Daily Grind in Nebraska Senate and House of Representatives.

RECORD OF WORK ACCOMPLISHED

Measures Advanced to Cene at Vile, Some that Have Become Enactments ment-Miscellaneous Legislative Notes

HOUSE-At the morning session of Murray, appropriating \$2,000 for the ed by the governor. Forse con 278. lowed attorneys in legislative contests for unsuccessful contestants shall receive no fees. Senate file 39, by Baidrige, to leave it optional with county commissioners whether or not they shall extend aid to county agricultural societies. House coil 193, by Pcethe, to repeal the mutual hog insurance law. House roll 299, by Sears, to authorize the state board of purchase and supplies to purchase supplies in bulk and was amended, on motion of Sprecher of Colfax, to require the board to let contracts to the lowest bidder, and was then recommended for passage. Considera-tion of house roll 133, the slave appropriation bill, was resumed. item of \$840 for a stenographer in the labor commissioner's office, stricken out yesterday, was restored to the bill on motion of Mullen of Douglas. An amendment by Lane was adopted, appropriating \$45,000 for the salary of nine supreme court commissioners, and \$18,000 for the salary of their stenographers. Following is the vote by Ollis, fixing a maximum rate to be for senator: Allen, 27, Berge, 1; Crounse, 7; Carrie, 15; Dietrich, 1; Harlan, 2; Harrington, 2; Hainer, 2; Hinshaw, 20; Hitchcock, 34; Kinkaid, 2; Martin, 4; Meiklejohn, 31; Miller, 40; Rosewater, 17; Thompson, D. E., 37; Thompson, W. H. S; Wethereld, 2 37; Thompson, W. H., 8; Wethereld, 2.

Harrison called forth appropriate action in the house on the 14th. Representatives Hathorn, Hall and Fuller were named as a committee to draft suitable resolutions, and the flag was ordered to be floated at half mast throughout the day. Representative Hanks' bill, to authorize the appointment of a commission todraft a new law of the government transfer of land titles, was amended and recommended for passage. The appointing power was vested in the sup-ame court instead of in the governor, as provided for in the original bill, the number of commissioners reduced from five to three and the compensation provided for increased from \$50 each to \$100 passed the bill which provides that mins, Martin and Reuting. The measeach. The house began consideration political parties shall have their ure is by Van Boskirk, senate file 61. of the salaries appropriation bill. Sevscontinued and many of them were decreased. The house sifting committee submitted its second report, recommending the advancement of a number of bills, among them being: For appropriations for salaries of state officers and employes. To appropriate \$35,000 for permanent state fair grounds and for repair of buildings. To license peddlers in all counties. To provide regulations to: peddlers. To amend the regulations governing the appointment of state bank examiners. Relating to the general duties of school boards and trustees. To prohibit solicitation for appointment as jurors. The vote to senator was as follows: Allen 50 Berge 1, Crounse 9, Currie 1., Dawes 1. Dietrich 1, Harlan 2, Harrington 1 Hinshaw 11, Hitchcock 15, Kinkaid 1 Martin 4, Meiklejohn 32, Rosewater 16. Thompson, D. E., 38, Thompson, W. H., 40, Wethereld 2.

HOUSE .- In the house on the 13th the following bills were read the third time and passed: Providing for the appointment by a unanimous vote of the supreme court of nine commissioners to serve for two years, at a salary of \$2,050 to assist in clearing the docket of the court. This bill was passed with the emergency clause. House roll 72, by Loomis, relating to disconnection from the corporate limits of cities of less than 5,000 population. House roll 15, by Crockett, to abolish the office of township tax collector. House roll 95, by Corneer, to require the use of safety railings on scaffolding used in the erection or repair of buildings. House roll 128, by Anderson, providing for the creation of cash funds for the Deaf and Dumb and Blind Institutes. House roll 129, by Anderson, changing the names of these institutions to the Nebraska School for the Deaf and the Nebraska School for the Blind. House roll 92, by Mockett, to enable the city of Lincoln to make an annual levy of 20 milis for school purposes. House roll 191, by Anderson, to require commission men handling live stock and farm produce to file a \$25,000 bond with the secretary of state. Uhl of Douglas moved that the action of the house in indefinitely postponing house roll 311, to require abstracters to file a \$25,000 bond with the county judge, be reconsidered, and the bill be placed on general file. The motion prevailed. The bill of Mr. Uhl to reimburse subscribers to the fund for bringing the First Nebraska home from San Francisco, was recommended for passage. The vote for senator in joint session was as follows: Allen, 46; Berge, 4; Crounse, 9; Currie, 16; Dietrich, 1; Harlan, 2; Harrington, 5; Hinshaw, 21; Hitchcock, 51; Kinkad, 2; Martn, 2; Meikeljohn, 31; Rorewater, 15; Thompson, D. E., 39; Thompson, W. H., 3; Wethereld, 2.

HOUSE-The morning session of the house on the 12th was consumed in a friends of Armstrong's \$75,000 Peru Normal bill to pass it over the governor's vetc. On this question a call mittee of the whole the senate of the house was ordered. Evans' finally recommended for passage game and fish commission bill, creat- Senator Trompen's bill legalizing the ing a state game warden-house roll | practice of osteopathy in the state, A 138—was read at length for the third | rising vote was taken and resulted in time and placed on its passage. It the defeat of a "killing" amendment by failed to carry with the emergency 17 to 2. It is senate file 102.

Collins clause, which was then stricken out and the bill passed by a vote of 58 years to 28 never House rely 66 by and the bill passed by a vote of 58 passed in the senate on the 13th; county offices, a bill made necessary by Harlan and McCargar were the only the county's decreased population, was passed. House roll 124, by Uhl, providing for the registration of plumbishment. Curative act relating to seccities of more than 50,000 inhabitants, for exclusion of school bond taxes in age. Roll call resulted 45 year to 21 and Others Given Indefinite Postpone- nays, and Loomis demanded a call of 5,000 population. To enable local inhouse went into committee of the whole to consider house roll 255, the special order for the day. This is the the house on the 15th the following bill introduced by Ollis of Valley to pills were passed: House roll 361, by reduce freight rates on live stock 10 per cent of the existing tariff. Brown purchase and presentation of a library of Furnas moved an amendment to to the battleship Nebraska, to be set the bill to provide that rates on all lected by a commission to be appoint other classes of freight shall not exceed that charged on December 1, by Fellers, limiting the fees to be a!- 1889. The amendment was adopted. The title was amended to conform to \$100 and providing that attorneys with this amendment, and, without debate, the bill was recomemnded for

> HOUSE .- When the house had convened on the 11th Chairman Fowler moved that the report of the committe on "hold up" legislation be received. The motion was carried and the house voted to continue the special order on this subject over until tomorrow morning. The following bills were advanced to the head of the general file: Senate file 80, by Zeigler, changing the time of the reports of county treasurers from January and June to January and July. House roll 129, by Anderson, changing the names of the Institute for the Deaf and Dumb and Institute for the Blind to "the Nebraska School for the Deaf,, and "the roll 321, by Uhl, appropriating \$36,370 .fund to bring the First Nebraska home from San Francisco. House roll 255, appoint a commission to investigate the Torrens system of transferring land titles and report to the next legislature; each member of the commission to receive \$50 and 5 cents mileage. House roll 299, by Sears, providing for the purchase in bulk of supplies for state institutions, and repealing the requirements of the statute compelling the state board to purchase and supplies to let contracts to the lowest bidder. The vote for senator resulted as follows: Allen 27, Berge 4, Crounse 10, Currie 11, Harian 1, Harrington 4, Hinshaw 18, Hitchcock 19, Kinkaid 2, Martin 2, Meiklepohn 20, Rosewater 13, Thompson, D. E., 30, Thompson, W. H., 12, Wethereld 1.

SENATE-The senate on the 15th

nominees under their party title. These party titles shall appear in separate columns. The party receiving the highest vote at the last general election shall be accorded the first place at the left of the ballot, the party receiving the second highest vote shall have the next place to the right, and so on, the candidates by petition being accorded the extreme right of the ballot. Each candidate may choose the party title under which his name is to appear. The following were also passed: Providing that it shall not be necessary to give notice of hearing for guardianship to a minor child over the age of 4, when the consent to adoption has been filed in accordance with section 801 of the civil code. Providing for an appeal in actions for forcible entry and detention or forcible detention only of real property. Providing that any legally incorporated humane society may become the guardian of minor children. Senator Miller alone voted against it. Limiting county judges to issuance of temporary restraining orders in the absence of district judges. Those voting against it were: Steele, Weber, Miller, Reuting, Allen, Berlet, Cummins, Johnson, Krumbach, Pitney, and Paschal. Permitting city councils to levy a 2-mill tax instead of 1 for support of public libraries. Creating a board of five district judges for revision of the statutes. Empowering the governor to take such action as he may deem proper to secure for the school fund moneys due the state for the 5 per cent on sale of Pawne Indian reservation. Private Secretary Lindsay announced that the governor had attached his signature to four bills, among them being: Senate file No. 80, by Zeigler, requiring county treasurers to publish semi-annually in a weekly newspaper a tabulated statement of the affairs of the office. House roll No. 9, by Hathora, providing imprisonment in the county jail not more than six months and a fine of not less than \$50 nor more than \$500 for illegal voting in any precinct, school district, village or ward. An emergency clause is attached.

SENATE.—Resolutions of regret and consolation to the bereaved family because of the death of ex-President Harrison, were adopted by the senate on the 14th. They were prepared by Senators Martin, Edgar and Ransom. The sifting committee recommended fifteen bills for passage, among them being: Senate file 284, by Crounse, providing for sale of the governor's mansion. Senate file 228, by Allen, giving threshers and corn shellers liens on the grain for such threshing or seiling. Senate file 263, by Van Boskirk, relating to priority of water rights in irri gation districts. Senate file 198, by Martin (on request), to regulate mutual savings banks in the state. Senate file 256, by Weber, to amend the school laws relating to hiring of teachers. Senate file 231, by McCarfutile attempt on the part of the gar, the education bill making the compulsory education laws more rigid. After spending all afternoon in com-

SENATE.-The following bills were yeas to 26 nays. House roll 66, by Senate file No. 70 repealing the acts Mockett, to permit Lancaster county of 1885 and 1587 creating a state to retain deputies and assistants in board of transportation. Senators ers and creating a plumbers' board in | tion 509 of the civil code. Providing was passed. Senate file, 74, by Harlan, computation of the aggregate of school to provide a charter for all cities hav- taxes. Regulating the sale and transing more than 5,000 and less than 25,- fer of mortgaged personal property. 000 inhabitants, was put upon its pass- Relating to construction of sidewalks in cities and villages having less than the house, which was ordered. The surance companies to sign surety bonds. Combining the offices of city clerk and water commissioner in cities having less than 5,000 population. Senator Harlan moved that the lieutenant governor appoint a committee of five to confer with the house committee on the date for adjourning sine die. The clerk of the house announced that that body had passed house rolls Nos. 66, 124, 138 and senate file No. 74. The fish and game bill, which passed the house yesterday, was placed on first reading in the senate. A number of measures were recommended for passage, whereupon the senate adjourned.

SENATE-In the senate on the 12th an attempt was made to have Senator Lyman's bill, providing for seven additional county treasurer examiners to work under supervision of the state auditor, indefinitely postponed. It was given a new lease of life by being recommitted for specific amendment. Senator Oleson's bill defining the qualifications for a county judge in counties having more than 6,000 inhabitants was recommended for indefinite postponement. Senate file 101, by Van Boskirk, a measure of protection of fish and game, was recommended for indefinite postponement Nebraska School for the Blind." House | because of a similar measure which it is thought will pass the house and 75 to reimburse subscribers to the be presented to the senate in a few days. Senate file 227, a curative act by Martin, regulating the sale and transfer of mortgaged personal property, was recommended for passage. Senate file 131, by Martin, on request. repealing section 69 of chapter 14 of the statutes, relating to sidewalks in cities of less than 5,000 inhabitants, was recommended for passage. Senate file 132, by Martin, on request, to combine the offices of city clerk and water commissioner in cities having less than 5,000 population, was also recommended for passage. Senate file 70, by Martin, to repeal the law creating the state board of transportation, was also recommended for passage. Senate file 92, by Baldrige, to permit organization of guarantee surety companies in the state, was recommended for passage.

> SENATE.-The bill creating a state reterinarian passed the senate on third reading on the 11th by a vote of 20 to For want of a two-thirds' majority the emergency clause fell by the wayside. Those voting in the negative were Senators Berlet, Campbell, Cum-House roll 130, by Wenzl, appropriating \$53.35 for relief of Er rich of Pawnee county for illegal taxes paid, was passed on third reading. Miskell's bill creating district road funds, house roll 58, was also passed on third reading. The South Omaha charter was then placed on third reading and passed without a dissenting vote. An emergency clause is attached. H. C. Lindsay, private secretary to Governor Dietrich, announced that his excellency had signed house rolls 55 and 56 and senate file 171. Senator Currie, chairman of the committee appointed to confer with a like committee from the house to consider house roll 117, Representative Fowler's bill relating to submission of proposed constitutional amendments, recommended that it be amended and allowed to recur to its place on general file. It had been indefinitely postponed by the senate. The report was adopted; the action indefinitely postponing being reconsidered and the bill sent to the general file. Senator Edgar's ballot law was passed by a vote of 16 to 12, republicans voting for it, fusionists against it.

LEGISLATIVE NOTES.

The new committee on apportionment in the senate reported to the general file with the recommendation that it be passed, senate file 235, by Snator Steele, providing for the division of Nebraska into fifteen judicial districts. The bill bears but little resemblance to the one originally introduced by Senator Steele, it being made up of bills introduced by both Senators Steele and Oleson. The bill makes Douglas county a complete district and provides it with six judges. With the adjournment of the legislature almost in sight the senate has recently resolved itself into a hard working body and is disposing of the large amount of work staring it in the face in an unusually rapid manner. An indication that the end of the present session is nearing is the action take by the senate in naming a committee on final adjournment to confer with a similar committee named by the house.

The esteopaths of Nebraska have renewed their efforts in behalf of the passage of the bill prepared by them early in the session, but which was temporarily laid aside. The bill is on the general file. The Christian Science bill may also come up in the near fu-

Governor Dietrich has been appealed to to send a special message to the legislature asking them to pass an act to enable the Otoe county commissioners to refund the Missouri Pacific bonds, which were voted some twelve years ago by Nebraska City precinct to induce that road to build its main line through that city, and which the supreme court of this state declared illegal, but the United States supreme court declared legal, and now have to

The senate, by the decisive vote of 17 to 13, indefinitely postponed the bill appropriating \$100,000 for two new normal schools, one to be located in the Fifth congressional district and one in the Sixth.

The vote for senator on the 12th resulted as follows: Allen, 49; Crounse, 10; Currie, 13; Hinshaw, 20; Martin, Meiklejohn, 29; Rosewater, 13: Sutherland, 1; Thompson, D. E., 35; Thompson, W. H., 49; Wethereld, 2.

Two Nebraska Bank Wreckers Receive | One Year. Their Punishment.

BOTH MUST DO HARD LABOR

Judge Munger of the Federal Court Passes Upon the Case-Suit on Railroad Bonds-A Kidnaper in Court-Miscel-

CMAHA, Neb., March 16.-C. A. Reimers, president of the defunct First National bank of Neligh, Neb., and his son, Edward O. Reimers, assistant cashier, were each sentenced to five years in the Sioux Falls penitentiary by Judge Munger for wrecking the institution of which they were officers. In compliance with the request of their attorneys, the judge suspended sentence for ten days to allow time for the filing of an appeal bond.

This case was tried in the federal court in December, 1899, and the defendants were found guilty. A motion was made for a new trial, which the judge took under advisement until Saturday, when he overruled it and pronounced sentence.

The Reimers and Charles R. Allder, cashier, were indicted in October, 1898. Allder was never placed on trial, he being a fugitive from justice somewhere in Mexico.

The charge against the officers of the Neligh bank was falsifying the records violating the banking laws of the United States and making false reports to the comptroller of the treas ury. It is alleged that originally Allder purchased the bank from the Reimers and that in doing so he used the assets and collateral in making his payments and that they knew this. Charges of forgery were also made and it is understood that forged notes were discounted and rediscounted with other banks for the purpose of taking up personal obligations.

When the receiver, H. J. Whitmore took charge of the affairs of the bank he found a shortage of between \$30. 000 and \$40,000 and liabilities of \$110, 000. Since then he has paid 40 per cent in dividends and some \$10,000 on taxes and bills.

Suicide of a Prisoner.

CLARION, Ia., March 16.-Soren Peterson, a farmer living six miles west of Clarion, was arrested a few days ago on the charge of rape, and brought here and lodged in jail to await the action of the grand jury. Mrs. Peterson has been an invalid for some time, and it was necessary to employ a hired girl to assist in the house work, and it was this girl upon whom the crime is alleged to have been committed. She is only about 15 years of age. Peterson was the only occupant of the jail at the time, and took advantage of the temporary absence of the sheriff to kill himself by hanging.

Suit Upon Railroad Bonds.

NEBRASKA CITY, Neb., March 16. Suit was filed in the district court by John C. Watson to recover \$4,000 damages from John M. Clapp & Co. of Philadelphia. This concern is the holder of \$40,000 worth of Missour Pacific bonds upon which they have just secured judgment against Otoe county. Watson alleges in his petition that the bonds were placed in his hands for collection in 1875 by Clapp & Co. and that his fee was to be 10 per cent of the amount recovered. He further alleges that Clapp & Co. gained possession of the bonds by unfair means.

Conference on Taxation.

NEW YORK, March 15.-The National Civic federation, which has held a conference on "our foreign policy" and on the "trust question" and recently organized a national joint committee on "conciliation and arbitration," today from this city issued a call for a national conference on tax ation at Buffalo for May 23 and 24. The governors will be invited to appoint delegates and the various state tax commissioners and members of legislative committees.

National Cuard Election.

LINCOLN, Neb., March 16-An elec tion by commissioned officers of the First regiment Nebraska National Guard, to fill the vacancy caused by promotion of Lieutenant Colone Harry L. Archer to colonel, has been called for March 27 by Adjutant General Killain. Permission has been granted company K of the First regiment at Columbus to parade with arms April 9, when the veterans of Shiloh celebrate.

Ornanize Anti-Saloon League.

STROMSBURG, Neb., March 16 .-All churches in the city met in mass meting Sunday night to listen to an eloquent address by Rev. Dr. Kearn: of Lincoln. After the lecture an antisaloon league was organized, and over 200 signed the list of membership. This league will endeavor to knock out the saloons here, and if they fail in that, they will enforce the Slocum law as nearly as possible.

Dinsmore Back in Kearney Jail. KEARNEY, Neb., March 16.-Frank L. Dinsmore, who has been kept at the state penitentiary nearly a year, being convicted of murdering Fred Lake at Odessa over a year ago, was brought to Kearney by Sheriff Funk and

Alleged Kidnaper in Court.

placed in the county jail.

OMAHA, Neb., March 16.-James Callahan, known to the officers as No. 3 of the alleged kidnapers of Edward A. Cudahy, Jr., was taken from the solitary cell in the county jail and escorted to the court room, where he was arraigned before Judge Baker, where he pleaded not guilty to the three informations, one of which charges that he falsely and unlawfully imprisoned Edward A. Cudahy, Jr., for the space of thirty hours; an other that he robbed Edward A. Cudahy of \$25,000. The trial was set for

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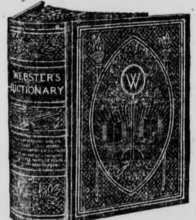
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