Columbuz Fournal.

VOLUME XXIX .--- NUMBER 43.

COLUMBUS, NEBRASKA, WEDNESDAY, FEBRUARY 1, 1899.

WHOLE NUMBER 1,499.

WASHINGTON, Jan. 28 .- Agoncil-End of the Court Martial that

N DISMISSED

VERDICT IS NOT YET GIVEN OUT.

Lasted but Three Days.

But it is Reported that he was Found Guilty on Two Counts and is to be Dismissed from the Service of the United States Without Ciemeney.

CHICAGO, Jan. 28 - A special to the Timés-Herald from Washington says: Dismissal from the military service of the United States without any recommendation for elemency is the verdict pasted by the court-martial upon Commissary General Eagan for his recent virthent attack upon Major Ceneral Miles. The verdict was reaches within forty-five minutes after the trial ended today.

Notwithstanding the nature of the court's conclusion the president can exercise elemency if he so desires and General Eagan's friends will urge that his punishment be confined to relievthe him from the duties of commissary general of subsistence and to a detail to garrison duty.

WASRINGTON, Jan. 28 .- The case of Commissary General Eagan, charged with conduct unbecoming an office. and a gentleman and with conduct tending to the prejudice of good order and military discipline, is now in the hands of the court-martial appointed to try him. Yesterday the taking of testimony was closed and arguments of counsel submitted. The trial had lasted three days and consumed less than eight hours of actual withing.

A session behind closed doors of an hour or so sufficed for the court to reach a conclusion and embody it in a report. What the verdict was is altogether a matter of speculation and. officially at least, will not be made public by the trial board, military regulations requiring that its finding and will do everything to avoid it. shall go through the prescribed chan-

authorized the following statement concerning a report that the government had intercepted dispatches from him to Aguinaldo in which he advised that the Filipinos would have to fight for their independence and that now was the time to act: "The statement is absolutely false and is calculated to excite feeling and animosity in this country and to prejudice the Philippine cause. No such telegram has ever been sent by me and for that reason no such telegram could have been intercepted. The faisity of the statement is shown by the fact that I have cahled my government to continue the same friendship which was torn on the battlefield against Spain. The Philippine people have no wish and no purpose to fight against the Americans unless they are driven to it. Their | were read. Four new bills were inonly desire is to strengthen the bonds | troduced. now existing." made his statement concurred in and ters it was stated that Agoacillo had senate. The report was adopted. seat dispatches from time to time, The committee on privileges and

NOT LOCKING FOR WAR.

filipino Represatative Deales Dispatches

Have Been Intercepted.

the junta assert that any incrimina- Among bills introduced were ting dispatch which has come to the | following: hands of the government is a forgery (if it ascribes to Agoncilio any advice | county or probate court shall decide had nothing to make public as to decision or determination. He expressed the positive opinion, however, that the cable report that the Filipino congress had authorized a declaration of war was not correct.

Gees to See Gomez.

locate that officer. Senor Quesada is

acting directly in this mission under

the instructions of President Paima

government are likely to follow.

Minister to Nicaragoa.

been at his post in Costa Rica for

C art Martial at Madrid.

ments in the court-martial of General

Jaudenes, who surrendered the Span-

courts-martial are arousing intense in-

The publication of the proceedings in

terest and heated controversies here.

New Minister from Mexico.

ors will be cited at witnesses.

MADRID, Jan. 28 .- The develop-

WASHINGTON, D. C., Jan. 28 .-

to, the representative of Aguinaldo, The Grind With Which They Are Daily Engaged. TRYING TO ELECT U. S. SENATOR. Text of Some of the Measures Thus Far Introduced-An Onslaught of Bills in

Both Brauches-some that Have Advanced to Second Reading

Senate. In the senate on the 20th, under the amendment striking out the section head of first reading of bills H. R. , which constitutes the change from the 113 and 121, the two appropriation bills existing law. The amendment was lost for salaries and incidental expenses on a viva voce vote. Senator Talbot's At 11 o'clock the senate took a re- vote of 18 to 19.

Other members of the Filipino jun- cess until shortly before noon, when ta who were present when Agoncillo it reconvened and went over to the house to take part in the joint session. | file No. 50. The report was adopted. emphasized his declaration that all The committee on accounts and exhis remarks had been toward an penditures presented a report recomavoidance of a rupture. In other quar- one table at \$10, for the use of that

three rather long ones going within | elections reported S. F. 32, by Mr. Talthe last few days. According to the bot, for indefinite postponement. This herd law for the protection of culti-Filipinos, nothing that has been sent | bill is one that sought to correct a | vated lands from stock running at advised fighting, but everything has | clerical error in the election law, and | counseled continued friendship. Under the committee decided that the error such circumstances, the members of | was of little importance.

To fix the time within which the

to Againaido to begin fighting. Beyond | and determine matters in said court. denying this report, Agoncillo said he when the same shall be submitted for communications to or from Aguina'do. To provide for the registration, leasing, selling and general management

of the educational lands of Nebraska; to provide for the collection of rental, interest and principal payments thereas he said the Filipino people do not | on, and for the distribution of the want a conflict with the Americans funds arising therefrom.

To amend section 668e of the Code of Civil Procedure, Compiled Statutes of

contents of the official balloc. It pro-vides that when any person is nomi-nated by more than one payty or con-Van Dusen in the chair, to consider modify its judgment orders after the vention his name shall be placed upon | bills on the general file. the ticket under the designation of the | Senate file 33, by Talbot, with amendparty first nominating him; or, if ments by the judiciary, was consid- a married woman when the c.nd.tion nominated by more than one party at erec, and it was voted to recommend of the defendant docs not appear in the the same time, he shall file with the its passage. Senate file 59, by Mr. Tal-

proper official a written declaration in- bot was read and it was decided to redicating the party designation under port favorably thereon. which he desires his name to be printed. If he fails to do this, the official shall choose for him, printing his name as the nomines of but one party. the 20th. Senator Talbot thought that the bill

was not proparly prepared to become a was already repealed. He moved as meanor, was reported for passage by propriates \$50,000. an amendment a change in the title of the bill, so as to make it valid if enacted, and further amendments to the body of the bill having the same object in view. Senator Miller offered an

amendments prevailed, after which the biil was favorably reported by a party The committee on finance, ways and

means reported favorably on senate This bill is by Senator Allen and is to transfer certain funds to the general fund; and to provide for the credit of these funds direct hereafter.

Senate file No. 29, by Mr. Steele, was considered. It amends the general large Senator Talbot explained that the bill was simply the re-enactment of the present law for the purpose of covering a defect in the passage of the original law, it being passed without

the repealing clause. It was decided to report the bill for passage. Senate file No. 28, by Senator Fowler,

was read for the third time. It repeals sections 917 to 924 of the code of civil procedure. The bill was put on its passage and was carried by a vote of 28 to 1. Senator Hale voting in the negative.

The joint committee on enrolled and engrossed bills reported that house rolls 13 and 131 (the appropriation

bills) had been presented to the governor for his signature.

term for the reason that the record shows erronecus proceedings against

All of the bills were placed on the general file. Bills were introduced as follows: A bill for an act entitled an act to

House. locate schools and to provide for the The following reports of standing erection of buildings and for the recommittees came up in the house on ceiving of donations for the same The bill provides that the location of H. R. 53, declaring the plowing up the two schools be fixed by the trustees law. It sought to amend a law that of a public highway to be a misde- of the state normal school, and ap-

> the committee an roads and bridges. A bill entitled an act to define the H. R. 5, amending the statutes so word "majority" as used in the statthat in cases of felonies, except trea- use in regard to general elections, to son, areen and murder, information by rain the majority of all the votes grand jury is necessary, and relating cast at such election. to the bonds required in such cases, A bill for an act to amend general was reported for indefinite postponesections 5902, 5905 and 5905 (being secment. These reports were adopted. tions 328, 331 and 322 code of civil pro-Grell of Sarpy offered a resolution cedure) of title 10, chapter 1, in redeclaring that the house was opposed gard to testimony of husband or wile

> to the United States entering into any in cases where one or both are parties. foreign alliances. On motion of Pol-The following new bills were intro. lard of Cass the resolution was laid | duced: on the table by a strict party vote. An act entitled "An act to amend Pollard of Cass offered a resolution section 3. chapter xii of the Compiled authorizing the committee on print-Statutes of Nebrasks of 1897, entitled ing to furnish the supplies for the Chattel Mortgages."

house. It was indefinitely postponed. An act entitled "An act to amend Pollard of Cass offered a substitute section 418 of the Code of Civil Proresolution as follows: cedure.' I move that the committee on print-An act declaring bicycles to be

ing be given entire supervision over baggage and providing for the carrythe amount and character of supplies ing of the same by rallway companies for the use of members of this house, and common carriers. and that the secretary of state be in-To amend sections 658, 660, 661 and structed to only purchase such sup-662 of the Code of Civil Procedure. plies as the committee on printing

may desire. Eleven bills were latroduced in the This was also indefinitely postponed. house on the 24th, among them being: | sage. Olmstead of Douglas made the fol-To prevent combinations, trusts, lowing motion, which was acopted: etc., and fixing a penalty of not less That the sergeant at arms be instructed to forthwith bring F. Skipton, coun- than \$200 nor more than \$5,060. Prohibiting the placing or establishty judge of Fillmore county, Nebraska, before the board of this house to show cause, if any he has, why he still of water in this state that shall pre- sale of lands must be in writing, was refuses to deliver to this house, in vio- | vent the free passage of fish along said lation of its subgoecoa, the ballots stream and requiring the owner cr H. R. 33, by Smith of Saline, was cast at the last election in said Fill- owners of any mill dam across any the next taken up. The provision in more county. Mr. Skipton having refused to de- maintain suitable fishways.

liver the ballots, Olmstead offered the . Prohibiting the catching of fish in lays the payment of a just and lawful That F. Skipton, now before the bar | ing by the use of hook and line and | ance beyond the time allowed by law this state exceptof the house, be adjudged guilty of prohibiting the use of seins, nets and for the settlement thereof, and there-When the senate convened on the contemptuous behavior in its presence other devices,

its protest against the seating of po-THE OLD RELIABLE lygamists in congress, or in any other office of honor or trust in the United

States. The house went into committee of the whole with Myers of Douglas in the chair. H. R. 40, the bill providing for an in-

heritance tax, was recommended for passage after a short discussion on a minor amendment.

H. R. 41, by Thompson of Merrick. requiring assignments of mortgages or trust deeds to me in writing, to be signed in the presence of at least one witness, and to be acknolwedged in the same manner as other deads, was recommended for passage.

H. R. 44, by Thompson of Merrick, amonding section 201 of the Criminal Code caused quite a tilt. The text of the bill was as follows:

"Section 201. If any person who has former husband or wife living marry an other person, or continue to cohabit with such second hunberd or wife in this state he or she, except in | Omaha, Chicago, New York and the cases hereinafter in this section. mentioned, is guilty of bigamy and shall be punished by imprisonment in the penitentiary not more than five years nor less than one year. The provisions of this section do not extern

to any person whose husband or wife has continually remained beyond seas or who has voluntarily withdrawa from the other and remained absent for the space of three years together

ing the other to be living within that time: nor to any person who has good reason to believe such hushand or

wife to be dead; nor to any person who has been legally divorced from the bonds of matrimony." The bil was recommended for pas-

H. R. 45, amending the statute of "Frauds," relating to the transfer of interest in real estate and : roviding

that the leasing of lands for a period long STAUFFER, ing of an obstruction across any stream | over one year or a contract for the recommanded for passage.



OFFICERS AND DIRECTOR

R. H. Hanstr, Vice Pres's.

M. BEUGGER Cashies.

WE BUCKER

LEANDER GERRARD, Fres'L.

stream in this state, to construct and the hill is as follows: "If any fire insurance company de

claim due under a contract of insur

annum from the time the claim be-

Hates Loans on Real Briate BOUTS MANT DRAFTS CE all Foreign Countries

Fava Interest on Time Densi

SELLS STEAMSHIP TICKETS

the party marrying again not know- and helpe its customers when they need by

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12.00

BUYS GOOD NOTES

neis and be kept secret until action be had and promulgated by the properreviewing authorities.

The testimony at the closing sec- ins supreme court who is president of sion of the court was directed targely the State Bar association, in his annual to establishing the fact that the gen- address before that body today, spoke wral had lost his mental balance as a of the "Federal Judiciary." He critiresult of the charges made against class the system which installs federal him by General Miles. His daughter judges in office for life, and urged that and her husband told of the general's they should be elected by the people changed condition and intimate! that for terms of six years. Having social they had great fears that he might at positions, justices of the federal courts, any time kill his accuser. Mr. McKey, he raid, naturally fell into the assoa life-long filend, stated that at that | clation of the wealthy, receiving delitime he bolleved him actually insame | cately tendered courtesies from men The facts in this connection were of great weath and those who manbrought out strongly by Mr. Werth- age vast corporate interests, and as a ington in his effort to show that Mr. result the federal supreme court had Hagan at times was wholly irresponse- gradually been converted from a demthe A dramatic incident of the trial ocratic to an aristocratic body. He today was the testimony of the gen- quoted the Bred Scott decision, the eral's daughter, in which she describ- decision in the interstate commerce ed her father's appearance on the day cases, the income tax decision, the he first read General Miles' statement. Debs decision and the Nebraska freight Standium in the door of his house with rate decision as evidences of this tenthe newspaper containing the evidence | dency. in his hand, he had exclaimed wildly: "I have been crucified by Ceneral Miles!"

Throughout the three days of the trial the members of the court sat in and before was one of the diplomatic their places and attentively listened to every word of the testimony. On'y Washington, left Washington last on two or three occasions did they ask the witness any questions and then an answer of "Yes, sir," or "No, sir," suleral Gomez as soon as he can exactly been adopted.

Immediately upon the case being closed the room was ordered cleared and court went into executive session to deliberate upon its findings.

Gen. George Greene Dead.

cial to Cuba and the United States "Schools." NEW YORK, Jan. 28.-General George S. Green died of old age at Merristown, N. J., at 1 o'clock this morning. He leaves three sons, Genaral Francisco V. Greene, J. G. Greene, Jr., and Charles T. Greene, United States army, retired.

many months, awaiting the time when He was graduated at the United he might secure recognition in his States military academy at West Point other capacity as United States minisin 1823. He served in various garriter to Nicaragua, has cabled the state sons and at West Point until 1836, department that he has at last sucwhen he left the army and became a civil engineer. He entered the army ceeded. According to his advice, the government of Nicaragua, again an in 1862 as colonel of the Sixtieth New independent state, has sent him a cor-York regiment, and was appointed dial invitation to appear at the capital brigadier general of volunteers April 28, 1862. He commanded his brigade and present his credentials as United at Cedar Mountain August 9, 1862, and was in command of the second divishas accepted. Son of the twelfth army corps in the hattle of Antietam. At Gettysburg on the night of July 2, 1862, with a part of his brigade, he held the right wing of the Potomac at Culp's hill against more than a division of confederate troops, thereby averting a disaster.

Passes 549 Pension Bills.

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WASHINGTON, Jan. 28 .- After 549 private pension bills had been passed last night Mr. Ray, republican of New York, made the point of no quorum to prevent final action on a bill to pen- only the Spanish officers, but all sail- of the measure : sion Letitia Tyler Sample, a daughter an ex-President Tyler, at a rate of \$50 per month. The senate passed a bill to pension her at a rate of \$50. The house bail was for \$20, but when the house restored it to \$50 against the committee recimmendation Mr. Ray prevented final action by raising the point of no quorum.

Ellis' Widow Gets \$12.

WASHINGTON, D. C., Jan. 28 .- The relations with the United States. He pension bureau granted a pension of is a very able and courteous diplomat. of civil procedure of the state of Ne-\$12 a month to the widow of Chief He speaks English and has a charming braska and all other acts or parts of think that you will agree with me that

Federal Court Defiled. Providing for the sale by corners TOPEKA, Kan., Jan. 28.-S. H. or warehousemen of perishable prop-Allen, ex-associate justice of the Kanerty and live stock.

When the samate ron was called on the 21st there were few vacant seats. contrary to the usual state of affairs at a Saturday session. The journal was approved without a full reading. The committee on judiciary reported back S. F. 19, a bill to amend the present law on divorce, without recommendation. It was ordered placed on general file. Van Dusen of Douglas interpreted the law as requiring a joint session every day that both houses were in session and saw no legal reason why

members should not have the benefit of the usual Sunday adjournment to visit their homes. A roll call was demanded and Talbot's amendment car-/ried by a vote of 15 to 14. The senate went into committee of | to whether it should go to a first read-

and read the first time:

year 1897.

reached.

the whole, with Noyes of Douglas in the chair. After some delay in securing copies of house rolls 113 and 121, tenant governor aunounced that his the appropriation bills under consid-WASHINGTON. Jan. 28 .- Senor eration, both measures were recom- ed by whether or not the substitute Quesada, who throughout the late war mended engrossed for third reading. was germane to the original bill.

The report of the committee was representatives of the Cuban junia in | adopted by the senate. to see that the printers of bills print After returning from attendance upnight on a special mission for Cuba. on the joint session the senate took and return same in order received. He will go first to Havana and then an adjournment to Monday, pursuant | Under a suspension of the rules the proceed with all dispatch to join Gen- to the resolution that had previously resolution was adopted.

Senate file No. 211 was introduced by Senator Van Dusen of Douglas. It The following bills were introduced amends article 1 of chapter 77 of the To amend section 20, of subdiviscompiled statutes, relating to reveof the junta, and officials here feel the | ion 15, of chapter lxxix, of the Compilnues. It prchibits the assessment of utmost confidence that results benefi- ed Statutes of Nebraska, entitled property below the cash valuation, and reduces the levy. If enacted ine

To amend section 13, of subdivision bill will increase the assessed valuation of the state from \$157,000,000 to 7. of chapter lxxix, of the Compiled Statutes, entitled "Schools." about \$500.000,000. The bill is a vol-To amend subdivision 6, of section uminous one, making many changes 69, of article i, of chapter xiv, of the in the existing revenue laws. Senate United States Minister Merry, who has Compiled Statutes of Nebraska for the file No. 212 was introduced by Senator Talbot. It amends sections 76 to

House rolls 113 and 121, the two ex-82 of chapter 78 of the complied statpense appropriation bills, were read utes, relating to road funds. the second time and it was agreed to Senate file No. 55, by Senator Tal-

take them up in committee of the ot, amending section 42 of chapter 19 whole when the regular order was of the compiled statutes, relating to supreme and district courts, was con-Holbrook of Douglas moved that sidered and recommended for passage. when the senate adjourn it be until It relieves the clerk of the supreme

Tuesday at 10 a. m. Contrary to cuscourt of the duty of notifying district tom, the question was warmiy debatcourts of the time set for holding States minister, which invitation he ed and Talbot of Lancaster offered an their term of court. amendment, fixing the time for 11 a. Senate file No. 72, by Mr. Talbot, re-

m. Monday. In support of his amendpealing section 4 of chapter 19 of the ment Talbot stated that it was the revised statutes, was first considered. opinion of many able attorneys that It abolishes the obsolete office of masto be safe in the election of a United ter in chancery. The committee de-States senator joint sessions must be cided to report the bill favorably, with tsh forces at Manila and similar held every day. He was not in favor an amendment making the bill repeal section 4 of chapter 28, compiled statutes for 1897, the revised statutes be-A cail of the roll in the senate on the

ing out of print.

23d disclosed that Senators Farrell and regard to the destruction of the Span-Howard were absent. ish fleet is expected to cause a sensa-Senate file No. 27, by Senator Talbot tion, owing to fresh particulars which ure alleged to be dorthcoming. Not was considered. Following is a text

of taking any chances.

Section 1: That section 293 of the code of civil procedure of the state of

Nebraska is hereby amended so as to read as follows: Sec. 293, in all cases MEXICO CITY, Jan. 28 .- President the jury shall render a general verdict Diaz has appointed Manuel Aspiras, asand the court shall in any case at the sistant secretary of foreign relations, request of the parties therto, or either to be ambassador to Washington. The of them, in addition to the general verappointment is well merited. Senator dict, direct the jury to find upon par-Asparas has been in constant touch ticular questions of fact, to be stated with the late Ambassador Romero in writing by the party or parties reand knows all the details of Mexico's questing the same. his regiment.

Sec. 2. That section 293 of the code

The senate adjourned

25th Lincoln lodge, No. 35. Independ- by refusing in the presence of the ent Order of Good Templars, sent a house to deliver the Fillmore county troduced and placed on its first read- county, Nebraska, for the period of six

ing as follows: hours. To amend sections 2 and 5 of chapter Ixxviii of the Compiled Statutes division, and the speaker ordered the of the State of Nebraska, entitled Roads.

The committee on judiciary through be made out. Senator Van Dusen, its chairman, re-In the joint ballot for senator the reported. It recommended the replacement of senate file No. 30, by Senator Lambertson 3, Hinshaw 2, Foss 2, Adams 1. Van Dusen 1, Hayward 40. Prout, regarding liens for labor, by a substitute prepared in the committee. Thompson 7, Field 2, Reese 2, Weston 2. Cornish 1. Hainer 1. A question was raised by the lieuten-Among the bills introduced were the ant governor as to the course of a subfollowing: stitute bill offered by a committee, as

ing or take the place of the original ture. bill. After some discussion the lieuholding would hereafter be determin-Senator Talbot offered a resolution, or determination.

directing the committee on printing and school districts, to refund their bonded indebtedness and issue new bonds therefor.

ter ixxiii, Compiled Statutes of 1897, so that it would read. "To convey the right of dower or courtesy, the husband and wife must execute a joint or separate deed." To amend sections 8. 9. 18 and 21 of an act entitled "An act concerning official bonds and eaths," approved February 18, 1881, being sections 8, "Bonds and oaths official," Compiled | stock.

Statutes of 1897. Making an appropriation of \$905.80 for the relief of J. H. Evans, J. H. Butler. Frank Burman, Levi Cox and Joseph Crow, the members ousted by the last legislature, being the balance of salary that would have been due

had they retained their seats. To amend section 3890, Compiled Statutes of 1897, relating to the use of illuminating oils. To locate and establish a state normal school at St. Paul, Howard county, Nebraska, and to appropriate \$50,-060 for the purchase of grounds and the erection of a sultable building.

The house on the 21st adopted a resolution depriving canvassers of the poned. privilege of working among the members of the hall.

A long memorial from the Woman Suffrage association, protestingagainst the abolishing of the oil inspection

The senate was called to order on the 26th by the lieutenant governor. The following communication was read rom the father of Colonel Stotsenberg: New Albany, Ind., Jan. 18 .- To the Honorable and Senate and House of representatives of the state of Nebraska: I have just learned through press telegraphic reports that you have bills to be considered shall be includpassed resolutions accusing my son, ed in the notice. John M. Stotsenburg, colonel of the

When the order of miscellaneous First Nebraska volunteers, of the viobusiness was reached it was noticed lation of army regulations by cruel and that two large and beautiful boquets tyranical treatment of the soldiers of were on the desk of Beveriy of Doug. vides that the county judge shall re-

If he has been guilty of conduct unbecoming an officer or a gentleman I tion of the splendid fight made by the

written protest against the passage election ballots in the possession and ing, printing, binding, copyrighting of S. F. 26, which seeks to amend the | under his control, and that he be pun- | and distributing a state series of school Slocumb law. One new bill was in- ished in the county jail of Lancaster | text books under direction of the State | came due." Board of Education and appropriating \$100,000 therefor.

The resolution was adopted without Imposing an excise tax on express | bill was referred to the insurance com- | companies, defining express companies; prisoner to the custody of the serproviding for the filing of annual state. geant at arms until a mittimus could ments by such companies and their agents with the auditor, creating a State Board of Appraisers and Asseasult stood: Allen 53, Webster 19, sors to determine and levy such tax and defining their powers and duties; providing for the attendance of witnesses and the production of books; providing for the collection and disbursement of such tax and prescribing

penalties for non-compliance with a To amend an act creating the Neprovision of this act. braskau Territorial Board of Agricul-To prohibit the manufacture, sale or shipping into the state of impure beer; To fix the time which the county or to provide for the enforcement of the probate court shall decide and deterprovisions and penalties for its violamine matters in said court when the tion. Provides for inspection and same shall be submitted for decision places enforcement of the law in the hands of the State Board of Health. To authorize counties, precincts, To require corporations doing busitownships, or towns, cities villages ness in this state for profit to file an

organization with the secretary of state not later than September 1 of each To amend sections 42 and 43, chapyear.

annual license fee on the capital stock | of 1897, and pay 11/2 per cent premium of such corporations, to fix such fees | for the same. He is also instructed and to provide a genalty for the viola- that when these warrants shall be tion of the provisions of this act. Calls called for payment and the interest for an annual fee of \$1 by corporations | shall be collected on said warrants, having \$50.000 or less of capital stock | that he shall credit an amount from 9, 18 and 21, chapter X. entitled and \$1 for each additional \$50,000

ator resulted as follows: Allen 58. Hayward 43, Webster 10, Thompson 7. Lambertson 2. Reese 2. Hinshaw 1. Weston 4, Foss 2, Adams 1, Cornish 1, Van Dusen 1.

When the noon hour arrived in the lows: "That at the general election house on the 25th and the eighth to be held the Tuesday succeeding the joint ballot was taken for United first Monday of November, 1899, there States senator the result stood: Allen shall be submitted to the electors of 58, Hayward 41, Webster 10, Thompthis state for their approval or rejeccon 7, Weston 4, Reese 2, Foss 2, Van tion an amendment to the constitution Dusen 2, Lambertson 1, Hinshaw 1, of this state as follows: 'Any bill Adams 1, Cornish 1, Valentine 1. The judiciary committee reported in each branch of the legislature and house roll No. 40, with the recommen- the governor's approval shall be and

dation that it be indefinitely nosttee was adopted, recommending for

Dassage: House rolls Nos. 37, 41, 44 and 45, The report of the insurance committee

was read, having been presented by was adopted, and the bill was placed Fisher of Dawes. The memorial was on general file. The committee on signed by the president, secretary and privileges and elections reported baca a few members of the association. house roll No. 42 with the recommen-On motion of Burns of Lancaster a dation that it pass. The report was resolution was adopted directing that adopted, and the bill placed on general the time and place of meetings of standing committees be announced This bill provides for amendment every day and that the numbers of the of the election law by requiring that

the name of a candidate shall not te placed more than once on a ballot. though he may be nominated by severai different conventions. The same committee reported for

las. These had been placed there by the employes of the house in recognigentleman from Douglas in their be-

by cause suit to be brought to recover H. R. 334-By Burns: To provide the amount due, the insurer shall be A Weekly Newspaper devoted to the for compiling, illustrating, electrotyp- required to pay interest upon said claim at the rate of 25 per cent per

best interests of

There was guite a deal of discussion at the conclusion of which the mittee

The ninth joint ballot for senator resulted as follows: Allon 57, Havward 39. Webster 10, Thompson 7. Weston 5, Rause 2, Foss 2, Field 2, Van Dusen 1, Lambertson 1, Hinshaw , Adams 1, Cornish 1, Valentine 1.

ToBay Fund Warrants. public lands and funds the following resolution, introduced by Treasurer

Whereas, The county treasurers are large amount; and

Whereas. There are no bonds on the annual report of their business and market which can be bought; therefore, be it Resolved. That the state treasurer

is instructed to buy unregistered gen-To require corporations doing busi- | eral fund warrants to the amount of ness in the state of Nebraska to pay an | \$100,000, issued upon the appropriation

this interest to the permanent school fund sufficient to reimburse said fund The joint vote for United States sen- for the amount of premium paid, and

> credited to the temporary school fund. H. R. 357, introduced by Anderson of Fillmore, in the house, is one of unusual interest, the text being as fol-

continue a supreme and irrevocable law in this state until repealed by ; The report of the judiciary commit- subsequent legislature and the gover-

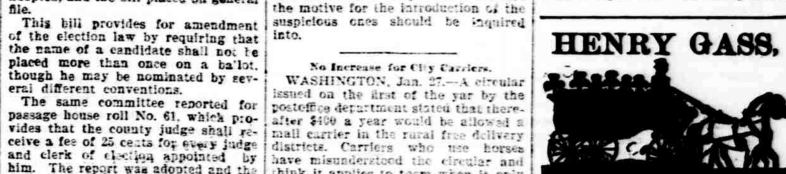
believed to be "hold-up" measures, and

No Increase for City Carriers.

nor's approval.""

into.

the word has gone around that every bill should be closely scrutinized and Sample Copies sent free to any ad





The State of Nebraska.

The United States.

-AND THE-

At a meeting of the state board of Meserve, was adopted:

now making their annual settlement and the state treasurer is receiving a large amount upon principal on school lands, which has increased the permanent funds of the state to a

REST OF MANKIND. the balance of said interest shall be

THE UNIT OF MEASURE WITH US

having received three-fifth majority \$1.50 a Year.

If Paid in Advance.

But our limit of usefulness is not circumscribed by dollars and cents.

At this writing (January 25) the senate has introduced 203 bills, and the house 341. Members are beginning to notice the appearance of bills that are

and the second second	And the second se	and the second			THE REPORT OF A DESCRIPTION OF A DESCRIP			
			tion have prescribing the form and	ciause.	section of the code of civil procedure	nations and this house hereby eaters	Wjoming.	COUNTRY.
Contraction of the second	the project will be heard.	DIII,	read. It amends section 15 of the elec-	law passed without the repealing	ians, and house roll 31, amending the	served condemnation of all eichized	extending the Yellowstone park boun- daries to include the forest reserves of	
	the Republic, and others interested in	tlers in Gage county than Thurston's	Senate file No. 1, by Mr. Prout, was	render valid a previous amondatory	house roll 24, prescribing the manner of qualifications and duties of suard-		amendment to the sundry civil bill.	
Later to the second	the committee of the Grand Army of		the resolution petitioning congress to grant him a pension.		lating proceedings against guardians;	amy by Fisher of Dawes was adopted.	Senator Pettigrew will offer an	and a second
and the second second	committee on military affairs for next Tuesday, at which time members of		mer of Illinois returning thanks for	reconsideration of the vote indefinitely	committee reported house roll 23, regu-	The following resolution on polyma-	motor.	
a ser the second	hearing has been called by the house	stitute was agreed upon to meet the	senate on the 24th from General Pal-	Agreed to. Senator Talbet moved a	Chairman Wilcox of the judiciary	ferred to the committee on public schools.	discoveries at Keely's shops of appli- ances have no bearing on the Keely	BEST PAPERS
and the second	an appropriation of \$150,000, and a	was taken into consideration, the sub-	A communication was read in the	ferred to the committee on recenue.	addated the report	mittee. The communication was re-	Keely motor company, says the recent	NEGT DEPEN
	Hot Springs. The senate bill carries	sition of Congressman Lacey of lowa	Benty company	ported on senate file 73. that it be re-		ceived the endorsement of the com-	R. L. Ackerman, president of the	
and the state	national sanitarium for old soldiers at	Senator Thurston, in which the oppo-	gency clause.	indefinitely postponed. The report was adopted. The same committee re-	house rolls 23, 24 and 31 be reported	to the educational bills that Lyl ie-	in the volunter service.	
PLA SEA	sentatives the passage of the senate bill relative to the establishment of a		one affirmative votes. The president declared the bill passed with the emer-	including that tenate nies 19 and 59 be	mittes of the shole recommended that	teachers' association, calling attention	war with Spain, served as a navmaster	
Series Steries	S. D., to urge upon the house of repre-	affairs relative to the settlement of the Otoe and Missouri lands in Gage coun-	upon its pasage and received thirty-	benator van Dusen, reported recom-	ering bills on general file. The com-	tive committee appointed by the state	Courier, about 55 years oid, and in the	~~~~~
The strends	tative of the citizens of Hot Springs,	ing in the house committee on Indian		The committee on judiciary, through	in the chair for the nurnoss of consid.	funder was received from the louist.	rector of posts for the island of Porto Rico. He is editor of the Newcastle	CLUBS
	W. Wattles is in the city as a represen-	for Senator Thurston's bill now pend-	passed."	placed on file.	the whole with Thompson of Marrick	In the house on the 26th a communi-	castle. Ind., has been selected as di-	
	WASHINGTON, Jan. 28Gurdon	man Stary submitted a substitute bill	my pay and I want the bill properly	The communication was received and	Cornish 1, Van Dusen 1. The house went into committee of	nee manutactoriou.	Captain William H. Elliott of New-	
3.2.2.	Sanitarium for Old Soldiers.	WASHINGTON, Jan. 28 Congress-	is serious to me, as it is while I get	JOHN M STOTSENBURG.	shaw 1, Weston 8, Fors 2, Adams 1,	for the beets from which the sugar was manufactured.	ago as cured.	
1. 4 A. 4.	WHAT CTATES AND A	The Otoc Land Bill.	view of the matter. "I do," replied Senator Talbot, "It	may be relied upon to rearind an asp of		act, and that they had paid \$5 per ton	year, but was discharged some time	
	purpor.	cording secretary has been abolished.	from Lancaster was taking a saripys	eral assembly of Nebraska. I think,	ward 41. Webster 10. Thompson 7.	had complied with the terms of the	had been in the asylum for about a	PRINTING OFFICE.
12.91	judgment may be necessary for the		The president thought the senator	punished. If he is innocent, the gen-	resuited as follows: Allen 53. Hay-	January 2, 1897, that these companies	crazy resident of Corby, Pa. Borron	DDINTING ACCIPE
1. 1. 1. 1. 1.	introducing such machinery as in his	Martin of Denver; treasurer, G. L.	be legal.	established. If he is guilty, let him be	States senator in the house on the 22d	pounds from Sectember 27, 1838 to	ratmer, was posited to death with an i	
SACESS!	system for the collection of the taxes,	M. Holt of Montana: secretary, C. F.	immediately after the third reading to	the accusations made by you may be	The sixth joint ballot for United	of Norfolk had manufactured 6.628,260	Ira Crandall, aged 70 years, a blind	
and the second	same time was cabled to establish a	Springer of Denver: vice-president, J.			J. H. Van Dusen, 1; E. J. Hainer, 1.	that the Norfolk Beet Sugar company	Leid, fean, Locs hour groupe.	ENGINED OF A
	him accepted. General Brooke at the	ing officers: President, John W.	bot of Lancaster, who said under the	tried by an impartial court legally con-	2; C. E. Adams, 2; A. J. Cornish, 1;	tember 30 and December 30, 1896, and	fire in the heart of the town of Spring-	
S. S. 195	the second se	nounced the re-election of the follow.	121, to appropriate \$40,000 for inci-	joining with you in the request that Colonel Stotsenburg shall be speedily		factured 5,012,462 pounds between Sep-	An entire block was destroyed by	
1		yards. The executive committee an-	the secretary proceeded to read H. R.		Field, 2; M. B. Reese, 2; E. H. Hin-	showing that the Oxnard Beet Sugar company of Grand Island had manu-	NOTES.	our inning sour indi
the state of	20. next, was today revoked by the	an inspection of the range and thor- oughbred stock exhibited at the stock	Without waiting to vote on this bill	ately forward them to the general com-	7: G. M. Lambertson, 2: Allen W.	state certificates of the inspectors.		Golumbus Journal
1. St. 1. S. A.	Cigba for the fiscal year ending June	noon, the afternoon being devoted to	ployes of the legislature, was read,	submitted to you, and I will immedi-	John L. Webster, 16; D. E. Thompson,	filed in the office of the secretary of	measles.	Columbuc Journal
	of Havana shall collect the taxes in	iast session occupied only the fore-	of the salaries of members and em-	him, and with a brief of the evidence	V. Allen, 51: M. L. Hayward 29:	visions of that act, and that there was	proceeding. There are 125 cases of	
	inst., providing that the Spanish Bank	ness and adjourned yesterday. The	113, to appropriate \$90.000 for payment	of the specific charges made against	The joint ballot for United States senator resulted as follows: William	of sugar manufactured under the nro-	pox, and the work of vaccination is	
	war department's order of the 7th	Live Stock convention finished its busi-	Under hills on third reading H P	you to favor me at once with a copy			There has been no increase in small-	THE
and the second	WASHINGTON, D. C., Jan 28 The	DENVER, Jan. 28 The National	confusion, leave the court without dis-	investigation of the charges made by you, and 1. therefore, respectfully ask	jects: 317. University and Normal	facturing sugar in this state the sum	in hospitals, and 352 in quarters.	
	Alger Revokes the Orders.	Stockmen Finish usiness.	certain circumstances it would lead to	matter to a speedy, full and thorough	315, claim; 316, miscellanéous sub-	be paid out of the state treasury to any person, firm or corporation manu-	HAVANA, Jan. 27The sick report of the Seventh army corps shows 357	
and the second second			Hannibal opposed the motion. Under		clary; 313, judiciary; 314, judiciary;	by an act, provided that there should	Sick in the Seventh Corps.	144 COLUMBER, STREAMEL
	Peoria, Ill.	shows no material change today.	port the bill for passage. Senator	As you have initiated this accusa-	agriculture; 311. judiciary: 312. judi.	preamble that the legislature of 1895.	Elsis in the Barriet St	dary Goods.
	Blows off with a shell. He came from	tion of Colonel James A. Sexton	mittee He moved the commit ee re-	of the offense, and if guilty, punished.	time and referred to committees. 310.	Nebraska. This bill sets out in a	and the analysis	IT Repairing of all binds of Uphet
··········	grange of the enemy when his head was	WASHINGTON, Jan. 28The condi-	recommendation of the judiciary com-	the proper tribunal having cognizance	These bills were read the second	of indebtedness owing by the state of	increase of colore	
	on the open deck, ascertaining the	Col. Sexton's Condition.	the bill, which had failed to receive the		house reconvened and took an ad- journment to Monday at 11 o'clock.	for the payment of miscellaneous items	at the department from carriers in the regular service thanking them for the	Coffins : and : Metallie : Cases !
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	was on the Brooklyn and was exposed		Talbot explained the benefits that would accrue from the enactment of	synopsis of the evidence on which they	session, shortly after 12 Gelock, the	Rouse, is a bill making appropriations	THE REAL PROPERTY AND A DECEMBER AND	UNDERTAKERI
	our navy killed at Santiago in the amaihilation of Cervera's fleet. Ellis	society.	same are hereby repealed.	specific charges; furnished by you with a copy of the charges and a brief	TILL THE ANJOUTHMENT OF THE JOINT	1 11	perizins to a very few rural delivery	UNDERTAKER!
	Yeoman George Ellis, the only man in		acts in conflict herewith be and the	he ought to be formally accused by	half.	him. The report was adopted and the bill placed on general file.	think it applies to them when it only	
	Siz a month to the widow of Chief	He speaks English and has a charming	braska and all other acts or parts cf	think that you will agree with me that	gentleman from Douglas in their be-	him. The report was adopted and the	have misunderstood the circular and	7/ 1/0/01