Outgoing Executive Addresses the Nebraska Lawmakers.

CONDITION OF THE STATE FINANCES.

State Institutions and Common Schools Carefully Looked After. - Recoinmendations Made. - Suggests Constitutional Convention.

To the Senators and Representatives of the Twenty-seventh Session of the Legislature of Nebraska.-Gentlemen:

Complying with the provisions of the constitution of the state of Nebraska, I place before you a summary of the operations of the various departments of state during the past biennium, and offer for your consideration some suggestions as to what I deem the needs of the state.

Too much of our legislation is built upon the give and take plan-a system "of you help me and I'll help you" between legislators. Log-rolling is notorious in almost every legislative hall, and all the way up to the national halls of congress. The lebby exerts undue influence. As a result of these things we have a mass of illconsidered laws, the meaning of which is obscure, many contradictory, and when submitted to the test of constitutional interpretation, utterly fail and become null and void. We need fewer rather than more laws. The legislators who will repeal a large number of laws now upon our law books, which are and have been for years dead letters, and will strip others of useless verbiage which tends to obscure their meaning, and clothe them in language so plain that the "wayfaring man, though a simpleton, need not err therein," and in the enactment of the few needed laws frame them so plain and direct that there can be no room for any quibbling as to their meaning, would earn for

their grateful fellow citizens. Many laws passed by the legislature would fail of enactment if the voters and taxpayers of the state had the opportunity of expressing themselves upon their desirability before they went into effect. If every law had to pass the test of popular approval the number of statutes would be much smaller than it is now, and the enforcement of these approved would be an easy task. Purely partisan measures would be unknown, and the occupation of the lobbyist would be at an end. I believe it would be to the great benefit of the state if all acts of the legislature, except emergency legislation for the maintenance of public business and institutions, were submitted to the ratification of the people

themselves memorial tablets from

FINANCIAL.

The state treasurer reports a bal-November 30, 1900, of \$615,018.34. The bonded indebtedness of the state has been entirely paid and a balance in the sinking fund of \$56,165.23. This you should transfer to the general credit any further moneys coming in- filed. to that fund to the general fund. No resented by state warrants is \$1,727,-509.72. The school fund has invested state institutions are concerned. The interest arising from these warrants goes into the temporary school fund, and is distributed again to the taxpayers through the school fund apportionment. The treasurer very justor an amendment authorizing a levy instead of five (5) mills, since the present levy does not keep up with the appropriations, thereby increasing, rather than reducing, our floating indebtedness. To my mind a just assessincreased levy. Our present levy of five (5) mills would be all sufficient if our assessment was what it should be. The state's educational funds are invested in the securities designated by the constitution to the amount of \$4,365,544.63. Each year finds it more difficult to secure investment for these funds in the securities required by the constitution The constitution should be amended allowing a larger scope for investment of the state's educational funds.

I concur in the recommendation of the treasurer, reducing the interest upon state warants to three (3) per cent. This will enable the treasurer to secure practically all of these warrants for the school fund investment. The present condition of the state's dition continue, your best efforts must be used and your wisdom devise ways and means to keep the appropriations within the limit of the levy permitted by law. ELECTION OF UNITED STATES

One of the most important duties Nebraska in the senate of the United States. The experience of our own state, as well as that of other states,

SENATORS.

plified, and those chosen to that high recommend appropriations accordingoffice more representative, if the peo- ly. ple themselves chose them by direct vote. The time of the legislature. which is really too short for the careful consideration of legislation, is pines and arrived in San Francisco, 1

United States senators. keenly felt the necessity of a change do. I then endeavored to get the rail- pense than the state could afford to

States senators. A number of states have passed resolutions upon this subject by their legis latures. STATE OFFICERS AND INSTITU-

TIONS. The state officers and the heads of the various public institutions have presented full and exhaustive reports of the business management of the state and the needs of the departments for the next biennium. These reports show the great care and business ability with which the affairs of the state have been managed, and their recommendations should receive a careful consideration from you.

For your guidance in making appropriations for the next biennium for the several institutions of the state. I have had prepared and herewith submaintenance of each institution in the state for the past nine years. A careful scrutiny of this table would be a most correct guide in making future appropriations. I commend this table to your careful scrutiny:

THE LABOR BUREAU. The work done by the labor bureau the report of that department, is of great value to the labor interests of the state. The compilation of labor and industrial statistics, the unique way of showing by a map of the counties the surplus product shipment and the incomes to the state therefrom, certainly affords one of the very best means of placing Nebraska and her resources before home seekers. The money expended in the work of the labor bureau has certainly been a very profitable investment for the

RELIEF FOR THE SUPREME

COURT. There are now pending in the supreme court of our state seventeen hundred and nine cases, and notwithstanding the best efforts of the court. the number constantly increases rathshould be filed and the court should make the same progress in adjudication they have been able to make in the past, it would require more than three years to clear the court docket. As a matter of fact, under these conditions, the supreme court is regard- more than any other. As early as 1876 ed as the tomb in which lies buried | this was a prominent issue upon which the hopes of litigants awaiting a very | members of the legislature were electindefinite resurrection. An increase ed. The people demanded relief from in the number of judges at once sug- | what they thought oppressive rates gests itself as the most rational way of freight and passenger tariff. Each with which to meet this difficulty. No | succeeding | legislature one can dispute that an early deter- | without any measure being passed unmination of honest litigation is de- til 1885 when the members elected alsirable. If the number of judges were | most entirely upon this issue made the increased the work of the court could | most determined effort to redeem prebe brought forward and litigants could | election pledges. The first maximum have their suits disposed of promptly. rate bill was prepared and strenuous The condition which now exists is not | efforts made to incorporate it into the new. As far back as 1893 there were 1,285 cases pending.

The legislature of 1893 created a suthe supreme judges to select three mission established. It was a makecommissioners, taking effect March, shift to avoid the provisions of the 1893. This was intended as a temporary relief to the court, and was to quiet the demands of the people. As continue for the term of three years. The legislature of 1895 extended the term an additional three years, so that it would cease by limitation March, 1899. At that time it ceased ance on hand at the close of business to exist, and after its six years work there were pending before the court of a railway commission. Pending the 1,434 cases, or an increase of 49 cases, showing that with the assistance of the commission the court had kept almost even in its work, adjudicatfund and authorize the treasurer to ing nearly as many cases as were

The constitution of the state deterfurther levy for the sinking fund has | mines the number of supreme judges, been made, but some back taxes upon | so that that number must remain as that fund will be collected from year at present until the constitution shall to year. Our floating indebtedness rep- | be amended increasing the number. To my mind it seems desirable that a constitutional amendment should be in \$1,165,762.12 of this amount, which submitted to the electors increasing has practically put the state upon a the number of supreme judges to at cash basis so far as the purchase of least five. Pending the time, however, supplies and the maintenance of our | when such amendment shall have been adopted and be effective, I would suggest that your honorable body empower the supreme court to call to its aid any number of district judges in the state, not less than ten. With this assistance the court would be enabled ly remarks that a thorough revision to clear the docket in a reasonable of the revenue laws should be made, time, and having it once clear, and with an increase the number of judges of seven (7) mills for the general fund | it would be enabled to keep it so. At present many of the district judges in the state are not occupied to exceed one-half of their time. Their entire time belongs to the state. I can see nothing unreasonable in askment is much more preferable than an | ing that their unoccupied time be used by the state in relief of the supreme court. NEBRASKA NATIONAL GUARD.

The Nebraska national guard was wholly disorganized by the Spanish-American war. When I came into office the Second Nebraska volunteer regiment, which was largely made up of the Second Nebraska national guard, had recently been mustered out of the service of the United States and was being re-organized. The re- ing to the suppression of the manufacorganization was continued under my administration as rapidly as possible. When the First Nebraska volunteers, most of the members of which had formerly belonged to the National guard, returned from the Philippines, into the state treasury. I herewith and were mustered out of the service | sumbit you an itemized statement of of the United States, immediately the the expenses of the department. I finances, as compared with even so re- work of reorganization of the First recommend that an appropriation be cent date as four years ago, must be regiment, N. N. G., was taken up. In made to meet these expenses, as cona source of congratulation to the citi- the reorganization of this regiment templated by the law itself, drawn zens of Nebraska. Should this con- preference was given, first, to members of the First Nebraska volunteers: has produced now in the state treassecond, to members of Second and ury. Third Nebraska volunteers, and then to former members of the Nebraska national guard. In this way quite a large percentage of the members of ment relative to the suppression and the present Nebraska national guard is composed of men who saw service live stock. That the live stock induswhich you have to perform is the in the Spanish-American war. The try is of paramount importance in the election of two senators to represent guard as now constituted consists of state all will admit, and it seems to two regiments of infantry, a troop of me but good business judgment that cavalry, and a battery of artillery. It adequate laws should be made for the is a body of men of which the state protection of this industry from the in times past, recall to us the diffi- may justly feel proud. I approve of cutly attending this duty. The selec- the estimate made by the adjutant tion of senators would be much sim- general for the next biennium, and

RETURN OF FIRST NEBRASKA. When our gallant First Nebraska regiment returned from the Philiptaken up and the minds of the mem- determined, if possible, that its members distracted with the too often long bers should be returned to their drawn out struggles in the election of | homes without cost to them. I thought | disease may be killed by the agents this would be a fitting tribute to them. of the state, and the value of animals I would recommend that you mem- as showing the appreciation of our so killed paid to the owners of such prialize congress to submit a consti- state for their bravery and devotion animals. This would many times be tutional amendment providing for the to soldier duty. I first endeavored to the source of imposition upon the election of senators by direct vote of get special rates from the railway state, and even though honestly adthe people. Older states have very lines. This I was utterly unable to ministered, would entail a larger ex-

terests of the state. Failing in this I appealed to the generous patriotic people of Nebraska to advance sufficient funds. The appeal met with loyal response. More than enough was sent in and the regiment received a welcome befitting the esteem in which it was held by our people.

The amounts contributed are a loan to the state of Nebraska, and provision for its payment should be made by you in an early appropriation. The amount contributed was \$40,342.75. Of this \$36,315.45 was required to pay the expenses of the return of the regimit a table showing the exact cost of ment. Of the excess \$3,971.00 was returned to individual donors. The list of these who subscribed to this fund is a part of the files of the executive

REVENUE AND TAXATION. The inequalities in our revenue system must be apparent to any one who collection of statistics and informahas examined it. A general revision for the past biennium as shown by of the entire law upon the subject is necessary. Numerous attempts have iums. been made in the past to accomplish such revision, but the short time occupied in a legislative session, the vast amount of work to be accomplished, and the magnitude and difficulty of the task, have prevented its consummation. It seems to me that a competent commission authorized to procure the revenue laws of the different states in the union, and from them formulate for our state a new revenue law to be submitted for the ratification of the next session of the legislature, would procure for us a revenue law which would be just and equitable. This seems a long time to await a revision of our revenue system, but past experience has shown us the great difficulty attending the task, and it seems to me a more career than decreases. If no new cases | ful and satisfactory revision could be secured by the method above indicated than in any other way.

RAILWAY REGULATION. The question of railway regulation is one that has occupied the attention of the legislators in our state probably adjourned laws of our state. This measure met with defeat, but a compromise measure was at last agreed upon by which preme court commission, permitting | Nebraska had her first railway comconstitution, and a sop thrown out to a member of the legislature of 1885 I voted against the measure, giving the following as my reason:

"I would recommend the submission to the electors an amendment to our constitution providing for the election time when such amendment could be ratified by the voters of the state, I would recommend the enactment by your honorable body of a maximum rate upon the commodities in carload lots, such as salt, coal, grain, live stock and lumber. It seems to me at this time that these two measures are all that can be done in the matter of regulation of transportation charges.

PURE FOOD LAW. The legislature at its last session enacted a law known as the pure food law, designating the governor of the state, food commissioner, with authority to appoint a deputy food commissioner. Acting under this law I appointed Mr. F. B. Hibbard of Irvington deputy food commissioner, who proceeded to organize the department and enforce the provisions of the act. The law provided for the collection of fees and licenses from certain lines of business, and the expenses of the department to be paid out of such collection. When the salary vouchers of the deputy and clerk of the department were presented they were refused by the auditor upon the ground that no appropriation, as provided by the constitution, had been made by the legislature. The case having been submitted to the supreme court, that tribunal decided that the legislature had failed to make specific appropriation, consequently the salaries could not be paid. As a result the work of the department has been much hampered. The law is one which met with general favor with the people and was especially appreciated and desired by the dairy interests of the state.

I would recommend an increase in the scope of the present law, extendture and sale of all kinds of adulterated food products within the state. There has been collected in fees and licenses by the department the sum of \$3,286, which has all been turned upon the fund which fees and licenses

LIVE STOCK REGULATIONS. During my term of office there have been numerous calls upon this departcontrol of contagious diseases among ravages of contagious animal diseases. The laws we now have are cumbersome, and if enforced with sufficient appropriation to make them effective, would prove a great burden upon the taxpayers of the state. For this

reason no appropriation for live stock

protection was made by the last ses-

sion of the legislature. The law as now constituted provides that animals with contagious in the manner of election of United way companies to bring the regiment pay. I would recommend, therefore,

home and file their bill with the audi- the repeal of the present law and the tor as a claim against the state, to enactment of a law providing for a be paid by your honorable body. They | state veterinarian, with power to recrefused to do this. I then endeavored ommend quarantine regulations when to secure a loan from the banking in- in his judgment occasion demanded, and directing the proper officer to enforce bis recommendations.

STATE BOARD OF AGRICULTURE. The state board of agriculture is deserving of most liberal treatment at your hands. No one power has done more for the advancement of the agricultural interests of the state. The work the board has done in advertising the state and thereby inducing immigration has been of great value. The last legislative session established. a permanent home for the board at the Capital City.

I would therefore recommend that the state provide suitable grounds and buildings for state fair purposes and annual appropriation sufficient to at least pay the expenses for the maintenance of the state board, thereby allowing the revenue arising from the annual state fairs to be used for the tion, and the distribution of the same, and the increase in payment of prem-

CONVICT LABOR. The problem of employment for the convicts in our state penitentiary is one which should receive your careful consideration. Humanity demands that these who are incarcerated in state prisons should be kept busy. Justice to honest labor forbids that the work of convicts should be brought into competition with its effort. The contract system employed in so many states whereby prison-made goods are thrown upon the market in direct competition with the goods of free labor is manifestly unjust and unfair to the honest workman. He is not only taxed to support the criminal in the penitentiary, but must sell his labor for unremunerative prices to enable him to

compete with the criminal labor. It seems to me it should be the policy of our state so far as we may be able to prevent this competition by furnishing emply whent to convicts which in no way interferes with honest labor. The manufacture of goods needed by the state for the wards of the state in our various eleemosynary institutions would be legitimate work for convicts.

STATE NORMAL SCHOOL. The largely increased attendance at the state normal school makes it imperative that some increase in the facilities should be provided by you. The assembly room there has a capacity for seating five hundred. The attendance during the term last passed was far in excess of that number, with the probability of yet further increase during the present term. There has been constantly recurring before each legislature for a number of years past, the question of building additional normal schools in the state. I need not point out to you that the creation of an additional school or schools would create additional expense for the management of the same. Each school would require officers and conveniences for the conduct of the business of the school. These are practically the same for either a large or small school. To create new schools would require a duplication of these necessities, and a corresponding increase in outlay. An increase in library facilities, laboratory facilities and other necessities of a school already equipped would be trivial as compared with the building and equipment of an entire new school.

CONSTITUTIONAL CONVENTION. As indicated in what has gone before in this message, there are in my opinion a number of amendments needed to our state constitution. The experience we have had in times past with constitutional amendments has not been satisfactory. It seems to me you should make provisions for the calling of a constitutional convention to formulate for our state a constitution fitted to our present development. and making provision for our future growth. Should this be done many of the problems which now present them-

selves would be solved. Retiring from the highest office in the gift of the people of our state, I congratulate you as the chosen representatives of the most progressive and best educated constituency in our country. I congratulate you upon the splendid financial condition of our state. The past biennium has witnessed the payment of our entire bonded indebtedness. It has witnessed the reduction of the rate of interest upon our floating indebtedness to 4 per cent, and our state warrants at that low rate of interest selling at a premium of 1 per cent, showing the confidence of our own people, as well as capitalists or other states in the ability of our state to pay its obligations, and the integrity of the management of our financial affairs.

I congratulate you upon the economy and business ability with which the public institutions of our state have been managed during the past biennium, as shown in the reports herewith submitted, not less upon the excellent care given the unfortunate wards of the state. Our eleemosynary institutions are the equal of any sister state in the union. They reflect the progress and advanced civilization of the state. The demands of civilization require the most scrupulous care | cases has been attended with great of those whom misfortune make the wards of the state. Justice to the taxpayers requires this care to be given in a way creating as little burden as may be. The requirements of both have been fully met during the past

biennium. I trust that your duties in making new laws and amending old ones, and in the repeal of those you deem detrimental or unnecessary, may be pleasant and all your work for the good of the people and the advancement of

the welfare of our state. I wish to return my sincere thanks to the people of Nebraska for the confidence they reposed in me, and the uniform courtesy always shown me and the many kind and complimentary words and letters commendatory of my administration received from so many citizens of the state. In all my acts I have had beyond all other considerations the welfare and best in terests of the state. For whatever mistakes I may have made I ask charitable lieniency. The administration as a whole I submit to the honest judg-

ment of an intelligent people. W. A. POYNTER.

Governor. Executive Chamber, Lincoln, Neb. January 3, 1901.

New Governor Speaks to New Legislature.

MESSAGE SHORT AND BUSINESS-LIKE

Greets Members Heartily and Expresses His Recommendations as to What Will be Best for the State in the Way of Legislation.

To the Senators and Representatives, Twenty-seventh Session of the Legislature of Nebraska:

As your chief executive, I herewith submit for your consideration the following recommendations:

By the constitution, as adopted in 1275, provision was made for six judges of the district court, which number, the legislature in the exercise of its constitutional authority, has increased to twenty-eight, at a cost to the state of about \$115,000 per annum. It is generally conceded by members of the legal profession that a material reduction in the number of district judges can be made without affecting the adjudicating capacity or the efficiency of the judicial branch of the government.

There are nearly one thousand seven hundred cases ready for trial before the supreme court, and it is estimated that it will require about eight years before any new action can be prosecuted to judgment. It is well known that persons aiming at the adjudication of equitable claims are being made the prey of unscrupulous and irresponsible contestants by reason of the delay incident to the congested condition of the supreme court docket, thus entailing unnecessary hardship and loss upon legitimate claimants, at the same time discouraging investment of capital, and making it difficult for the honest borrower to obtain loans. This is an abuse of justice governed by that same honesty of which impairs the credit of both the purpose, and business tact and care, state and the individual, and which neither the state nor the individual can afford to license. Innumerable cases now pending before the supreme and district courts would be dismissed if a speedy trial could be had, and

act be passed empowering the supreme court to appoint referees whose duty it shall be to assist said court, and whose tenure of office shall be for the immediate biennium. I also recommend the submission to the voters of the state of a proposition to so amend the constitution as to empower the legislature, under proper restrictions, to provide for such an increase in the number of judges of

knowledge of the fact would no doubt

greatly restrain litigants in the fu-

ture. I therefore recommend, with

a view to temporary relief, that an

the supreme court as shall insure permanent relief. The laws of Nebraska need amendment in many essential particulars, and should be codified. I recommend the creation of a commission of suitable persons, learned in the law, to submit for the consideration of the next legislature, a codification of our laws, and suggestions of changes where necessary, and to also prepare a revenue measure providing for an equitable taxation of all property

throughout the state. Section 26 of article 5 of the constitution should be so amended that the legislature shall have authority to create a state board of control for the management of our state institutions, and I therefore recommend the submission of an amendment of that purport to the people without unnecessary delay.

Your attention is directed to the pan-American exposition which is to be held at Buffalo, N. Y., this year. A reasonable appropriation to be used for advertising the resources of our state will meet with my approval. Nebraska should be properly repre-

sented at the exposition to be held in St. Louis in 1903, and a liberal appropriation should be made for that purpose. Your attention is hereby directed to the inadequacy of the law applying

to the crimes of kidnapping and child stealing. I would recommend that the law be so amended as to make kidnapping or child stealing a felony. punishable by imprisonment in the penitentiary for a period of not less than five nor more than thirty years, that the age limit be removed, and that the unlawful or forcible holding in captivity of any person at a place other than the natural or lawful domicile or abode of said person shall constitute a crime of kidnapping. I also recommend that an appropriation be made, to be placed at the disposal of the chief executive of the state, for use by him in apprehending such criminals or repressing this sort of The state has several cases pending

in the courts against sureties on official bonds. The prosecution of these expense, and has continued for several years. In the interim, some of the sureties have died, many have become insolvent, and the chances for ultimate recovery on the bonds seem to be growing less. It is the exception, and not the rule, that personal bonds have been satisfactory. Private corporations deem it for their interest to buy surety company bonds for their employes. Our present state treasurer finds it impossible to furnish a satisfactory personal bond only true safeguard when contagious without subjecting himself to terms and conditions which have proven to be annoying and disastrous to others who have held the same position, and he has been obliged, as was his predecessor, to purchase a surety bond at a cost incommensurate with his salary. I submit that the law should permit corporate surety bonds to be given in all cases where a bond is required, and should provide that any public officer may be compelled to furnish a corporate surety bond, the cost thereof to be defrayed by the state or municipality for whose benefit such bond is required.

The game, song and other insectivorous birds are the property of the state and are being ruthlessly slaughtered. I therefore recommend that the

be so revised as to prohibit their exportation from the state, and to provide for a state game warden whose duty it shall be to see that violators of the law are duly prosecuted.

The executive mansion should be either sold, or an appropriation made for its proper maintenance. It should be cared for as any other public prop-

Another matter to which your attention is called is the boundary line between the states of Nebraska and Iowa. The original intention undoubtedly was that the center of the channel of the Missouri river should form the boundary line between these two states. Owing, however, to changes in the river bed, the channel in many places has been so changed that Nebraska territory lies east of the said river, Iowa territory lies west of the river, while in some instances the question of jurisdiction is in doubt and dispute. This state of affairs leads to a condition of lawlessness, especially in the disputed territory, which should not exist. It is recommended that a boundary commission be provided for by joint resolution of the two houses to act with a like commission from our sister state of Iowa, that shall have power, with the consent of the federal government, to establish a permanent boundary line be-

tween the two states. Your attention will be called to the advisability of establishing a state circulating or so-called travelling library which in other states has proven to be a great success.

The century just closed has been immortalized for all ages to come by the gallant achievements on land and sea of the American soldier and marine, and by the patriotic sacrifices of our American women. Let us, then, in this, the first year of a new century. show our appreciation of their deeds of valor and love for country and humanity, by appropriating a liberal sum of money to erect a fitting monument

to the memory of our heroic dead. Committees should be appointed at once to visit our various state institutions, with instructions to make an early report of their needs, so that the legislature may have ample opportunity to act intelligently in the matter

of appropriations. In conclusion, I wish to state that every act of yours or mine, should be as though our state and her institutions were our own personal belongings. (Signed)

CHARLES H. DIETRICH.

A Novel Petition.

A correspondent of a southern paper writes of an odd petition. It was drawn up in the year 1734 by 16 young women of South Carolina, and was addressed to the governor. The petition stated that, whereas the widows of the colony captured all the matrimonial prizes, his excellency's petitioners did humbly pray that all bachelors should be prohibited from marrying widows from that time forth,

Water Supply for Tampico.

English engineers are making surveys and plans of Tampico and the surrounding country with a view of supplying the town with drinking water and a complete system of sewerage. Should these works be carried out there will be an excellent opening for the sale of plumbing supplies. At present there is no plumbing establishment in the port.

Ruled Mexico Twenty-Four Years.

When the presid tial term closed on Nov. 30 General . Porfirio Diaz had controlled the affairs of the Mexican republic for a period of twenty-four years, and under his wise, beneficent and energetic rule he has seen Mexico rise from a condition of industrial, commercial and political prostration and disturbance to a position which places it in an eminent niche among nations of the world.

Electric Fire Engines Economical. The chief fire engineer of the New Orleans, La., department has figured

out that the relative running cost as between a three-horse hitch engine of the first class and an electric power engine is \$60 a month for the former and \$27 for the same period for the latter. These figures show a clear gain of \$33 per month and \$400 per annum in round figures for the electric power

Helr to Italian Throne.

It must be confessed that the new heir to the Italian throne is quite as interesting as the new occupant of that throne and his chances of becoming king of Italy are good. The duke is a cousin of King Emmanuel III. He is the father of two sons, whereas the new king, who was married four years ago, has no children. While the king is frail and dislikes physical exertion. the duke is devoted to sport and is one of the best horsemen in Italy.

Milk Attracts Disease Germs.

Place a jug of milk near fish for a few hours and there will be a fishy flavor about it. In this same way that milk is susceptible to odors, so it attracts disease germs; diphtheria, tpphoid fever, etc., are often contracted in this manner. This is not always due to carelessness, for these bacilli are in the very air we breathe. The disease is about to sterilize the milk.

Corn Stubble Cuts Throat.

L. T. Davis, a farmer living near West Union, W. Va., had his throat cut by a corn stubble and almost bled to death before assistance reached him While hauling fodder he fell from his wagon, his throat striking the sharppointed stubble. A tearing gash was the result.

Within 800 Miles of Pole.

Dr. G. E. Borchgrevink has made a great advance into the colder and more perilous Antarctic regions, carrying the line of exploration to within laws for the protection of these birds 800 miles of the south pole.