

WRIT FOR AUDITOR

JUDGE CAREY SECURES A WRIT OF MANDAMUS FOR HALDEN.

He is Directed to Come Into Court to Show Cause Why He Should Not Issue a Certificate for Taxes as Requested by Judge Carey, or Else to Issue the Certificate.

Judge Ensign issued out of district court yesterday a writ of mandamus on a petition filed by Judge J. R. Carey, commanding County Auditor Halden to execute and deliver an official certificate for the taxes of 1894, 1895 and 1896 on lot 385 and lot 387, in block 49, without including the 1895 assessments for the improvement of West Superior street, or to appear in special term today to show cause why he should not issue such certificate. The petitioner represents to the court that the assessment in question, amounting to \$330, was wrongfully certified up to the county auditor as unpaid and delinquent, and that no notice of the levy or confirmation of the assessment was given according to law.

Beside this case 15 other matters are booked to come up in special term of district court today.

The suit of the state against the town of Dinham brought to declare the town organization illegal is on the calendar.

The mandamus proceedings of Dr. J. E. Bowers and Dr. C. A. Stewart vs. the judge of probate to make the latter pay a \$5 fee for services in an insanity case, will come up for argument.

The suit of James McGregor vs. L. N. Case et al to compel the granting of a flat water rate to the United States block will be heard.

A motion for hearing the final account of the assignee of T. O. Hall is booked for a hearing.

In the case of George A. Vincent vs. Mayme A. Vincent the latter's attorneys will move that she be granted alimony and attorney's fees pending the decision in the case.

A motion will be made to have the court order Assignee Davidson of the State bank to turn over certain shares of stock to T. J. Davis.

Motions of Max Shrogradsky and Israel Esau Oreckovsky to have their names changed to Max S. Shore and Israel Esau Bright respectively will probably be made.

Other cases to come up are as follows: The matter of the receivership of A. L. Newton, Augusta Conant vs. Jacob E. Geldfelch et al, G. J. Norris vs. the Duluth Building & Loan association, the application of certain discharged street car company employes for reinstatement, the matter of the assignment of the Manufacturers bank of West Duluth, the assignment of the Duluth Dress Stay company and Morton Woolen vs. Eugenia Woolen.