

OVER THE STATE.

MISCELLANEOUS STATE MATTERS.

MANY builders in South Omaha, whereas there is a gentle kick among some of the citizens of the former town.

HASTINGS figures on becoming the second city in the state not many years hence.

The legislature adjourned for a brief season to enable members to attend the G. A. R. encampment at Omaha.

The saloon and dwelling house of Mr. Jansa, of Wahoo, was destroyed by fire.

Work on the cut-off line from Arlington to Omaha has already begun and soon there will be a force scattered all along the line.

Work is in progress on the new Episcopal parsonage in Fremont.

Joseph Lowe, a love sick young man, at Omaha, attempted to end his earthly existence by the use of morphine, but was not successful.

The people of Shelton express themselves as ready and willing to substantially aid in starting a creamery at that place.

It is expected that the city government of Orleans will not cost over \$300 the coming year.

A BILL to prevent pooling by lumber dealers and all corporations and partnerships was indefinitely postponed.

The Hawkeye thinks that Greenwood ought to have a new depot. The ravages of time, together with the jackknives of the loafers who congregate there, have combined to make it one of the most unsightly buildings in town.

The Travelers' Building and Loan association have filed articles of incorporation with the secretary of state.

The light battery of artillery stationed at Fort Leavenworth will be in attendance at the state fair at Lincoln in September.

A PRAIRIE fire swept a good section of the territory adjacent to West Lincoln the other day. Four good stacks of hay belonging to Messrs. Kennard & Imhoff were consumed.

The New York Life Insurance company will erect a ten-story building in Omaha this year. It will be a fire-proof structure 138 feet square.

LINCOLN has fourteen railroads. A contract has been made with George F. Swift, of Chicago, one of the heaviest of the fast packers, for the erection of an immense packing house at South Omaha.

The plans are already being prepared and work will be commenced immediately. The new packing house is to be completed in four months and will be built at a cost of \$250,000.

The Burlington & Missouri track is laid sixty miles west of Broken Bow, and about two miles of track is now being laid daily.

It is said that Omaha's new city directory, now in course of preparation, will show an increase in the population the past year of 15,000.

The location of the Union Pacific division at Beatrice is received with great satisfaction. The people had been expecting it for some time, but it is now officially announced. A new depot is also promised, and the yards are soon to be cleared for the erection of a fifteen stall round house.

It is thought the Missouri Pacific will reach Hastings by August 1.

The large building of the Wahoo creamery is under headway and is being rapidly pushed to completion. The creamery has established its milk routes and will be in actual operation in a short time.

BURGLARS entered the residence of G. W. Henkle, Beatrice, and got his pocket-book with a small amount of money. The perpetrators of Postmaster Rigg, in the same building, were also entered and his gold watch and some clothing, amounting to \$100, taken.

CHARLES HEARST, the fourteen year old son of an Omaha carpenter, was fatally shot in the bowels while hunting in the suburbs with a companion named Louis Coter. The latter fell in a culvert and his shot gun was discharged, the entire load entering Hearst's abdomen, tearing out the intestines.

The West Point paper mill turns out 1,500 tons annually.

TWELVE jurors have decided that John W. Lauer did not intentionally kill his wife. John Larkin, of Keith county, lost about eight tons of hay, a two-stall stable and granary, and one of his horses was severely burned. He was in range of the prairie fire that recently swept over that section.

A weary pilgrim wearing an overcoat and carrying an immense black "grip" walked from the mouth of Pumpkin creek to Clarke's store in Wellsville, Cheyenne county. He was en route to the Cedar flat country and when shown the blue line forty miles up the river and told that it was Scott's bluffs and that Cedar flats lay at the base of the bluffs he was filled with disgust and said he had half made up his mind to return at once to his "wife's folks" at Rochester, N. Y.

The bridge men will secure about one-half the piling from the river bridge swept away by the ice near Orleans.

The Fairmont District Fair association recently met and elected officers. The grounds and buildings are to be repaired and put in the best of shape and a new floral hall, 44x44 feet, will be erected as soon as the weather will permit. The new board promises to do everything in its power to make the coming fair a success.

Recently an individual named Mont gomery is alleged to have been doing quite lucrative business by swindling householders in Phelps and Kearney counties out of \$50 each. The plan was to go to the party who had taken a homestead, tell him he had been wrongly located, and produce papers stating that he was a government detective sent out to reclaim the property, but he would fix it up for \$50 each.

The second trial of John W. Lauer, charged with the murder of his wife, ended at Omaha on the 19th, having occupied the attention of the court for two weeks. The jury were out only about four hours when they returned a verdict of not guilty. On the first trial Lauer was convicted of manslaughter and was sentenced to ten years' imprisonment. He shot his wife during the night, mistaking her for a burglar, as he claimed. She had got out of bed and he awoke and saw her in the doorway of the bedroom and fired, hitting her in the forehead and killing her instantly. Owing to his known jealousy and brutal treatment of her the circumstances of the killing were strongly suspicious, and he was put on trial for his life. His reputation outside of the treatment of his wife was good and had much weight, no doubt, in securing his acquittal.

The Long Pine board of trade desires the acquaintance of some one who knows how to make butter and cheese and would like to settle in Long Pine.

Mr. ROMSEY, formerly proprietor of the Cozens house, Omaha, was burned to death in the Buffalo hotel fire last week.

The bill providing for the geological survey of the state in co-operation with the United States government has in contemplation the securing of some of the fossil relics of the "Bad Lands," at a small expense to the state.

A SUTTON dispatch reports that there is considerable excitement in the north part of Clay county over the appearance of a mad dog that had bitten a large number of cattle, horses and hogs. The dog was killed.

The Fairmont water bonds, first series, were sold for 4 7/20 per cent premium to the amount of \$10,000. This is probably the best sale of water bonds ever made in the state, and Fairmont is consequently jubilant.

LULU WILLIAMS, of Omaha, is suing for a divorce. In her petition she alleges that she was but 11 years old when she married.

THERE will be erected soon at Plattsmouth a new flouring mill with a capacity of 100 barrels a day.

In Douglas and Otoe counties the assessors have decided to raise the valuation of property 20 per cent over that of last year.

THE NEBRASKA LEGISLATURE. LINCOLN, March 19.—HOUSE.—The committee appointed to investigate the charges against the judiciary committee of the house met this morning and after a good deal of inharmonious discussion disagreed to the following reports, which were handed in to the house:

The undersigned member of your committee appointed to investigate the charges of bribery, made against certain members of the judiciary committee by E. Rosewater, further believes that the charges are wholly false, groundless and were not substantiated by any evidence whatsoever, and seem to have been prompted by malicious motives for the purpose of influencing certain legislation now pending in the senate, in which the complainant was deeply interested, and that they are deserving of no more consideration than a multitude of slanders that have repeatedly appeared in the columns of his libellous sheet during the sittings of this and many past legislatures. W. J. PEMBERTON.

The second report read as follows: Mr. Speaker.—The undersigned members of the committee appointed to investigate the charges made by E. Rosewater against the members of the judiciary committee and other members of the house, beg leave to report.

That the committee notified E. Rosewater to appear before it, make his charges specific, and name the members of the judiciary committee against whom his charges are directed. Mr. Rosewater was notified to appear before the committee at different times but refused to do so, saying that the whole thing would be a farce, and asking that no further action be taken, and notifying the committee that he would be absent from the state when the committee would meet; and finding E. Rosewater beyond the reach of the committee, the committee was compelled to defer further action.

Your committee further reports that in its opinion the charges made against the members of the judiciary committee were made by E. Rosewater without any foundation in fact, and through malicious intentions to injure the reputation of the members of the judiciary committee; therefore we recommend the adoption of the following:

Resolved, That the charges made by E. Rosewater against members of the judiciary committee are unfounded and malicious, and that said Rosewater is deserving of the censure of this house.

JOHN A. DEMPSTER, H. C. MINNIX, C. C. ELLIS, R. A. AUSTIN, JOHN PETERS, W. J. PEMBERTON.

LINCOLN, March 21.—SENATE.—Mr. Colby's bill, providing for the submission of an amendment to the constitution making the number of supreme judges five, was considered and favorably reported. Senate file 273, giving additional authority to administrators in inter-state cases, was considered favorably and recommended to pass. Senate file 146, giving justices of the peace power to issue executions to any county in the state, was favorably considered and recommended for passage. House roll 165, which amends the code of civil procedure, was favorably considered. House roll 74, authorizing the auditor of public accounts to draw warrants on the unexpended balance in the census fund, was favorably recommended. House roll 23, Mr. White's bill doing away with the registration of voters in the city of Plattsmouth, was considered and ordered back for favorable passage. This removes all registration laws except from cities of the first class.

LINCOLN, March 21.—HOUSE.—The Lincoln and Omaha charter bills were passed. By common consent Newcomer introduced a bill in accordance with the recommendation of the governor, limiting the number of employees of the senate. S. F. No. 53, an amendment and joint resolution to congress for a provision for the election of United States senator by a direct vote of the people, S. F. No. 482, a joint resolution providing that no member of the legislature shall receive more than \$3 per day for the first forty days of its session were indefinitely postponed. A large number of senate files were put through the first and second reading at the evening session. H. R. 446, appropriation for salaries of state officers and the appropriation for the expenses of the state government for the next two years were passed; also H. R. 197, refunding \$62 to Columbus; also H. R. 197, providing how railroads may acquire title to state lands which they occupy; Shamp's bill providing for the destruction of noxious weeds; a bill providing for the publication of the proceedings of the horticultural society; a bill appropriating \$10,650 to John Lanham, and the giving of \$1,000 to Maggie Pribble for injuries received by carelessness in the use of state machinery.

LINCOLN, March 23.—SENATE.—The senate passed a large number of bills, among others the following: Providing for the payment of the deficiency in the census appropriation. Permitting cities of between 1,000 and 5,000 inhabitants to levy 25 mills school tax. To suppress obscene literature. To establish a board of health. To provide for the relief of the holders of mortgages, certificates from the clerk of the district court shall be filed with the county clerk. Exempting from sale on execution or attachment pension money of property of soldiers purchased and improved, exclusively therewith. Providing for the arbitration of difficulties between laborers and corporations. The senate recommended the prohibition amendment bill to pass, referring to indefinitely postponed by a vote of 16 to 15. The bill appropriating \$5,000 to ex-Gov. Furnas was passed by the senate and now goes to the governor.

LINCOLN, March 23.—HOUSE.—H. R. No. 417, levying a three-fourth mill tax for a capital building, was passed. H. R. No. 429, appropriating \$3,000 to pay Edgar D. Everett for damages sustained by being shot by a murderer whom he was attempting to arrest under orders of the sheriff was passed. This took place at the same time at which the Johnson barn was burned for which the state paid \$4,000, making a total of \$7,000 which the capitol cost the state. Kerkley's anti-pooling bill, regulating the grain dealers, was passed by a vote of 74 to 7, and now goes to the governor. The senatorial and representative apportionment bill was passed. H. R. No. 15, appropriating \$85,000 for the erection of a grand jury building at the city of Lincoln, Nebraska City, was passed. The committee on university and normal schools reported a bill for agricultural experimental stations as suggested in the message sent to the legislature by the governor.

LINCOLN, March 23.—SENATE.—The senate took up bills on third reading and final passage and some twenty were passed. These bills are practically identical with the bills reported and considered in committee of the whole the day before. Among them was the pharmacy bill as finally amended, which now goes to the governor for his signature with the objectionable feature of the anti-pooling bill, and a bill for the relief of the Lincoln charter made in the house was concurred in while those to the Omaha charter made in the same place were not concurred in. On the third reading the prohibition amendment question again brought up an animated discussion. The vote stood, ayes, 18; nays, 14. House roll 165, by Mr. Watson, which does away with the filing of printed briefs in the supreme court, was up again in the senate and passed after a long fight with a large vote. The members of the supreme court judges were influencing the matter and a close contest was at once inaugurated. This bill had previously passed both branches and was on its way to the governor when the court, it was claimed, succeeded in throwing the bill back again. In the senate the emergency clause was struck out and Mr. Watson was at hand immediately on its passage, having it called up in the house and passed with an amendment. It now goes to the governor.

LINCOLN, March 23.—HOUSE.—The following bills were passed: House roll 18, appropriating \$20,000 for the feeblinded institute at Beatrice, senate file 19, regulating the practice of dentistry; house roll 244, distributing legacies to minors; 242, relating to the same object when less than \$50; 54, relating to the bond of the county clerk; 47, amending the act relating to a registrar in every ward of metropolitan cities at a salary of not more than \$75 per year; house roll 200, granting county treasurers 1 per cent of all moneys collected on houses and sales of agricultural property; house roll 47, amending the act relating to a registrar in every ward of metropolitan cities at a salary of not more than \$75 per year; house roll 200, granting county treasurers 1 per cent of all moneys collected on houses and sales of agricultural property; house roll 47, amending the act relating to a registrar in every ward of metropolitan cities at a salary of not more than \$75 per year; house roll 200, granting county treasurers 1 per cent of all moneys collected on houses and sales of agricultural property; 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