

NEBRASKA

GOVERNOR DISTRICT AND PARTY JOURNEY TO NATIONAL CAPITAL.

REPRESENT THIS STATE AT INAUGURATION

PERSONNEL OF GOVERNOR'S PARTY INCLUDES WELL KNOWN NEBRASKANS.

Gay in the gold and blue of military uniforms Nebraska's official representation to President McKinley's inauguration left last night for Washington.

The governor and his cabinet members of his party started from Lincoln yesterday afternoon and arrived in Omaha on the Burlington at 7:35 p. m.

A large crowd greeted the members of the staff when they arrived in Omaha. During the fifteen minutes the party waited at the station the party's special car was greeted and the governor and his staff were introduced to the friends who welcomed them.

PARTY IS GREETED AT DEPOT.

Among the well-known Omahans at the station were Luther Drake, Captain W. H. Stuckham, George W. Hoffberg, John W. Burtin, John W. Westberg, W. B. Whitehorn, Charles V. Miles, Mrs. J. Cameron Anderson, Miss Moore, E. W. North, Harry E. Moore and C. E. Llewellyn.

CAR IS CHARTERED.

Pullman car Edgemont was chartered for the use of the party. At Chicago the car will be turned over to Pennsylvania road.

The personnel of the party is as follows: Governor Charles H. Dietrich, commander-in-chief, General James H. Moore, adjutant general, Lincoln.

Colonel G. E. Jenkins, quartermaster and commissary general, Fairbury; Colonel J. Cameron Anderson, surgeon general, Omaha.

TO CURE THE GRIP.

First and foremost, REST. Take care of yourself. Your already weakened nerves want rest and must have it.

Dr. Miles' Nervine is a powerful tonic and restorative. It acts on the system, stimulates the kidneys to action and opens up the pores of the skin.

Dr. Miles' Remedies can be found at any drug store, and they are sold on a positive guarantee that first bottle or package benefits or money refunded.

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CAIROVANT

The famous young adviser, does all that he advertises, and he makes no charge for his services, in causing a cure and success as you desire, until finished.

Fortune telling by cards, stars, uneducated palmists, clairvoyants, and those who make guesses may amuse you, BUT if you are serious and want help and truth call on Prof. Barton, who has a reputation among the most prominent families of Europe and America as KING OF LIFE ADVISERS.

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DOUGLAS COUNTY PROSECUTOR STILL IN THE TANGLE

Bill is Signed Providing for the Appointment of Another Attorney.

LINCOLN, Feb. 28.—(Special Telegram.)—Governor Dietrich today signed four bills that were passed by both branches of the legislature. One of those introduced by Lane of Lancaster provides for the appointment of an additional prosecuting attorney for Douglas county.

The governor also signed a bill authorizing the state treasurer to transfer the sinking fund to the general fund. Still another provides for appealing cases in forcible entry and detainer.

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BALLOT AWAY FOR SENATOR

Joint Session Goes Through the Form, But Accomplishes No Result.

LINCOLN, Feb. 28.—(Special Telegram.)—On ballot for United States senator in joint session Mead transferred his vote from Thompson to Dietrich. The Lancaster men, however, turned the vote of Thompson from Currie to Rosewater. Miskell also came back to Rosewater, making the latter 15. Meiklejohn gained Johnson and had Spencer been present would have touched it as high as twenty.

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SENATE IN A WORKING MOOD

Day Spent in Getting the Grind of Bills Ready for Final Disposal.

LINCOLN, Feb. 28.—(Special.)—The senate put in good time today. Immediately after the opening prayer, it went into committee on the bill for the purpose of considering senate bills 184 and 271.

The first bill taken up was 184, a bill by Ransom, the object of which is to change the manner of voting for proposed constitutional amendments that will be an easier matter to have such amendments carry. It is proposed to change the manner of voting by having all votes where the proposition is not scratched out counted for the amendment. The bill met with little opposition.

Senate bill 271, also by Ransom, was then taken up. It provides that the secretary of state shall have constitutional amendments printed in one paper in each county in the state, and the paper selected shall be the one making the lowest bid. The matter of circulation is not taken into consideration. The author of the bill claims that the state has had to pay enormous sums for this work in the past, and he thinks the work should be done for less.

After the bill was passed, the senate proceeded to the discussion of the bill and just as Senator Ransom was preparing an amendment barring daily papers from bidding or receiving such work, the hour for the daily special order of business arrived, and adjournment of senatorial day was taken in line and proceeded to the house of representatives for the purpose of voting for two United States senators, taking a recess on return until 5 o'clock this afternoon.

Stiffing Committee Named.

When the senate reconvened this afternoon, Senator McCarver made a motion that a stiffing committee of five be named in order to facilitate the closing up of the business of the session. The motion prevailed and the chair later named as such committee Senators Crouse, O'Neill, Harlan, Ladd and Thompson.

House bill 46, a bill relating to roads, came up for third reading and was passed with but one dissenting vote.

The senate then resolved itself into committee of the whole for the purpose of furthering the bill for the purpose of providing for the publication of constitutional amendments in papers submitting lowest bids.

Senator Edgar, a newspaper man himself, took the floor against the bill and endeavored to obtain the removal of the amendments should be given out to illegitimate newspapers, with no circulation to speak of, simply because their cheapness recommended them.

Senator O'Neill thought that such printing should be paid for at the legal rate. If the legal rate is high, it might be well to lower it, but he did not think any one thing should be singled out. If this kind of work was to be auctioned off to the lowest bidder, why not include all other legal notices?

Senator Ransom contended that such amendments would be read by more people if printed in the country papers than if they were printed in the metropolitan newspapers, and he thought the work should be done as cheaply as possible.

After Senator Martin and Young had taken up some time in discussing the matter, the latter's amendment amending the bill so that the fee for each printing would be 50 cents for first and 25 cents for each subsequent insertion was adopted and the bill as amended was reported for passage.

County Commissioners' Salary.

Senate file 95, by Miller, was next taken up. The bill limits the amount of money which shall be paid to county commissioners for their salaries during the year, the amounts being graduated by the population of the counties. The author of the bill says it is the only instance where men fix and allow their own claims without the approval of any other body.

Senator O'Neill, in opposition to the bill, for the reason that there was much more work for the boards of some counties than in others of the same size and, therefore, the bill was unjust.

Such a bill was favored by Senator Martin, who said that some restraint should be put upon the corrupt actions of various boards.

A motion by Steele to postpone the bill was lost by a vote of 11 to 8, but after further discussion the bill was finally reported for postponement.

Senate file 134, relating to the destruction of ballots, was amended and recommended for passage. The committee then arose and its report was adopted.

In an effort to get back to the committee of the whole for the purpose of considering the normal school bill, the anti-normalists another opportunity to show their strength, which they did when they defeated the motion and succeeded in adjournment in spite of the protest of the champions of the normal bills. A number of the members, representing each faction, indulged in some hot words after adjournment, however, which is only an indication of the warm time to be expected when the normal school bill finally comes up for consideration.

On General File.

The following bills were placed on general file although a part of them had been recommended for postponement by the committee in charge of their report. The committee being not concurred in. One such bill was the cigarette bill, which was reported for postponement by the miscellaneous committee, but upon the protest of several members the bill went to general file, so many of the bills reported for postponement by this committee have been placed on file that Senator Olson, chairman of the committee, has begun to think there is but little use of his committee considering any more bills, and this morning after several of his committee's reports had been turned down, he sent a motion up to the chair asking that the committee on miscellaneous subjects be discharged and that all bills before the committee go into general file. The chair recognized the sarcasm in the motion and ruled that a standing committee could not be discharged. The bills placed on file were:

H. R. 6, by Mockett—Relating to county election and salaries of county officials.

H. R. 10, by Murray—Act to regulate the manufacture of the traffic in cigarettes and cigars in this state, and to provide for the licensing thereof.

H. R. 11, by Currie—An act fixing the salaries of certain metropolitan officials.

Many Measures Postponed.

The following bills were reported back from their committees for indefinite postponement:

S. F. 92, by McCarver—To prohibit malicious prosecution.

S. F. 10, by Young—Providing for a fee of \$5 to be paid for docketing cases in the supreme court.

DOES AWAY WITH CIGARETTES

Murray Bill that Rids Air to Go Through the Legislature.

LINCOLN, Feb. 28.—(Special.)—The decisive manner in which the senate voted to place on the general file house bill 42, Representative Murray's anti-cigarette bill, after it had been reported for postponement, leads the friends of this measure to think that there will be no trouble in getting the bill through the senate. The bill provides:

No person, firm, association or corporation shall engage in the business of manufacturing, selling, bartering or giving away any form of cigarette or cigar. No person shall be permitted to use in making a cigarette, without first procuring the necessary license, any tobacco grown in this state or in any other state.

The cost of such license shall be \$50 for a fiscal year or fraction of a fiscal year, and shall be paid to the county treasurer, who shall place in his receipt book, specifying the name of the licensee, the name of the place of business, the name of the city or village, or by quarter section, rural location, in such county where it is desired to conduct such business, and the pre-payment of a fee of \$2 to the county clerk of such county, he shall issue such license, reciting the name of the licensee, and all the names of the members of any firm or association, and the description of the one place of business, by lot and block if in a city or village, or by quarter section, rural location, in such county where it is desired to conduct such business, and the pre-payment of a fee of \$2 to the county clerk of such county, he shall issue such license, reciting the name of the licensee, and all the names of the members of any firm or association, and the description of the one place of 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