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THE DEAD LOCK.

The senate is indulging in a dead-lock which in this day and age is scandalous and disgraceful. The time has passed in legislative bodies for such work and methods.

The whole proceeding is reprehensible and but emphasizes the complete failure of years standing, that corporate influences interfere with Nebraska legislation. The HERALD does not believe in the so-called maximum rate bill, but that is not the question.

PHYSICAL culture! What is physical culture? The present aim and the certain result of this new "fad" include the attainment of good health and a fine form; and a fine form outrank a pretty face in the popular estimate of physical beauty.

And this is not the only attraction of this excellent number of this excellent magazine: "The Land of Our Next Neighbor," "The Care of Palms in the Drawing-Room," "How Art Students Live in New York," "Grotesque Ways of Decorating Easter Eggs," "Kite-Flying" (for the boys), all handsomely illustrated, several capital stories, a fine article on "Thinness: Its Causes and Cure," by Susanna W. Dodds, M. D., and a few of its other features, and there are nearly three hundred illustrations, including a full-page water-color Easter card.

THE reduction of the sugar duties on the 1st of April will lessen the expenses of the average family to the extent of \$6 or \$7 a year; and that is more than the democratic party has done for the people in the whole course of its existence.

THE people who are rejoicing over the refunding of the direct tax should not fail to take account of the fact that they would have received the money in 1888 if President Cleveland had not vetoed the bill passed for that purpose.—St. Louis Globe-Democrat.

trickery to prevent the majority from passing a rate bill!

If the democratic governor has promised to veto the measure—as the Omaha Bee professes to know he has promised—let the responsibility rest with the governor.

AMERICAN TIN PLATES AT THE BANQUET-GROVER CLEVELAND STAYS AT HOME.

The "reformer will wake up some morning from his dreams of converting the west to free trade and find that while he slept the south has been converted to protection. It is not in the nature of things that southern voters should continue to send men to congress who devote all their energies to trying to pass measures which would bury still deeper the south's marvelous resources of coal, iron and other minerals.

THE associate press telegrams this morning say that Judge Groff will leave tomorrow for California where he will go into business. If that be true, Omaha will lose his honor as a citizen, and it will become apparent that it was business reasons rather than health that caused him to resign.

RECIPROCITY WHICH WE DONOT WANT.

Mr. Mills seems to have a larger capacity for doddering idiocy on the subject of foreign trade than any other man in the public eye. In a speech on Friday he said: "If reciprocity is wanted, why not negotiate with England, France and Germany?"

THE old soldiers up in Wisconsin who were inveigled into voting for the democratic candidate for governor, Mr. Peck, are now being rewarded for their work. On yesterday, Governor Peck vetoed the bill appropriating \$50,000 for the soldiers' home at Waupaca, notwithstanding the fact that it was universally demanded, and passed the legislature with a good majority.

THE London Manufacturer of February 20 says that a representative of a gigantic manufacturing concern of Brazil has made a tour of the world searching for the very best machinery of various kinds that could be obtained anywhere. It quotes him as follows: "I found that American machinery is superior to anything made in Europe. I found the price of European machinery a little lower, but the American machines are so much more labor saving that I find them more desirable for our use, and I shall make my purchases in this country almost entirely."

JOE must raise a large amount of money by April 1st. If you need anything in his line, go and see him; he will sell it to you at your own figures.

AT LATEST accounts the "shortage" of the recent state treasurer of Arkansas had grown to \$300,000. This is less than half the size of the Louisiana treasury steal, but the gap between the two is being steadily narrowed.

THE funeral of Lawrence Barrett occurred yesterday at his former home in Cohasset, Mass.

PAT EGAN is indeed having a chilly time in Chili, with coal at \$90 per ton, on account of the revolution in that republic.

THE Missouri Pacific railway people brought a train of twenty cars of sugar into Omaha last night from New Orleans for the wholesale house of D. M. Steele & Co.

IT is thought Chief Asconcher Rosewater will succeed in delivering governor Boyd of a fine, fully developed veto message within a few days, on the maximum rate law.

JUDGE COBB is still confined to his residence on account of illness, but hopes to be able to get out in a few days. He has not even seen the papers in Boyd Thayer matter recently filed, so that no decision in that matter can be expected for some days.

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THE County Seat Again. The Elmwood Echo refuses to be comforted, and tries to make scapegoats out of Shryock and White, two men that probably had less to do with the deal he speaks of than any two men in the county. The Echo says: "The county seat project in Cass county has developed into a first-class boomerang and the voters who have been seeking justice are as far from the goal as they were twenty years ago."

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And yet we are told by the "reformer" that one of the chief obstacles to our manufacturers entering the markets of the world is the tariff-enhanced prices of their machinery.

VENI, VIDI, VICI! This is true of Hall's Hair Renewer, for it is the great conqueror of gray or faded hair, making it look the same even color of youth.

District Court

From Saturday's Daily.

The Mutual Benefit Life Insurance Company vs Wm. H. Martens, C. H. Parmele and George H. Dovey. Court finds due Dovey \$686.29.

Fred Gorder et al vs Plattsmouth Canning Company. Sale confirmed and deed ordered.

Omaha Loan & Trust Co. vs Chas. A. Farley. Judgment for Parmele, \$300; for Schnellbacher, \$41.32.

Levi G. Todd vs Cass county et al. Motion to relax costs sustained to the extent that witnesses called upon behalf of the defendants and not produced in the trial of the cause, and the costs made in issuing and serving process for said witnesses be taxed to the defendants.

Myrtle L. Davis vs Fred T. Davis. Divorce granted.

Opperman Electric Light Co. vs Emil L. Opperman. Dismissed at defendant's cost.

Albert C. Russell vs Smith, Gillett & Co. Dismissed and costs paid.

Motion for new trials in all cases were overruled.

J. N. Drake vs Village of Louisville. Judgment for defendant on the offset, as set out in defendant's answer. Plaintiff gets judgment for \$268.

D. M. Jones and James Hodgart vs Henry Hemple. Judgment for plaintiffs \$25.

State vs Albert Barr. Recognition taken with John Barr's surety for appearance of defendant at next term of court.

State vs J. Ross Barr. Beeson & Root allowed \$10 for defending Barr.

State vs Jordan Stevens. Beeson & Root allowed \$25 for defending.

F. I. Smith, the man found guilty of forgery was sentenced by Judge Chapman to eighteen months imprisonment in the penitentiary at hard labor.

Senator Taylor.

Senator Taylor is the alliance or independent member whose sudden disappearance seems to have killed the maximum rate bill. Many of the members had reason to believe that he was in Lincoln yesterday evening, and in order that he might not get out of town the B. & M. managers at Lincoln have issued orders allowing no one to ride on any freight train with pass permit or otherwise.

The World-Herald is full of sensational telegrams saying that Taylor was taken to Omaha on a special engine and is safely out of the state seeing his uncle in Iowa, where the writ of the sergeant-at-arms cannot reach him.

The story given by the World-Herald is too fishy for common people, as it is well known that Mr. Boyd would have vetoed the bill or else he would have turned traitor to the men that placed him where he is.

It is not necessary for the railroad company to dispose of Taylor or any one else to defeat dangerous legislation while Mr. Boyd is governor.

The senate has been under a call of the house all night and the alliance people refuse to let up and adjourn or transact business until Taylor returns, and as his return is an apparent uncertainty, the outlook for any further legislation is certainly not very good.

The county seat project in Cass county has developed into a first-class boomerang and the voters who have been seeking justice are as far from the goal as they were twenty years ago.

The citizens of Louisville are at as much loss to know why the fight should be dropped as anyone, but it was pretty strongly intimated that Frank White of Plattsmouth and Shryock of Louisville, had struck a compromise with a part of the county seat committee whereby Louisville was to have the intermediate penitentiary if they would drop the fight.

We want everybody in the county to see our stock of wall paper before purchasing. Gering & Co.

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E. G. DOVEY & SON

Have open for the inspection of the public the newest patterns in Body Brussels, Velvets, Tapestries, all wool and Union three-plys, Two ply all wool and a good line of the cheaper grades.

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Also a nice selection of the latest things in Lace Curtains, China Matting, Stair Carpetings, curtain poles, stair buttons, oil-cloths, Linoleums, etc.

E. G. DOVEY & SON

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The Storm of Reduction AND The Storm of Patronage,

S. & C. Mayer Continue to Wear the BUSINESS CROWN

CLOTHING TRADE

BARGAINS in Mens, Boys and Childrens' clothing, are melting away like ice Before the Summers sun. Our great Reduction prices are catching the eye of the careful buyer

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At such prices as have never been offered before in the city of Plattsmouth,

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