Both Houses Ballot from Day to Day Without Result.

MANY CANDIDATES IN THE FIELD

Indications That It Will Be Some Time Before Choice is Made-Some of the in Both Branches.

the committee on privileges and elec- parts of acts in conflict herewith. tions, through Chairman Wnitmore, Fixes salary at \$2,500. A bill for an report was adopted. The committee pointed by unanimous vote of the supopulation. The present limit is 2,payment of \$300 license by vendors of cigarettes and regulating manufacture and sale thereof. To provide for appeal in actions of forcible entry and detention. To provide penalties for illegal voting in villages and school districts. To allow Lancaster county of land being limited to \$3,000. An act sheriff's association and relates to to retain office of deputy consists to amend section 2, chapter Actia, it to amend section 2, chapter Actia, it ticle iii, Compiled Statutes of Nepopulation. Among bills introduced braska for the year 1899, and to remaind section 130, chapter 26, of the braska for the year 1899, and to remaind section 130, chapter 26, of the state of Nepopulation. are the following: A bill for an act pead said original section 2. Relates compiled statutes of the state of Neto correct certain abuses and to pre-to correct certain abuses and to pre-to organization of irrigation districts. braska, and repeal said original sec-vent unjust discrimination of and by An act authorizing the appointment tion. A bill for an act to prevent the ness in this state between insurance ing their duties and fixing their comof the same class and equal expecta- pensation. Provides for five commis- A bill for an act to amend sections tions of life, in the rates, mount or sioners, salary \$2,500, terms three 152, 153 and 154, chapter 27, article payment of premiums, in the return years. A bill for an act to amend sec- 1, of the compiled statutes of Neof premiums, dividends, rebates or tion 197 of chapter xix of the Criminal braska for the year 1899, relating to other benefits; not applicable to fra- Code of the State of Nebraska. Proternal beneficiary societies. A blil for vides penalty and imprisonment from an act to prevent and punish individ- one to five years for destroying ballot ing of peddlars, hucksters, etc. uals, firms, corporations or dealers in boxes or poll books until after time for an act to locate and establish two paints and oils or paint stuff from for beginning contests has expired. selling or disposing of for use any which said paint is composed. A bill 26; Morlan, 1; Murphy, 2; Norval, 1; ures, appropriating funds for an act to amend section 36 of Richards, 1; Rosewater, 14; Sheldon, the expenses of the session. the state of Nebraska of 1889 and to Thompson, W. H. 58; Van Dusen, 3. repeal said section as it now exists; amends law governing sheriffs' fees for conveying convicts to the penitentiary by providing that vouchers shall be approved by state auditor; that the sheriff be allowed \$3 and his assistants \$2 a day and 10 cents mileage. The joint vote for senator resulted as new bills, among which were the follows: Allen, 53; Berge, 3; Crounse, lowing: A bill for an act entitled lowing: A bill for an act entitled to the judiciary committee, and a motor resulted as new bills, among which were the following: A bill for an act entitled to the judiciary committee, and a motor resulted as new bills, among which were the following: A bill for an act entitled to the judiciary committee, and a motor resulted as new bills, among which were the following: A bill for an act entitled to the reading of the properties. 10; Currie, 19; Hainer, 6; Harlan, 3; Harlan, 3; Harrington, 1; Hinshaw, 16; Hitch-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morlan, 1; Murphy, 2; Rosewater, 15; Sutherland, 1; Thomp-cock, 56; Kinkaid, 4; Martin, 2; Melkejohn, 28; Morland, 1; Rosewater, 16; Ros merman, Murray. McCarthy paired

HOUSE .- The house on the 17ta made a few rapid forward strides by passing one bill, indefinitely postponing three and placing six on general file, besides adopting the committee forcement. A bill for an act to pro- senate file 30 for indefinite postponethe case of Allan G. Fisher against Charles F. Coffee, which was in favor create a game and fish commission for favorably reported. Only the bills of allowing the latter to retain his the state of Nebraska and defining its were introduced, as follows: An act seat as representative from the Fifty- powers and duties, and to repeal an to amend section 10 of chapter lxxxiia third district. Among the bills indef- act entitled "An act creating a board of the Compiled Statutes of Nebraska initely postponed was one by Fowler of fish commissioners for the propa- of 1899, entitled "Soldiers and Sailof Fillmore providing for submission of constitutional amendments to a vote of the people and requiring a majority of the people and requirements to a vote of the people and requirements to a vote of the people and requirements and the people and requirements are the people and requirements and the people and requirements are the people and requirements and the people and requirements are the people and requirements and the people and requirements are the people and requirements and the people and requirements are the people and the people are the people and the people are of all votes for and against to carry. directing the manner in which the the selection and nomination of can-Among bills on first reading were the cash derived from the industrial defollowing: An act to authorize coun- partments of the Institute for the Deaf tan cities and cities of the first and ties, towns and precincts to own, equip, and Dumb and the Institute for the construct, establish and manage a Blind and from other sources may be telephone toll line and telephone sys. disbursed by the superintendents of tem and to authorize counties, town- the said institutes, and directing the ships and precincts of this state to state treasurer to create funds which the same. levy taxes and vote bonds for the shall be known as "the cash fund for equipment, establishment, construction the Institute for the Deaf and Dumb" and management of said telephone toll and "the cash fund for the Institute lines and telephone system and to provide for one levying a tax for the payment of the same and interest thereon. A bill for an act to establish a state board of charities and corrections duties, powers and compensation, and and to define its duties and powers, providing for a penalty for the viola. Harlan county, who was seated, was to repeal all acts and parts of acts in conflict herewith. A bill for an act 11, Davidson 0, Dietrich 1, Hainer 4, to amend section 127 of chapter Harlan 1, Hinshaw 9, Howe 3, Kin-Ixxvii of the Compiel Statutes of 1899, kaid 5, Martin 1, Meiklejohn 18, Merrelating to the issuing of tax deeds by cer 0, Murphy 2, Newell 1, Norval 1, county treasurers and to repeal said Owens 1, Rosewater 8, Thompson 17, original section. Prescribes form of Tucker 2, Van Dusen 0. bond for county treasurers. A bill for an act to repeal section 75, chapter xxvi, entitled "Elections," and to amend section 78 of said chapter. Relates to the opening of election contest cases in presence of legislature. A bill for an act to prohibit lumber reading of the bills. The bill appro- and placed on file without reference. dealers, coal dealers or other persons, priating \$3,000 for the payment of Only two bills were introduced during companies, partnerships or associations from entering into any contract year 1901 was withdrawn by Tefft of ardson. One is a bill which provides at which lumber or coal shall be sold unanimous consent of the house. The another county when the judge of that and to provide punishment for viola- measure will be changed to include an county is disqualified for duty. The tion of the same. A bill for an act appropriation for veimbursing ex- other contains several amendments to to amend sections 76, 78, 79, 80 and 82 Treasurer Meserve for money paid for the present Slocum law and provdes of chapter lxxviii, of the Compiled his official bond and in this form will that the license shall afford no pro-Statutes of Nebraska, entitled "Roads." again be submitted to the legislature tection to persons other than those Relates to form of deed for county by the Lancaster county representa- named in the license, their employes, treasurers. A bill for an act to pro- tive. On motion of Representative agents or servants. The senate prohibit the manufacture, sale or shipping Hall of Burt county, it was decided to ceeded to the house for the purpose into the state of impure beer; to pro- cast the first votes for United States of balloting for United States senators vide for the enforcement of its pro- senators tomorrow morning at 11 after which they returned to the senvisions and penalties for its violation. o'clock, independent of any arrange- ate chamber and adjourned. The fol-The vote (third) for United States sen- ments made by the senate. According lowing senate files were introduced. ator resulted as follows: Allen 57, to the terms of the motion, each mem- An act to amend sections 5, 13 and 25 Crounse 10, Currie 22, Hainer 6, Hays ber will cast two votes as his name is of chapter 1 of the Compiled Statutes 17. Hitchcock 57, Martin 3, Meikle- cancy caused by the death of Senator original sections. An act to authorize john 24, Rosewater 15, Sutherland 1, Hayward and one for a senator to county judges to hold court and per-Thompson, D. E. 32, Kinkaid 4 Murphy 2, Van Dusen 1, Morlan 1. Absent, Baldrige and Beisner, paired with Hamilton. The fusion vote was cast Hamilton. The fusion vote was cast solidly for Allen and Hitchcock, ex-

tives devoted practically the entire life of Carl Morton are immortal, and propriation bills were read and recomtives devoted practically on the 16th that the memory of his life, character mended for passage. Majority and

for Harrington.

for the appointment of nine supreme of the deceased. court commissioners and as many stenographers. The following bills were read the first time: A bill for an act for the relief of state treasurers who have paid out money for guaranty bonds furnished by surety companies. Allows \$3,000 for Treasurer Stuefer for year 1901 and \$2,000 to take up claim of former State Treasurer Meserve for that amount. A bill for an act to regulate and fix the salaries of the More Important Measures Introduced clerk and reporter of the supreme court, providing for the payment of HOUSE .- In the house on the 18th by him, and to repeal all acts and

paints or oils or other materials used vote for senator (second ballot) rein the manufacture of paints, and re-sulted as follows: Allen, 57; Crounse, same. A message from Governor quire all dealers in said materials to 10; Currie, 20; Hainer, 5; Harlan, 2; print upon each can or package sold Hays, J. R., 1; Hinshaw, 16; Howe, 1; had attached his signature to house the amount of each ingredient of Kinkaid, 3; Lindsay, 2; Meikeljohn, rolls No. 11 and 12. These were measchapter 86 of the complied statutes of 1; Sutherland, 1; Thompson, D. E., 31;

> spectors of manufacturing, mechanical, of a routine nature. The senate conmercantile, educational and other pubtion of this act. The vote for senator resulted as follows: Crourse 7, Currie

tive began its third week's session on cattle being shipped and asks that a the 14th and besides arranging for a further provision be made requiring vote for United States senators made butchers to exhibit the hide of the aniconsiderable headway with the second mal butchered. The petition was read Treasurer Stuefer's official bond for the the day, both being by Martin of Rich-Harlan 2, Harrington 1, Hinshaw called, one for senator to fill the va- of Nebraska of 1899, and to repeal said ton in the vigor of his early prime, cept one vote for Cutherland and one of manhood. That with bowed heads the 15th, the feature of the forencon HOUSE .- The house of representa- sure them that the influences of the At the afternoon session the house ap-

NO CHOICE OF SENATOR have now reached the number of 159. only to his living presence. That this the Johnson-Hodges case. The mapread upon the minutes of the portance was the one introduced by spread upon the minutes of the spread upon the spread upo portance was the one introduced by spread upon the minutes of the house

SENATE.-In the senate on the 18th Senator Pitney of Webster county proposed a measure intended to prevent the spread of contagious diseases. He would give the various county boards authority to pass such measures and enforce such decrees as they might see fit to prevent the introduction and spread of disease in their respective counties. To the same end, he would empower them to establish a board of health. Bills on sition of all fees and costs collected first reading: A bill for an act to chapter 26 of the compiled statutes of Nebraska for 1899 and to repeal said reported that in the contest of Pig- act to provide for the appointment, sections 140, 159 and 160 as they now man against Reaam, from Custer tenure, qualifications, duties and sala- exist, a proposed amendment to the county, no cause for contest had ben ries of commissioners of the supreme election laws, providing that the bills for passage: Providing that to amend section 1 of article i of so on, having these candidates by pe- 9, Taylor 1, Van Duzen 2. county attorneys shall not be elected chapter xiv of the Compiled Statutes tition a position on the extreme right. in counties having less than 3,000 of the State of Nebraska, entitled A bill for an act to amend section 152 "Cities of the second-class and vil- of chapter 77, article 1, of the consolilages." Declares that villages of more dated statutes of 1899 of the state of tending mechanics' lien laws to wells than 1,000 inhabitants may become Nebraska, and to repeal said original and windmills. Requiring annual cities of the second-class on petition section 152. This would provide a lisigned by two-fifths of the freehold- cense fee for the state of \$100 instead ers. A bill for an act to authorize or \$30 for peddlars of matches, clocks, the beard of public lands and build- jewelry, etc. A bill for an act to ings to purchase a tract of land not amend section 9 of chapter 28 of comexceeding eighty acres, suitable for piled statutes of Nebraska of 1897 and gardening purposes, for the Norfolk to repeal said section as it now exists. insane asylum at Norfolk, Neb., price This is the bill favored by the state to retain office of deputy county at- to amend section 2, chapter xciiia, ar- their fees. Senate file No. 117, by Senlife insurance companies doing busi- of supreme court commissioners, defin- spread of contagious and infectious diseases. Emergency clause attached. 'Revenue," and to repeal said sections so amended. This relates to the licensadditional normal schools and to pro-SENATORIAL VOTE-The joint vide for the erection of buildings and for the receiving of donations for the Dietrich was read announcing that he ures, appropriating funds for meeting

SENATE.-In the senate on the 17th the committee on railways reported ferred to their respective committees. HOUSE,-The house met on the 15th senate file 16, which is a curative act, Harlan of York then made a motion at the usual hour. At 11 o'clock balloting for United States senator took as its provisions are covered by laws senators at 11 a.m. tomorrow, and place, after which there was a recess already enacted. The committee on providing how the voting should be until 2:30 p. m. Most of the afternoon miscellaneous subjects reported that done, the motion being adopted. Folsession was devoted to the reading of senate file 1, relating to county com- lowing is Senator Harlan's motion: son, D. E., 32; Van Dusen, 1. Absent: section as now existing, and also to curative act relating to the criminal Baldrige, McCarthy, Wilkenson, Zim- repeal sections 2278, 2279 and 2280 of code, and recommended it for passage. said statutes. A bill for an act to pro. The report, as were all reports recomvide for the humane shoeing of horses, mending bills for passage, was placed prescribing the qualifications of a on general file without motion. Senhorseshoer, regulating the practice of ate file 4, being an amendment to an horseshoeing in cities having a pop-ulation of 5,000 inhabitants or over for passage, as was senate file 10, rein this state, and to provide a penalty lating to the theft of money or valfor its violation and to secure its en- uables. The committee recommended tect fish, game, song and insectiverous ment, inasmuch as it is almost identbirds with the state of Nebraska, to ical with senate file 11, which was a general nomination of candidates for second class; to prescribe rules and regulations for the conduct of such elections, and to provdie penalties for

> SENATE-The session of the senvened at 10 o'clock and after roll call lic establishments and defining their by the secretary the oath of Senator Johnson, the contesting member from read to the senate. Van Boskirk of Box Butte presented a petition from his constituents, who come from the cattle-raising section of the state, asking the legislature to pass an act the object of which is to prevent cattle stealing. The petition recommends that the act provide that railways receiving cattle for shipment require HOUSE .- The house of representa- the shipper to show a clear title to the

the physical and intellectual strength sessions were held by the senate on and sorrowing hearts we tender our being the vote for United States senasympathies to those bereaved and as- tor, which will be found elsewhere. to the reading of house bills, which and example is a rich legacy, second minority reports were submitted in the eyebrows.

Mr. Johnston. Among bills introduced John J. McCarthy of Dixon, providing and that copies be sent to the family were the following: An act to provide for subjecting corporate stock to execution and attachment, and the manner of proceding therein. An act to require a stamp or label on every bail of binder twine sold, offered or exposed for sale within the state of Nebraska, and providing a penalty for the vilation thereof. A joint resolution to amend sections 2, 4, 5, 6 and 13 of article vi of the Constitution of the State of Nebraska, entiled "the Judicial Department," and providing for nine judges of the supreme court and for a division of their duties, their selection, terms of service and their salaries and to repeal said original sections. 'The vote for senator resulted as follows: Allen 14, Berge 0, Bryan 0, Crounse 1, Currie 8, Davison, S. P. Dietrich 0, Dunn, I. J. 1, Hainer 1, Harlan 1, Harrington 0, Hays, J R. county, no cause for contest had ben ries of commissioners of the supreme party polling the highest number of Kay 0, Kinkaid 0, Martin 0, Meiklecontestee be retained in his seat. The vides for nine commissioners to be ap-0, Newell 0, Norval 1, Owens 0, Richon judiciary, through Loomis of preme court judges, terms to be two Dodge, reported on the following years, salary \$2,400. A bill for an act

SENATE .- The session of the sen-

ate on the 14th was an active one, and

a large amount of business was transacted. There were only a few bills introduced, but the greater part of them are quite interesting measures. Senator Meredeth introduced a measure which is intende dto do away with the sale or handling in any manner of elgarettes in the state, making the penalties so heavy as to be prohibitive. One of the most interesting bills yet introduced was that relating to the protection of fish and game and song birds, offered by Van Boskirk of Box Butte. The bill was prepared by experts and is pronounced one of the best measures of the kind ever drawn up. Miller of Buffalo introduced two bills. One provides for the repeal of the law creating the position of oil inspector, without providing a substitute, and the other relates to the salary and duties of county commissioners, its intent being to cut out much of the pay these officials have been in the habit of receiving. The gentleman from Buffalo thinks the commissioners should be allowed a mileage of 5 cents per mile and \$3 a day for actual time put in, and provides a running scale of the maximum amount to be paid by counties, the amount being regulated by the county's population, and ranging in amount from \$50 to \$1,200 a year. The latter amount, according to the bill, could only be drawn in counties having a population of over 70,000 inhabitants. A number of bills were read for the second time, ordered printed and reperson for senator in congress from Nebraska, to fill the existing vacancy, being the term expiring on the 3d day of March, 1905, and one person for senator in congress from Nebraska for the full term of six years, from and

after the 4th day of March, 1901." LEGISLATIVE NOTES.

Senator Reuting of Clay county has introduced a bill in the senate providing for the location and erection of two new normal schools, one to be north of the Platte and the other A committee of seven, five representatives, to be appointed by the speaker, and two senators, to be appointed by the lieutenant governor, shall decide upon the location of the schools, the only restriction being that not less than fifteen acres, with a suitable building, be donated by those interested in their establishment at certain points. Fifty thousand dollars are to be drawn from the state treasury for the erection of additional buildings.

Senate file No. 114 is a bill for an act to amend section 66 of an act entitled, "An act incorporating metropolitan cities and defining, prescribing and regulating their duties, powers and government," and to repeal an act entitled, "An act incorporating metropolitan cities and defining, regulating and prescribing their duties, powers and government," approved March 30, 1887, and all acts amendatory thereof, being chapter 12a of the Seventh edition of the compiled statutes of the state of Nebraska (edition of 1895). entitled, "Cities of the metropolitan class," and to repeal said section 66 as now existing. This is the measure proposing charges in salaries and bonds of certain Omaha officials.

Business is not expected to progress well until the senatorial matter is cut of the way. There are legislators who opine that choice will not be made for several weeks.

The first vote for senator in both the houses was largely of a complimentary character.

Talleyrand's Home.

The historic home of the Marquis de Talleyrand is now an unsentimental railroad yard in Jacksonville, Fla., writes Victor Smith from there. He lived here during his voluntary exile from 1784 to 1796. At a relent exhibition of some relics some of the old furniture which belonged to him was shown to the public. Over the front gate of his place, when his successor and heir was a resident of Jacksonville, was a board bearing this legend: 'The Public Generally Welcome, exmentioning the name of a man he hated. Not long ago the property was sold to the Baxter Lumber company, and the beautifully adorned back yard is now all railroad tracks and naval stores.

The Bay State Has Plenty of Books. Massachusetts has now only four towns in which there is no public library and they are very small ones. being Marlborough, Gay Head, Lakeville and Norwell. It is doubtful if any other community of 2,800,000 inhabitants can equal that.

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