmer House Java and
Mocha, as fine as any 35c coffee in
the city, per lb
Baking Powder, full pound can
"Highest Quality," pure cream of
tartar Doughnuts and Buns, fresh from our big bakery. Today, per doz....... Butter, fresh roll and print, per lb... Bacon, sugar-cured, by the strip, per Sugar-Cured Ham, per lb 1: Brick Cheese (by the whole) per lb. Brown Beans, per lb 2: quarts Cranberries ...

CANDY SPECIALS.

Fresh from our own candy factory,

FRESH FRUITS.

Read the prices carefully. They are the morey-saving kind. The largest and most varied stock of fruits bought with especial care to avoid wormy, frozen and decayed goods. These are all brand new and strictly fresh.

Apples, fancy selected Ben Davis, in large harrels

bushel.

Fancy Greening, Roman Beauty, Bell
Flower, Northern Spy, Wine Sap, Jonathan, Missouri Pippin and Willow Twig

SUPREME COURT HOLDS IT CON-STITUTIONAL IN EVERY RESPECT

CITY LOSES BRIDGE CASE

Court Holds That City Must Maintain Repairs on Edgerton Street Bridge-Other Court Decisions.

The supreme court of Minnesota has upheld the Torrens system of register-ing land titles which was passed by the last regular session of the legislature. Chief Justice Start yesterday handed down an opinion in the test case brought in the name of the state against William P. Westfall, one of the examiners of titles appointed for Ramsey county. The test case was made as strong as it possibly could be and included all the points which have been urged against its constitutionality. In spite of all these the court declares it constitutional in every respect. Senator Snyder of Hennepin county was the author of the law, and he defended it in the court, and he is very gratified at the result of the

Justice Lewis filed a decision in the case of the state against the Omaha road sustaining the decision of the Ramey county district court which affirms the Edgerton street bridge contract between the city of St. Paul and the Omaha road. The company built the bridge and the city agreed to stand the cost of keep-ing it in repair. The court holds that the city must live up to its contract.

The action was begun March, 1900, to compel the railroad company to build sidewalks and repair the roadway on the

The company set up as a defense the original contract with the city council, under which the bridge was built, that the city was to build the approaches, and keep the bridge in repair. The city per-formed its part from 1886, when the bridge was built, to 1900, when an at-tempt was made to compel the railroad company to make the repairs.

The courts hold that the city cannot now compel the company to waive its contract and repair the bridge.

Under a decision by Justice Collins, the holder of a mortgage on real estate who allows his claim to be presented to the assignee of an insolvent debtor, and accepts a dividend thereon, forfeits his right to foreclosure on the property. The decision is in the case of the First National bank of Mankato, respondent, vs. E. M. Pope, former public examiner, and Mary F. Pope, appellants. The decision of the lower court, which upheld the foreclosure, is reversed, and a new

trial granted.

Syllabi of the yesterday's decisions: Torrens Law Upheld.

State of Minnesota ex rel. W. B. Douglas, attorney general, relator, vs. William P. Westfall, respondent.
Chapter 237, Laws 1901, providing for the Torrens system of registering land titles, is not unconstitutional in that it is special legislation, nor in that it deprives the owner of his interest in land without due process of law, nor in that it violates article 3 of the constitution vesting the powers of government in three distinct departments, nor in that examiners of title provided for by the act are appointed by the court, and not elected as county officers are required to be by section 4, article 11, of the constitution.

Writ quashed.

Start, C. J.

City Loses Case.

City Loses Case. State of Minnesota ex rel., City of St. Paul, relator, vs. Chicago, St. Paul, Minneapolis & Oraha Railway Company, respondent.

1. When an appeal is taken from the award of the commissioners in condemnation proceedings by a railway commission.

ion proceedings by a railway company o secure a right of way and judgment

and lots. Diocks and streets were last out and described with reference to such right of way and tracks, and a street was laid out across the same; Held, the filing of such plat did not, by dedication or otherwise, affect such right of way. Held, also, that the railroad company did not waive its priority of right in such right of way by the purchase of addition all grounds for the widening of its right of way by the purchase of addition all grounds for the widening of its right of way by the purchase of addition all grounds for the widening of its right of way by the purchase of addition to all of the bonds were sufficient to put all purchasers thereof on inquiry as rolling for a such plat.

3. When such railroad company contained a bridge over its tracks and grounds for the widening of its right of way by the purchase of addition to all of the powers conferred by the grounds for the widening of its right of way of the highest distinctions—the grand prix d'honneur—are espesially notable.

"The first was won by Samuel Haug-"The first was and a street was laid as and a street was laid as and a street was laid and a street was and a street was and a street was laid and as treet was laid and astreet was laid and astreet was laid and astreets were laid. The first of way and tracks, and a street was laid out and astreets were laid. The brusteet to represent the bonds were the was laid out across the same; Held, the f

grand prix d nonneur—are espesially notable,

"The first was won by Samuel Haugdahl, of New Sweden, Minn., for a tub of butter at the special show in May. This was the only instance during the entire exposition in which the highest honor was awarded to an individual exhibitor for a dairy product. The same award was made in several cases to collective displays, but to no other single exhibit or exhibitor. The United States and the successful maker thus justly claim to have received what was virtually the grand sweepstakes, or very highest award, for a single lot of butter shown at the World's fair of 1900. It may be added that this decision was made by of an agreement with the public authorities that in consideration thereof the city would build the approaches and thereafter maintain the bridge, and such contract was carried out, and the bridge was maintained by the city for many years; Held, the railroad company could not be required to waive the contract and repair and maintain the structure. Judgment affirmed.

—Lewis, J. Security Follows Note.

First National Bank of Mankato, respondent, vs. Edmund M. Pope and Mary F. Pope, appellants.

1. Where a promissory note secured by a mortgage on real estate is indorsed and transferred to a purchaser without a formal assignment of the mortgage, the security follows the note as a incident the grand sweepstakes, or very highest award, for a single lot of butter shown at the World's fair of 1900. It may be added that this decision was made by the French members of the jury, while the American member was absent, serving upon the subjury on cheese, and without his solicitation; it was solely upon the merits of the article. Later, some members of the jury seemed to think this action too exceptional, and revision was proposed, but the majority sustained the original award, which was duly confirmed."

the American member was absent, serving upon the subjury on cheese, and without his solicitation; it was solely upon the merits of the article. Later, some members of the jury seemed to think this action too exceptional, and revision was proposed, but the majority sustained the original award, which was duly confirmed."

The report contains six maps of counties especially famed for their creameries, one of which is Freeborn county, Minnesser of which it gives the following set. fore he can participate in a distribution

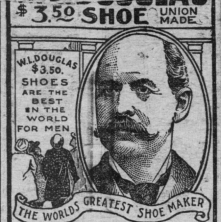
of the assets.

3. When proof of a debt is made in proceedings in insolvency without disclosing the fact that its payment is secured, a dividend is accepted by the creditor, a formal release is filed in accordance with the statute and a judgment. cows, 2,200; number of creamery patrons, The report takes a rap at the accommodations afforded for the dairy products display as follows:

"The location and accommodations were alike unsuited to the purpose. Upon the shore of a dirty sheet of stagnant water,

dations afforded for the dairy products of the grain products of the grain products of the grain of the grain products of the grain

TORRENS LAW GOOD WILDHIG AS DUE TO JUNE BUGS



W. L. Douglas makes and sells more men's \$3.50 shoes than any other two manufacturers in the world. WHY? BECAUSE =

W. L. Douglas \$3.50 shoes placed side by side with \$5.00 and \$6.00 shoes of other makes are found to be just as good in every way. They will outwear two pairs of ordinary \$3.50 shoes. BECAUSE =

His reputation for the best \$3.50 shoes in style, fit and wear is world wide. Notice increase of sales in table below: 1898 = 748,706 Pairs.

899 = 898,182 Pairs. 1900 = 1,259,754 Pairs. 1901 == 1,566,720 Pairs. Business More Than Doubled in Four Years.

CAUTION! The genuine have W. L. Doug las' name and price on bottom. Made of best imported and American leathers neluding Patent Corona Kid, Corona Colt, and National Kangaroo. Fast Color Eyelets and Always Black Hooks Used Exclusively.

Boys all wear W.L.Douglas' \$2.00 Brong Made Shoes; Youth's,\$1,75. by mail, 25 ets. extra. Catalog free W. L. DOUGLAS, Brockton, Mass.

ST. PAUL STORE: 428 WABASHA ST., cor. 7th ST.

and abandonment is complete and effectual and operates to the benefit of the insolvent. All property rights which remain in the assignee at the time he is discharged from the duties of his trust revert to the insolvent, without any further or formal act. Reversed and & new trial granted.

—Collins, J. Purchaser May Redeem.

Purchaser May Redeem.

E. B. Law, respondent, vs. The Citizens' Bank of Northfield et al., defendants; The Citizens' Bank of Northfield and E. W. Norton, appellants.

A purchaser at an abstract mortgage foreclosure sale, who has gone into possession of the mortgaged premises by consent, express or implied, of the mortgager or his successor in interest in the belief that the foreclosure was regular and valid and his remained in such possession until the redemption period has expired, has a subsisting interest under the mortgager's title and may redeem under the provision of G. S. 1894, section 6041, from the foreclosure of a senior lien. Order affirmed. —Collins, J.

Judgment Is a Bar.

Judgment Is a Bar. Donald W. Grant, appellant, vs. The Wi-nona & Southwestern Railway Com-pany, respondent. The defendant issued its bonds and se-

ant for the full amount remaining unpaid upon all of the bonds after applying the net proceeds of the mortgaged property in payment thereof. Afterwards the plaintiff, the holder of certain of the bords, brought this action to recover the balance due thereon. Held:

1. That the circuit courts of the United States in equity have jurisdiction in a foreclosure suit to award a personal deficiency judgment against the defendant.

2. The terms of the mortgage authorized the trustee to represent the bond-holders and bind them by the deficiency judgment. Welsh vs. Ry. Co., 25 Minn. 314, distinguished.

3. The recitals and reference to the

Retail Grocers' State Convention, Faribault-Official Route, "The Milwaukee."

Special accomodations for grocers from Twin Cities and the Northwest will be provided by "The Milwaukee."

Twin City delegations will leave Minneapolis 7:50 a.m. and St. Paul 8:00 a.m., February 18th.

Cheap excursion rates have been arranged. Tickets on sile February 15th to 18th, good to return until February 21st to 23rd.

Three passenger trains each way between Twin Cities and Faribault each day via "The Milwaukee."

In Labor's Field.

President Shaw presided at a meeting of the Trades and Labor assembly last evening, when the Letherworkers, Paintevening, when the Letherworkers, Painters and Plumbers presented their credentials and were obligated. There was a long discussion on the question of whether or not the assembly would interest itself in the spring election, and it was decided not to interfere. The assembly favored the exclusion of the Chinese throughout the United States and its domain, and opposed the bill to license electrical workers in the District of Columbia. The Press and committee was instructed to see if the council would not have the bridge painting done by union labor, and protest against the hiring of pon-union labor at the public baths, and to see that the polling booths were constructed by union carpenters. were constructed by union carpenters. William Brown was indorsed as deputy William Brown was indorsed as deputy bridge inspector, and a committee was appointed to urge his claim. The organization committee reported the organization of two new unions with the prospect of three more being organized. M. E. Neary, president of the State Federation of Labor, was present, urging that all unions join the federation. After considerable discussion the matter was laid on the table.

Electrotypers Are Organized. The latest labor organization to unionize is the electrotypers, who met last night and formed a permanent organiza-tion, with every electrotyper in the city

night and formed a permanent organization, with every electrotyper in the city a member of the union, and it is expected that the electrotypers of Minneapolis will fall in line. The following officers were cleeted: President, C. O. Hawkinson; vice president, S. Ceisky; recording secretary, T. McArdle; financial secretary, T. McArdle; financial secretary, T. S. Law; treasurer, C. Denley. The union has received its charter.

Shoecutters Union Growing By the attendance at the meeting of the Shoe Cutters' union last night there was evidence of a good growth since the union was first started in an humble way, and much interest was manifested in the business of the meeting. A Twin City council was established, witl'i delegates from the St. Paul union and the Shoe Workers' union of Minneapolis, to work in harmony for their joint interest.

LABOR NOTES.

The Iron Moulders and Cooks' unions hold meetings tonight in Assembly hall. President Pollock presided at a meeting of the Painters' union last night, which was devoted to routine business. A committee of the Horse Shoers' union met last night at made arrangements to hold a dance in Assembly hall Saturday averaging Arrill 5 day evening, April 5.

FRIEDA KOPHINGST LATEST TO FILE SUIT OVER WELL AD-VERTISED ACCIDENT HER CLAIM AMOUNTS TO \$5,125

Admits That She Signed Release of

Claim for \$15 Consideration,

but Has Returned

Money. Frieda Kophingst has begun suit in the district court against the St. Paul City Railway company to recover \$5,125 damages for injuries alleged to have been received July 13 in a collision between a Rice street car in which she was a

passenger and another car, which oc-curred on Wabasha street. This claim is one of a number which have arisen out of the so-called "Junebug" accident in which several crowded cars collided, on Wabasha street near the corner of Summit, by reason, it was said, of June-bugs which had collected in large numbers on the tracks and caused the wheels of the cars to slip on the rails and the brakes to be inoperative.

It is alleged in the complaint that the plaintiff was "greatly brulsed, jarred, crushed and injured, both externally and internally," and as a result will be permanently disabled.

manently disabled.

The complaint further recites that within forty-eight hours after the accident the plaintiff was visited by agents of the claim department of the City Railway company and a doctor in the employ of the company, whom she believes was Dr. Boyle; and that all of these representatives of the company represented to her that she was but slightly injured and would soon recover. By reason of those representations it is stated she was induced to sign a release stated she was induced to sign a release stated she was induced to sign a release of her damage claim in consideration of a check for \$15. This check, it is stated, has been returned to the company, and as to the release the assertion is made that as it was written in English the plaintiff could not fully comprehend its meaning as she understands only the German language. German language.

SOME WARM TERMS USED.

M. H. Kelly and Meyer Ginsberg Do Not Love Each Other.

Michael H. Kelly and Meyer Ginsberg are the parties to a suit in the district court in which each demands damages of the other for injury to his good name and standing in the community by rea-son of abusive and slanderous language son of abusive and slanderous language applied to him by the other.

As the suit stands Kelly, who is plaintiff, alleges that on October 23 in the hearing of John Dahlstrom and on Several to the standard of the standard of

enth street, a public thoroughfare, Ginsberg addressed to him the words: "You are a thief and a robber and a deadbeat;" and that again on November 23 are a thief and a robber and a deadbeat;" and that again on November 23 on the same public thoroughfare and in the hearing of various other persons Ginsberg repeated the above quoted words in a loud and boisterous manner. Therefore the plaintiff, Kelly, demands damages in the sum of \$3,000.

On the other hand the defendant, Ginsberg, alleges that at the times mentioned in the complaint the plaintiff was indebted to him in the sum of \$2 for merchandise and that on the two occasions specified when he asked the plainmerchandise and that on the two occa-sions specified when he asked the plain-tiff to pay the indebtedness the plaintiff became angry, violent and abusive to-ward him and called him a "sheeney The defendant issued its bonds and secured their payment by a mortgage to a trustee upon its railway. Default was made in the payment of interest. Thereupon the trustee foreclosed the mortgage, declaring the whole mortgage debt due, in an action in the circuit court of the United States, and recovered a personal deficiency judgment against the defendant for the full amount remaining united States.

ASSUMES MAIDEN NAME.

Mrs. Louisa Schussler Secures Divorce-Husband Was Cruel.

Vorce—Husband Was Cruel.

Judge Otis has granted Mrs. Louisa Schussler a divorce from August Schussler, with permission to resume her maiden name of Miers. The case was heard yesterday, and the evidence for the plaintiff, in brief, was to the effect that the defendant became habitually addicted to drunkenness during the first year of his married life, and at numerous times had treated his wife with cruelty and physical violence.

They were married Oct. 17, 1896, and in 1890 plaintiff, it was alleged, was obliged to leave defendant because of his habits of intemperance and his cruel treatment of her. Mrs. Anna Malacha, sister of the plaintiff, testified to various scenes of domestic infelicity which she said she had witnessed and which she attributed to the cruel disposition of the defendant, and Mrs. Miers, mother of Mrs. Schussler, said she had twice found her daughter insensible from the effect of assiults made upon her by the defendant.

JOHN IS ON TRIAL AGAIN.

State Rests Case and Zollman Presents Evidence for Defense. The second trial of Harry C. John, accused of criminally indecent conduct toward Bertha Schwartz, aged eleven years, occupied the day in the criminal branch of the district court yesterday, and it was late in the afternoon before the state rested its case. The opening argument for the defense was presented by Fred W. Zollman, who laid much stress upon the former good character of the accused and the unpropitious conditions under which the crime is alleged to have been committed as tending to show the improbability of the little girl's stery. The second trial of Harry C. John, ac-

Story.

The testimony introduced by the state was materially the same as in the former trial of the case.

Deserted Wife Asks for Divorce. Mrs. Bertha Lindstrom has begun suit Mrs. Bertha Lindstrom has begun suit in the district court for divorce from John A. Lindstrom, on the ground of desertion. The couple were married at Morsill, Sweden, Jan. 11, 1879, and there are five children, the eldest of whom is a daughter twenty-two years of age, and the youngest a daughter aged nine years. The complaint states that the defendant deserted the plaintiff April 20, 1892.

DISTRICT COURT NOTES.

Rose Jaroszewski, as administratrix of the estate of Anthony Jaroszewski, deceased, has brought suit in the district court against Patrick H. Thornton to recover \$5,000 damages for the death of Anthony Jaroszewski, who was an employe of the defendant and was killed Oct. 5, 1901, by the caving in of a sewer trench at Snelling and University avenues, in which he was diggling.

Cornelia R. Cummings has filed suit in Cornelia R. Cummings has filed suit in

Cornelia R. Cummings has filed suit in the district court against Louis M. Sandberg and Sophia Sandberg, his wife, to foreclose a mortgage of \$1,500 on lots 7 and 8, of Berger's rearrangement of block 21, Olivier's addition to West St. Paul.

Judge Kelly filed an order yesterday in the case of Charles R. Chute against Charles F. Menk and Theodore F. Menk, wherein judgment is ordered for the defendants. A stay of twenty days is granted on motion of plaintiff. This action arises out of a real estate transaction dating back to the "boom" times, and was instituted by the plaintiff in an effort to compel the payment of \$2,000 alleged due on certain mortgage notes. The plaintiff still has recourse to foreclosure proceedings.

closure proceedings.

Judge Bazille has again continued the Judge Bazille has again continued the petition of the heirs of Martin Bruggemann, deceased, to have John Bruggemann removed from executorship of the estate. The case was set for hearing yesterday, and has now been continued two weeks in the hope that the parties may reach an agreement out of court.

Mrs. Mary Flaherty has presented a claim against the city for \$500 decease. Mrs. Mary Flanerty has presented a claim against the city for \$2,500 damages by reason of a fall alleged to have been due to a defective sidewalk on Commercial street. The accident, it is stated, occurred Jan. 16 last, and Mrs. Flaherty's injuries as set forth consisted of a broken arm and bruises. Dudley Flaherty, the woman's husband, also asks for \$500 damages for loss of her services.

Recognized Fashion Leaders in Cloaks and Costumes

SPECIALS—TIMELY Remember, these are Bargains for One Day Only.

Half-Price Sale.

Children's extra stout wearing Ribbed Cotton Stockings, just the kind for rough and tumble play or school wear; regular 25c value. 121/26 Children's fleece-lined Cotton Vests,

A Ribbon Flyer.

See the New Spring Wash Goods.

About Good Gloves.

Just in—English Cape, Russia tannage, the mannish Walking Glove for street wear; sold all over the East at \$1.50 a pair.

Saturday special here... All Golf Gloves HALF-PRICE.

See the New Spring Wash Goods.

For the Men.

Final Cleaning Sale of Men's Fancy Final Cleaning Said in and plain Half Hose, worth 25c and 35c a pair. Saturday

Corset Bargains.

Continuing the Corset sale for one day more. A lot of latest shapes, French coutil, diamond sateen and other good materials, well boned and perfect fittingcorsets that were priced from \$1.50 to \$3.00. Saturday special.....

Small and large sizes only. Madam Wright's Bust Form Corsets, the \$3.50 and \$3.75

121/2c India Linons, 8c. 2,000 yards of White India Linon, 30 mohes, sheer, soft finished.

100 boxes of soft-finished Nainsook for fine under year, 12 yards

Jewelry Extras.

Ribbon Brooch Pins, jeweled, neat, handy pins. Special,

each..... Three for 25 cents.

Emeries, new shapes, sterling silver mounted. Saturday special See the new spring wash goods.

Burlington

Hot Springs, Ark.

Only One Change of Cars. Tourist Tickets on Sale Daily.

TICKS Offices 400 ROBERT ST. (Hotel Ryan), ST. PAUL.

Splendid Scenery.

If you want to go to California in reatest comfort and see the finest scenery en route, take the through tourist sleeping car on the Northern Pacific which leaves St. Paul and Minneapolis every Wednesday evening for San Fran-cisco, via Helena, Spokane and Portland.

Homeseekers' Excursion.

Tickets to nearly all points in the United States on sale at all ticket offices of the Chicago Great Wesern Railway on the first and third Tuesdays of January and February at the low rate of one fare plus \$2.00 for the round trip. Good to return in 21 days from date of sale. For detailed information address J. N. Storr, City Tkt. Agt. Cor. 5th and Robert Sts., St. Paul.

AMUSEMENTS.

LAST TWO TIMES. THEN GOOD-BYE.

HEAR "YON" SING 'YON YONSON' Children to the Matinee Knute Erickson. Today to

Enjoy a Last Performance Laugh with Tonight. "Yon."

A Good Seat for 25c. Tomorrow Night and All Next Week-THE ORPHEUM SHOW.

METROPOLITAN L. N. SCOTT, MATINEE TODAY | TONIGHT.

25c to \$1.00. 25c and 50c. Melbourne Mac Dowell and Riss Florence Stone IN SARDOU'S LA TOSCA.

Tomorrow Night—"The Girl From Maxim's"
Thursday "The Strollers"—100 Strong STAR THEATER.

Matinee Daily. Evanings at 8:15

Rice and Barton's

Rose Hill's English Folly Co. 200 TOMORROW MATINEE. All Week— "THE BRIGADIERS" High-Class Vaudeville.



DR. HUNT SPECIALIST EAR--NOSE -- THROAT PIONEER PRESS BLDG., ST. PAUL, MINN.

Artistic Photographs. C.C. Zimmarmen All the latest and prettiest novelties. By filing appointments you secure the personal attention of Mr. Zimmerman. Telephone 1868 J-3.

DEATHS DERRICK—Thursday, Feb. 13, Ralph T. ("Bud"), aged six years, son of John B. and Mary Derrick. Funeral private. MURRAY—In St. Paul, Minn., Feb. 14, 1902, William H. Murray, aged thirty-seven years. Notice of funeral here-In this city, William E. Rae, at

tAE—In time city, William E. Rae, at his late residence, 282 Sherburne avenue, Feb. 14, 1902. Funeral will be held Monday, Feb. 17, from residence, at 8:30 a, m. Services at St. Vincent's church at 9 o'clock. Interment at Calvary. Sommerstown, Ont., papers please conv. ment at Calvary. Sommerstown, Ont., papers please copy.

CONNOLLY—At Burnsville, Minn., Saturday, Feb. 14, at 4 p. m., James Connolly, aged forty-one years. Funeral from family residence Monday. Feb. 17, at 9 a. m. Services at Burnsville.

KENNEDY—In St. Paul, Minn., Friday. Feb. 14, 1902, at residence, 680 Pleasant av., Mrs. Annie Kennedy, wife of Daniel Kennedy, aged thirty-six years. Notice of funeral hereafter.

VITAL STATISTICS.

Births.

Mrs. George Tuchner, 1013 Marion, boy, Mrs. John Ryberg, 537 Fairview, girl. Mrs. Frank Westerlund, 763 Sims, £7:1. Mrs. Malcom S. Bradford, 834 Payne, girl. Mrs. P. Peterson, 290 Lawson, girl. Mrs. Alfred J. Thorn, Bethesda, boy, Mrs. S. Rudawsky, 561 Canada, boy, Mrs. W. F. Peet.237 Dayton, boy, Mrs. J. A. Canner, St. Luke's, girl. Mrs. O. A. Schroeder, 578 St. Peter, boy, Mrs. Wm. Bringmann, 407 Erle, boy, Mrs. Andrew Clausen, 1055 McLean, boy, Deaths. Deaths. Baby Abdalla, 114 Eaton, 30 dys. Hannah Walsh, 90 Wilkin, 90 yrs. James Du Pu's, 26½ Chicago, 17 yrs. Augusta Pedder, 970 Oakdale, 67 yrs. Augusta Pedder, 970 Oakdale, 61 yrs.
Augusta Pedder, 970 Oakdale, 61 yrs.
Agnes Deigel, St. Joseph's, 15 yrs.
Cecella L. Howard, 582 St. Anthony, 7 yrs.
Lily, C. Carison, 431 Mt. Ida, 8 mos.
Mrs. Mary Karl, city hosp., 50 yrs.
Gov. Keeling, city hosp., 62 yrs.

Geo. Keeling, city hosp., 62 yrs. Maurice Scanlon, 515 York, 35 yrs. PROPOSALS WANTED-REFLOOR-ING AND REPAINTING FORT

SNELLING BRIDGE.

St. Paul, Minn., Feb. 11, 1902.

Notice is hereby given that sealed proposals, marked "Proposals for Reflooring and Repainting Fort Snelling Bridge," will be received at the office of the City Clerk, Court House and City Hall, until 5 o'clock p. m., Feb. 18, 1902, for the reflooring and repainting of the Fort Snelling Bridge across the Mississippt River; also proposals, marked "Proposals—Paint for Fort Snelling Bridge," will be received at same time and place for furnishing paint for the painting of said bridge; said proposals to be in accordance with plans and specifications now on file in the office of the Commissioner of Public Works

A certified check in the sum of 10 per cent of the amount bid, or a bond in the sum of 20 per cent, with two sureties, residents of the State of Minnesota, or a surety company bond in the same amount, must accompany each proposal as surety for the making and execution of the contract.

The Common Council reserves the right to reject any and all bids.

By order of the Common Council.

MATT JENSEN,

City Clerk, SNELLING BRIDGE.

Feb. 11-Daily to and inc. Feb. 18-1902.

CONTRACT WORK.

Sewer on Winslow Avenue.

Cffice of the Board of Public Works,
City of St. Paul, Minn., Feb. 10, 1902,
Sealed bids will be received by the
Board of Public Works in and for the
corporation of the City of St. Paul, Minnesota, at their office in said city, until
2 p. m. on the 27th day of February, A.
D. 1902, for the construction of a sewer
on Winslow avenue, from one hundred
and fifty (150) feet south of Robie street
to George street, in said city, according
to plans and specifications on file in
the office of said Board.

A bond with at least twenty (20) per
cent, or a certified check on a bank of
St. Paul, in a sum of at least ten (10)
per cent of the gross amount bid, must
accompany each bid. Said check shall
be made payable to the Clerk of said
Board.

The said Board reserves the right to Sewer on Winslow Avenue.

The said Board reserves the right to reject any and all bids.

F. O. HAMMER,

Official: C. H. BRONSON,
Clerk Board of Public Works.
Feb.14-1902-10t

White Goods.

\$2.00 Nainsook, 1.50.