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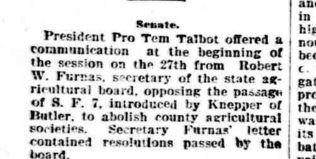
COLUMBUS, NEBRASKA, WEDNESDAY, FEBRUARY 8, 1899.

WHOLE NUMBER 1,500.

THE OLD RELIABLE

Make Choice. VOTE TAKEN FROM DAY TO DAY. be indefinitely postponed.

Both Houses Grindlug Away Quite Steads Hy-But Few Measures Outside the Ap-Bill Passed-Nature of Some of the Bills Introduced.



S. F.50, by Allen of Furnas, was given its third reading. The bill provides for transferring certain funds to indefinite postponement; on senate file the general fund, the purpose for which the funds were created having ceased to exist. The bill created hav- ate file No. 80 favorably, on senate ceased to exist. The bill was passed by a vote of 28 to 1, Miller of Buffalo alone voting in the negative. The bill was introduced upon request of State Treasurer Meserve.

Spohn of Nuckolls introduced a motion looking to the passing of some new freight rate laws to replace the Newberry bill. His motion was as follows:

"I move that the secretaries of the board of transportation be requested to report to the senate what, if any, reduction can be made in conformity with the decision of the United States supreme court in the maximum freight rate cases, with reference to the rates on lumber and coal shipped into the state and grain and live stock shipped out of the state."

The motion was passed without debate.

Upon the report of the committee on education S F 41 was recomm

Dassed. ceed \$200, the justice shall not enter Nebraska Assembly Unable to | The committee on judiciary reported judgment, but at once transcript the on senate file No. 58 favorably; senate case to the district court. The bill file No. 37, that it be indefinitely post- was recommended to pass. poned; senate file No. 45, without rec- S. F. 80, by Owens of Dawson, a curommendation, senate file 40, that it ative act, was recommended to pass. S. F. 86, by Rocke of Lancaster, an-Senator Noyes moved a reconsidera- other curative act, was recommended tion of the vote vesterday adopting the for passage. committee of the whole report on sen-S. F. 41, by Currie of Custer, the ate file No. 41. The motion prevailed. free high school act again came up at

curative act relating to attorneys. S. F. 62, by Fowler of Fillmore, protheir oaths when admitted to practice vides that in replevin cases in justice

tice, was read for the third time and finds the value of the property to ex-

Senator Currie then moved that the re- the request of the introducer. The bill port of the committee of the whole on was recommended for passage Monday. senate file No. 41 be amended to read but was recommitted to get legal adthat the committee report progress vice as to its constitutionality. After and ask leave to sit again. The bill some minor amendments the motion in question is Senator Currie's free of the previous day was renewed and high school bill. The senator an- the bill recommended for passage, after nounced that some question having which the committee arose.

House.

been raised as to the constitutionality c. the bill, he wished to fully investigate and secure legal opinion before In the house on the 27th a communiproceeding further with the bill. When cation was read from R. W. Furnas the bill should finally pass he did not making a plea in behalf of county want there to be any question as to faira. its constitutionality. After some de-Cawthra offered the following: bate Senator Currie's motion pre-Whereas, It has come to the knowledge of members of this house that The committee on judiciary reported grave irregularities exist in the house

on senate file No. 57, recommending postal department which reflect upon the honor and jeopardize the domestic No. 62 favorably, on senate file No. 76 relations of the members of this house; favorably with amendment, on sentherefore, be it Resolved. That the speaker appoint a file No. 83 recommending indefinite committee of three to investigate any postponement, on senate file No. \$5 charges, call witnesses, papers, ctc., without recommendation, on senate relative to said department, and refile No. 86 favorably, on senate file No. port its findings to this house. 93 favorably, on senate file No. 94 rec-The resolution was adopted. ommending indefinite postponement Many new bills were introduced, on senate file No. 95 favorably. The among which are: various reports were adopted, and the A bill for an act to prohibit the manbills named, excepting these recomufacture for sale and selling or offermended for indefinite postponement,

ing for sale any candy adulterated by went to the general file. the admixture of terra alba barytes The committee on municipal affairs or any other mineral substances, and reported on senate file No. 109 favorto prevent the use of poisonous colors ably, on senate file No. 107 recomor flavors in the manufacture of mending indefinite postponement. The candies, and p oviding punishment for report was adopted and senate file No. violation thereof. 109 went to the general file. An act to provide for the appoint-

Senate file No. 237, by Senator Barment of a trust examiner at a salary ton, was the only bill introduced. It of \$2,000 per annum, whose principal compiles the law relating to limita- business shall be that of a trust examtions for civil actions. iner or prosecutor, and to provide Reverting to the reports of commit- | funds for the carrying on of such office |

tees, the report of the committee on and the prosecution of violation of the law. The bill carries a total appromunicipal affairs recommending

Whereas, It would be expedient at cial order for 137 be made for one this time for the legislature to attempt | week from Monday. This amendment and attorneys not admitted to prac- courts that go to trial and the jury to enact new laws upon said subject was adopted by a vote of 58 to 20. as long as said law is upon the statute A resolution inviting W. J. Bryan to books of this state; and alldress the howse on the subject of

Whereas, It is prescribed in said law the election of senators by a direct that the state board of transportation vote of the people was tabled by a has anthority to reduce the rates on | vote of 43 to 41. any class of commodity in the sched-

ule of rates fixed in said bill; and Whereas, The supreme court of the | Hayward 35, Webster 10, Thompson United States has given permission to 8. Field 4, Weston 4, Reese 3, Foss 3, the said board of transportation of Hinshaw 1. Van Dusen 1. Lambertthe state of Nebraska to apply for a son 1; Adams 1, Cornish 1. modification of its decree at any time when the enforcement of said law

The resolution offered by Swan of would be just and equitable to the peo-Nemaha regarding the Omaha expople of the state of Nebraska and to the sition, came up the first thing in the house on the 2d, and on motion of railroad companies: and therefore be !t Resolved. That the board of trans- Oimstead of Douglas the resolution portation and the attorney general of was indefinitely postponed without this state are hereby authorized and opposition. Previous to the vote beinstructed to forthwith make applicaing put Mr. Oimstead made a brief talk tion to the supreme court of the Unitin support of his motion.

ed States for a modification of the de-S. F. S1, by Owens of Dawson, to cree heretofore rendered by it and in make the law governing cities of the said case, should they deem it necessecond class uniform by providing in sary; and be it further all sections for the government of cit-Resolved, That in case said board ies from 5,000 to 10 000 inhabitants is unable to obtain a modification of by its provisions, was recommended

the decree of the court so as to allow | for passage. S. F. 58, by Talbot of Lancaster, one it to enforce said entire act, that it is the opinion of this legislature that speof the curative acts, was recommended cial effort should be made to obtain + for passage. reduction of railroad rates on grain. S. F. 45, introduced by Alexander of

live stock, coal and lumber, the four Adams, provides that individuals great commodities in which the peoshall be joined with municipalities as ple of Nebraska are specially interestdefendants in personal injury suits, ed; and be it further the former being owners of the rea! Resolved. That said board is inestate in front of which the accident structed to seek a modification of the occurred. Crow of Douglas moved

decree of said court in such mannar that the bill be indefinitely postponed, and to such an extent as to allow said owing to the difficulties in carrying board to enforce said act by preventout the provisions of the bill. The moing any railroad in this state from distion prevailed and the bill was killed. criminating in rates in favor of any After recess the sergeant at arms other section of the state, and against brought Judge Skipton of Fillmore beany other section of the state; and be fore the bar of the house to haswer it further the contempt charge. Skipton an-

Resolved. That the board of transportation is authorized to employ ballots wanted by the election commitcounsel in this case to assist the attee and had turned them over to that torney general, should said board deem committee. On motion of Fisher of t necessary. Dawes the prisoner was declared

After protracted discussion, participated in by many members the resowas released. lution was defeated.

H. R. 43, by Grandstaff, providing a penalty of \$200 or one year in jail lands and buildings to purchase a tract for the crime of adultery, was recomof land not exceeding forty acres for mended for nassage. gardening purposes for the Norfolk

The Army Beef Question to Be con of Colorado gave notice at the

The joint tote for United States senator resulted as follows: Allen 58, SUPPLIES AND MEN SCRUTINIZED.

> If Allegations Are Unsupported General May Be Court-Mertialed-Army Board of Inquiry Ordered-This Action Is Deeided Upon After Conference in Cabinet Meeting.

WASHINGTON: Feb. 4 .- The purpose of the president to terminate the unsatisfactory state of afairs that has existed for some time as the results of the numerous charges and countercharges and interviews respecting the character of the army beef by fistituting a formal inquiry into these matters and endeavoring to place the responsibility where it belongs was made known today.

Investigated.

The inquiry will not be undertaken before the commission to investigate the conduct of the war has made its report. The scope of this new inquiry has

not been defined, but it certainly will embrace the allegations made by Gen. Miles as to the character of the army supplies and will involve that officer to the extent that he must make these nition as such, to transfer to said govcharges good. To a certain degree he will be on tftal himself. Should the charges be found well nounced that he had brought in the

established a heavy responsibility would be placed upon the packers and persons concerned in the meat inspection and perliant others; should they fall unsupported. General Miles may purged of the charge of contempt and in opposition to taking the Philippine be obliged to answer to a court-martial for reflecting on the character of islands. Mr. Money concluded at 2 Bills were introduced as follows: o'clock and Mr. Daniel of Virginia To authorize the board of public

The court of inquiry to examine into

It is asserted in some quarters that

The purpose of the court of inquiry

s to investigate the conduct of an of-

ficer. It is expressly prohibited by the

not a court-martial shall follow.

Congratulations for Porter.

commanding officers.

other officers. The matter was discussed at some

then addressed the senate on the same length at today's cabinet meeting and subject. "Today," said he, "we are the United although no definite decision was reached, the concensus of opinion was States of America. Toworrow if a cel that such a proceeding should be had. tain treaty now pending before this It was argued that if the packers body be ratified we will be the United who had furnished the beef to the ar-States of America and Asia." It is seriously proposed, said he, my had fraudulently supplied an artithat we take to this country a large cle of the character charged by Genand miscellaneous assortment of eral Miles, the country had a right to Asiatic islands and to make citizens, know it, and if the charges were withwith all the rights of inhabitants of out foundation the people had an equal territories of the United States the right to know that fact. Justice to all large and varied assortment of concerned, demanded that the whole Asiatics, Mongolians, Malays and netruth be brought to light. It was also agreed that General grees who inhabit them. For his part he deemed it inexpedi-Miles should not be suspended from ent, unwise and unjust that we should his office as commander of the army do this thing. "We are asked," said pending such investigation, as it was not intended that even by inference he. "to go 7,000 milles from our shores should he be prejudiced of any wrong to grasp and hold as subjects 8,000,000 people by force of arms, and to note doing in this connection. the land until the American people It is the expectation that the war investigating commission will submit its shall decide what disposition is to be report to the president next Monday. made of them. "I do not believe the body of Ameri-No one outside the committee is supposed to know what the nature of the can people understand the significance of this treaty. I do not believe thhat report will be. The method which is to some senators who are crying to us to be adopted, namely, a court of inquiry to pass upon General Miles' conduct, ratify the treaty understand it. The treaty fixes the policy of the governis taken to indicate a knowledge on the part of the administration of what ment. What may be done afterward is merely clerical detail. The treaty is a the report will have to say as bearing thoroughfare over which 8,000,000 of upon the charges. The common impression is that a court of inquiry can American citizens will march into this be ordered only upon the demand of union. It is a marriage of nations. the officer whose conduct is to be made Henceforth and forever the Filipincs the subject of investigation. While and Americans will be one. I trust yet that is usually the case, there is, howbefore the marriage is consummated ever, a reserve power in the president the spirit of American constitutional to order such a court regardless of the liberty will arise and forbid the bans. wishes of the officer concerned. The What is their relation to us that we

opening of the senate's session yesterday that he would address the senate today on the subject of expansion. Mr. Hale of Maine preseated the conference report on the diplomatic and consular appropriation bill and it was Pays Interest on Time Depetit agreed to. The president tro ters presented a memorial from the chamber of commerce of New York urging the ratification of the peace treaty. Mr. Hale, chairman of the naval affairs committee, lavoraby reported the following joint resolution and it was adopted: That the secretary of the navy is hereby authorized to have erected in the Colon cemetery at Havana. Cuba. a suitable granite monument to the memory of the sailors and marines who lost their lives by the explosion all Fereign Countries of the United States steamship Maine in the harbor of Havana on February 15, 1898, and whose remains are buried in that cemetery, and to suitably in-SELLS STEAMSHIP TICKETS scribe and enclose such monument, and the sum of \$10,000 is appropriated for this purpose. Mr. Harris of Kansas offered the following resolution, which he asked might lay on the table: That the United States hereby disclaims any disposition or intention to exercise permanent sovereignty, jurisdiction or control over the Philippine islands, and asserts its determination when a stable government shall have been erected therein entitled to recogernment upon terms which shall be reasonable and just, all rights secured

REMEMBERS THE MAINE.

Suitable Amount Appropriated for a Me-

mortal to the Sallors. WASHINGTON, Feb. 4.-Mr. Wol-

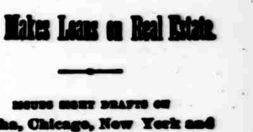
under the cession by Spain, and to thereupon leave the governmeat and control of the islands to their people. Mr. Money, in accordance with a previous notice, began a discussion of the expansion problem, speaking

The Golumbus Journal

APPICERS AND DIRECTOR LEANDER GERRARD, Pres'L. R. H. HENRY, Vice Pres's.

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M. BRUGGER, Cashier JOHN STAUFFER, WM. BUCK



Omaha, Chicage, New York and

BUYS GOOD NOTES

and hains its customers when they need hat

ed for passage. It is the free high school law. S. F. 2 was indefinitely postponed. S. F. 41 covering the same subject more completely.

The senate went into committee of the whole, with Canaday of Kearney in the chair. S. F. 52, by Talbot of Lancaster, was recommended for passage. It simply adds a proper repeal- the 1st. The committee on miscellaning clause to the present law, with one or two minor amendments.

next considered. This is the bill to ing the law providing a Board of Enwipe out county agricultural societies balmers. The report was adopted. S. and compulsory county aid for fairs. F. 77. to repeal section one. chapter The judiciary committee offered a li, of the Compiled Statutes, relating substitute, leaving the law in force, to live stock, was indefinitely post. except it makes it optional with coun- poned. S. F. 90 was placed on generty boards whether county aid shall be al file and S. F. 6 recommended to pass given or not. Van Dusen of Douglas | with amendments, by the finance comexplained the objects of the substimittee. tue bill.

Steele of Jefferson said the judiciary following: committee did the proper thing in framing the substitute. Some county societies got up a borse race just to that United States senators should be draw this money from the county. The elected by a direct vote of the people." substitute bill was recommended for passage. S. F. 66, S. F. 70, S. F. 67 and S. F. lost.

65 pere all recommended to pass, all Bills on third reading were passed being more curative acts known as the Wheeler bills. The senate adjourned until Monday.

67, by Prout of Gage, one of the In the senate on the 30th no busi- Wheeler curative acts; S. F. 66, by ness was transacted until the order Prout of Cage: S. F. 65, by Prout of of notices and introduction of bills Gage; S. F. 59, by Talbot of Lancaster; was reached, which brought forth S. F. 70, by Talbot of Lancaster. All quite a grist of new bills-senate files are curative acts. 224 to 233, inclusive, which were read . The senate had a long and uninter-

for the first time by the secretary. esting discussion as to the effect of The senate then adjourned to the adopting committee reports offering joint convention, and returning thence, amendments to bills. The president took a recess until 3 o'clock. finally made a ruling that the adoption The senate resolved itself into a of the committee report will not finally

committee of the whole for the concarry amendments recommended, but sideration of bills on the general file, they will have to be acted upon by the Senator Currie in the chair. committee of the whole. Senate file No. 41, Senator Currie's The educational committee recom-

free high school bill, was considered. mended amendments for S F. 36, to It opens all high schools deemed provide school libraries, the bill to properly equipped, by the siste supass as amended. Its report was perintendent to the free attendance adopted. of pupils residing outside of the high Five new bills were introduced. school district whose education cannot F. 7 was placed upon its third reading.

be further carried in their own dis-Knepper of Butler introduced S. F tricts. The county board shall allow i to apolish county agricultural socithe high school district 75 cents per eties and county aid therefor. The week for each such pupil in attendsenate adopted a substitute, however, ance. Section 2 of subdivision 6, 2 and leaving the present law in force with 7 of subdivision 14 and 2 of subdivis-

ion 17 are amended so as to conform with eac., county board whether aid with the provisions of the bill. shall be given or not. The substitute Senator Currie called Senator Prout passed by a vote of eighteen to nine. to the chair while he explained the The senate then went into commitprovisions of the act. There was tee of the whole with Noves of Dougsome objection to section 4, providing 'as in the chair. S. F. 16, by Prout

that the expenses incurred by the act of Gage, was the first bill for discusbe paid from the general levy in each sion. The bill provides for the paycounty, and allowing the county board | ment of costs in misdemeanor cases the option of levying a tax not ex- by the county upon the approvalof ceeding 1 mill to meet such expenses. the county attorneys and is as follows: Senator Farrell believed that each "Section 1. That section 535 of pupil from outside the district should chapter of the Criminal Code of the be required to pay his own expenses. State of Nebraska be amended so as Senator Currie in reply explained te read as foilows: Section 535. That that every boy and girl in Nebrasno costs shail be paid from the county ka, regardless of place of residence, treasury in any case of prosecution should have full and free high school for a misdemeanor or for surety to

privileges. This, he believed, was dekeep the peace, unless prior to the ismanded by the school people and the suing of the warrant in such case, the public sentiment of the state. The county attorney of the county in which senator made an eloquent plea for the such action is brought shall have exyoung people of the state, poor, remote amined into such complaint and shall from high schools, and struggling endorse thereon his approval of the

against adverse circumstances. same. In all such cases costs shall Senator Farrell realized that he was be allowed by the county commissionopposing a popular measure, but be- ers the same as in cases of felony lieved in so doing he was but perform- tried in the district court."

ing his simple duty. The bill, he Senator Craw's amendment for in.

definite postponement of senate file priation of \$10,000. No. 20 and the bassage of a substi-An act to create a state board of tute therefor, prepared by the commitcontrol of special educational institutee, was received and adopted.

Committee reports occupied the senate's attention on the morning of eous subjects reported S. F. 46, to amend the game law to pass with propriation of \$19,440 therefor. S. F. 7, by Knepper of Butler, was amendments: S. F. 60, to pass, it be-

thereon Mr. Schaal of Sarpy presented the

"Resolved, That it is the sense of

the senate of the state of Nebraska violation thereof. He moved a suspension of the rules The joint ballot for United States for immediate action. His motion was senator resulted: Allen 58, Hayward 33. Webster 10, Thompsin 7, Weston 4,

Field 5, Reese 3, Hinshaw 3, Foss as follows: S. F. 72, by Talbot of Lan-Lambertson 1. Valentine 1, Cornish 1, caster, abolishing fees for registers in Adams 1, Van Dusen 1. chancery, on obsolete section; S. F

Hibbert of Gage offered a resolu-

10. Thompson 7, Field 5, Weston 1, Reese 2. Foss 2, Hinshaw 1, Van Du- office case was submitted: sen 1, Lambertson 1, Aedams 1, Cornish 1. Valentipe 1. Norris 1.

After recess the regular order was of the house reports as follows: bills on third reading. H. R. 22 was The bill amends sections 30 and 31 "Guardian and Wards," and provides

for the arrest of guardians on inforfor opportunity for defense and concludes with:

guardian is unfit for the trust, and the writer; that the condition of such minor an amendment that leaves it optional would be amelioriated by the removal place.

H. R. 31, by Evans, making a slight her. amendment to section 602 of the Civil Code, relating to the vacation or modification of judgments, was passed by

a vote of S7 to 0. H. R. 94, by Hathorn, provided that was the bill providing a penalty for all moneys remaining in the hands of failure to vote at general elections. the state treasurer at the date of the H. R. 144 was a bill making cities of nassage of this act belonging to the 10,000 inhabitants cities of the first following funds-penitentiary, normal class. H. R. 145 designated cities bebuilding, state bond, capitol building, tween 5,000 and in 19,000 inhabitants reform school building, Institute for to be cities of the second class. state relief, conscience and interest venor inheritance tax bill, was taken charged county treasurers, shall be up and passed by a vote of 62 to 28. transferred to the general fund, and all moneys coming into these funds relating to the appointment of sucredited direct to the general fund." | sed with an emergency clause. It is The bill was read and passed by a vote as follows: of S7 to 0.

H. R. 41, by Thompson of Merrick, entitled "An act authorizing the ap-

H. R., by Prince, relating to fore closure of mortgages, was recommit-500 therefor. ted on motion of the introducer. H. R. 114 was recommeended for

tions and to provide for the manage- passage. H. R. 93, by Weaver, amending secment and control of the state industion 601-a of the Civil Code, making trial school for juvenile offenders, industrial school for juvenile delinquent it unnecessary to have a complete institution for the blind and deaf and | record in the supreme court cases, ex-

dumb institution, school for feeble cept in original causes, was recommended to pass. minded children, and to make an ap-H. R. 60, by Carton, repuiring the expenses on peace warrants to be A bill for an act to amend section 1 of article 1, chapter 54, compiled stat- drawn from the general fund of counutes of 1897 of Nebraska. The bill ties, where not otherwise collected.was

gives to blacksmith and woodworkers recommended for passage. H. R. 75, by Lane, to correct the a mechanic's lien on vehicle for work wording in section 41, chapter xix.

A bill for an act relating to the Compiled Statutes, was recommended qualifications of county judge and pro- for passage H. R. 55, by Prince, providing that viding that in counties of over 6,000

inhabitants he must be 25 years of age | warrants and orders of municipal subdivisions less than a county draw inunless he be a practicing attorney. A bill for an act to regulate the terest at 7 per cent after date of pre. business of life insurance companies sentation for payment, state warrants and tor the better protection of the in- 4 per cent and county and city bonds sured and to provide a penalty for a at 6 per cent, was recommended for passage.

The joint ballot for senator today resulted: Allen, 58; Hayward, 34; Webster, 10; Thompson, 7; Field, 5; Weston, 4; Reese, 3; Fos3, 3; Hinshaw, 1; Van Dusen, 1; Lambertson, 1: Adams, 1; Cornish, 1: Valentine, 1.

The house on the 1st listened to the tion on the house on the 30th pro- reading of a petition from citizens of viding that hereafter all bills should Nemaha county asking for the pasbe printed in the order in which they | sage of a law fixing a penalty of \$100 were introduced. The resolution was for the killing of quail, prairie chickadopted. After reading a few bills the en or other birds except English sparhouse took part in the joint session. rows for the next five years and asked The vote for senator resulting as fol- | that one-half the amount of the fine in lows: Allen 52, Hayward S1, Webster | each case go to the informant.

The following report on the post-Your committee to investigate the

allegations concerning the postoffice

That the letter was written by one taken and passed by a vote of 81 to 3. member to his own wife, but was through error and good intention diof chapter xxiii of the statutes entitled, rected to the wife of another by some person connected with the postoffice of the house and not by the writer nor mation showing misconduct, allows the husband of the recipient: that the lady who received it knew it was not written by her husband nor to her, "If, upon the testimony adduced, it | but was intended by some other man appears to the probate judge that the than her husband and for the wife of

That this should be a warning to all persons who are supposed to be conof such guardian, the judge shall re- nected with the directing of this letmove him and appoint another in his ter to the wrong person not to do it again and is also intended to compli-The principal object of the bill was ment the sound sense of the lady who to correct a defect in the original law. received the letter not intended for

> ALLEN G. FISHER. J. H. CHAMBERS. R. CAWTHRA.

H. R. 150, one of the bills killed,

Feeble Minded, live stock indemnity, On third reading H. R. 36, the Gros-House roll 114, amending the act hereafter from back taxes shall be preme court commissioners, was pas-

Section 1-That section 3 of an act requiring that assignments of mortga- pointment of supreme court commis- corps are depleted by enlistments in-

insane asylum and appropriating \$4,-To amend section 7, chapter xxvi. of the Compiled Statutes of 1897. Reduces number of justices of the peace from three to two.

To amend section 2 of chapter 1 of the statutes of 1897. Amendment provides that liquor notices be published "in a newspaper in said county," leaving out the provision that it must be paper of largest circulation.

To amend section 592 of the Code of Civil Procedure. Amendment places limitation of proceedings to vacate or modify judgments at six months instead of one year. The joint vote for senator resulted: Allen 57, Webster 10, Field 4, Reese, , Hinshaw, 1, Van Dusen 1, Cornish

Hayward 35. Thompson 9. Weston 4. Foss, 1. Lambertson 1, Adams 1. necessary to choice 64.

Chaages in the Military Law. Bills have been introduced in both

the senate and the house to revise the militia law of the state and to cstablish a military code. The bill has been drawn up by Adjutant General Barry and is quite lengthy. In the senate it is known as S. F. 249 and Barton of Johnson assumed its guardianship. Many changes from the law as it now exists are provided.

Adjutant General Barry pointed out the changes proposed as follows, the chapter relating to the militia being authority is contained in article 115 of No. lvi. of the 1897 Compiled Statutes: the Articles of War, which have the Section 2. Number of men increased force of statutes. It reads as follows: 200, caused by the organization of engineer, signal and ambulance, corps, the nature of any transaction of, or making 2,200 men instead of 2,000.

Sec. 4. Changes made in the apaccusation or imputation against any officer or soldier may be made by the pointment of governor's personal president or any commanding officer. staff: Four of the aides de camp may be appointed by the governor of such but as courts of inquiry may be perverted to dishonorable purposes and grade as he may desire; the other eight aides de camp may be appointmay be employed in the hands of weak ed by the governor or from the comand envious commandants as engines missioned officers of the National for the destruction of military merit, guard in active service of the grade they shall never be ordered by any below that of colonel, and their apcommanding officer, except upon a depointment shal: operate as a commismand by the officer or soldier whose sion as aide de camp, but shall not conduct is to be inquired into. add to the actual grade of the officer so appointed. Officers so appointed the above quoted regulation does not as aides de camp shall not be repermit the president himself to order

lieved from duty with their respecta court of inquiry in the absence of a ive organizations, but shall perform demand by the officer interested, and all duty pertaining thereto, except General Miles' friends say that he has when actually on duty as aides de not yet made any demand. But legal camp under the orders of the goverauthorities are against this contention, and it is said that the regulation 207.

Scc. 5. Salary of the adjutant genmakes a very plain distinction for the eral. \$1,500 per annum instead of purpose expressly defined, between \$1,200. the powers of the president and of

Sec. 11. When regiments, companies, troops, hatteries or other corps of the Nebraska National guard enter the United States service the commander in chief is hereby empowered to grant leaves of absence to officers and men of such commands covering the period of their enlistment in the United States' service: and their state designation shall not be given to new organizations, and the commander in chief is hereby authorized when regiments of infantry, troops of cavalry and batteries of artillery or other corps enter the United States service to organize provisional regiments of

received by Robert P. Porter this infantry, troops of cavalry, battery of morning and was transmitted to Genartillery and other corps for one year. eral Gomez: or such less period as the governor Hon. Robert P. Porter, Havana: may direct. Sec. 12. Provides, where regiments,

The president sends his hearty concompany, troop, battery or other patch. Convey his cordial greetings to state department that the Mexican

should set forth knightlike with lance in rest to rescue them? We cannot turn them back to Spain. The American people cannot so treat those who were comrades on the field of battle. They have not yet attained the dignity and power of a nation. We cannot recognize the Filipino republic. We have

only to look skyward to see the birds of prey circling about, ready to descend upon those who are weak. What next? The face of the treaty tells us. Let us treat the Filippines as we treat Cuba. We are now in military occupation of the islands. Let us remain in military occupation until we have

assisted them with kindly offices and force of arms if necessary to establish such a government as destiny may have fitted them for.

WASHINGTON, D. C., Feb. 4.-A \$1.50 a Year, committee of prominent citizens of

St. Louis called at the White House today and in an interview with the president explained what had been done thus far in the interest of an exposition at St. Louis in 1993 in celebration of the Louisiana purchase. The president expressed his warm approval of the subject, and said he would

regulations from verturing any opinbe willing to assist the gentlemen havion on the merits of the case unless directed to do so by the appointing auing it in charge in any proper way. The committee stated that they exthority. Upon the presentment of the pected to secure from private sub- gample Copies cent free to any add facts made by the court of inquiry the president must determine whether or scription at least \$5,600,000. an appropriation of as much more by the city

of St. Louis, and at least \$5,000,600 as a loan or otherwise from the national congress, making an absolute HAVANA, Feb. 4.-The following guarantee of \$15,000,000 in all, othermessage from President McKinley was wise they would give up the enterprise.

> Will Extradite Temple. WASHINGTON, D. C., Feb. 4 .- The United States ambassador to Mexico,



Weekly Newspaper devoted to the best interests of

The County of Platte

The State of Nebraska,

The United States,

-AND THE-

REST OF MANKIND.

THE UNIT OF MEASURE WITH US

13

If Paid in Advance.

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

HENRY GASS. -Balles

gratulations and thanks for your dis- Mr. Powell Clayton, has notified the

	thought, was an unfair one, and one	definite postponement prevailed by a	ges and trust deeds, to be valid as to	sioners and defining their duties," ap-	to the minitary or naval service of the	General Gomez and his grateful appre-	government has consented to grant the	
		vote of 19 to 10.	creditors and subsequent purchasers	proved March 0 1902 on said section		ciation of the general's frank and	application of the United States au-	UNDERTAKER!
Sec. 1	interests with the general interests		must be made in writing, signed by	was amanded by an act antitled "An		friendly message. The co-cperation of	thorities for the delivery to them un-	
ne jihi	of each county. He announced himself	When the senate met on the 2d the	The assignor. In the presence of at least	act authoriging the appointment of gu		General Gomez in the pacification of	der extradition proceedings of James	Coffins : and : Metallie : Cases !
a 21 A		when the behave met on the ad the	one witness, with acknowledgement	rome court commissioners and dofin-		Cuba will be of the greatest value for		
승규는 나는	manufat as all trained as more and	ciera or the house announced the pas	and recording the same as in other	ing their duties " enneared March 0		both peoples.	who is now held under arrest in Mexi-	W Repairing of all binds of Uphet
		case of the round the state	decds, was passed by a vote of 80 to	1893, and to repeal said original sec-	ments, which shall receive designa-	JOHN HAY,	co for killing a Mexican on the Amer-	deriy Grede.
10 Pr	objected solely to the provisions of	Douy! In In In 10, 00, 00, 01, 10 and 10	1	tion approved Wareh 19 1005 he and		Secretary of State.	ican side of the border in Arizona.	IN COLUMNUS, MUSAARA
16 B - L	the hill regarding the defraving of er-	Buis on first and second reading were	H. R. 11. Dy Lane, correcting an	the same is hereby amended so as to	Section 14. Provides a penalty for		fean side of the border in Armona.	
ing in	penses incurred.	numerous.	CITOT IN Section 18. Chapter ITTYIN	read as follows: "Section 3-The said	assessors failing to comply with the			
	Senstor Van Ducan moved to amond	The judiciary committee reported	Complied Statutes, entitled "Roads."	commissioners shall hold office for the	assessors failing to comply with the	Exonerates Vaccine.	Are Displeased With Gomez.	
50 a. a.	the disputed section by making the	the usual batch of reports. S. F. 140				CLEVELAND. O., Feb. 4An in-	HAVANA, Feb. 4 The news of Gen.	
1222	arnanges incomed nevable by the com	was recommended to pass; also S. F.	the house went into committee of	abola annoluteres to the state	Sec. 20. Adds to the brigade stal		Gomez' acceptance of the proposals of	
	to heard from the general fund instead	142, 144, 132 and 129. The banking		they shall not engage in the practice		vestigation by Cleveland and Philadel-	President McKinley, through Robert	
te (11 - 54	of from the general lary The cons	committee recommended S. F. 47 for	chair, and H. R. 171, the State uni-	of law. They shall each receive a sal-		phia scientists into the cause of the	P. Porter, has been thoroughly weigh-	A . I
14 B -	tor believed that \$3 a month for tui-	indefinite postponement. It provides	versity bill, by Clark of Lancaster.	or law. They shall each receive a sal-	Sec. 21. Adds to the regimental staff	death of Willie Nagengast, is said to	ed in this city. The Cuban leaders	Golumbus Journal
3.4	tion is often a discouraging expense	the amount of fees to be paid the state	was taken up. Mr. Clark took the	the supreme court payable at the same	first assistant surgeon with the rank	show that lockjaw was not caused by	seem uncertain for the moment wheth-	
1.000	to a young man desirious of a high	by state banks and was introduced by	foor and explained the purpose of the	time and in the same manner as salar-		the vaccine used, as previously stated.	er to support General Gomez or criti-	VVIumbus Svui mui
1913.00		Cinaday of Kearney. The committee		time and in the same manner as salar-	I with the third of hitse the hereit	It is said the same lymph was used	cise him. Public opinion has been	52
er 199 s.	ing a helping hand to every young	on highways recommended H. R. 18	Lengthy debate followed when the	les of the judges of the su reme court	the second secon	in vaccinating over 15,000 people in	wrought up to demand and expect a	
ê	man anxious to secure an education.	and H. R. 77 to pass. All committee	marking the hell at a hell many here a	are paid. Before entering upon the	i i i i i i i i i i i i i i i i i i i	Cleveland during the present winter		
한 왕 같다	Senator Van Dusen's amendment	reporte ware adapted	by an overwhelming vote and the	discharge of their duties they shall		and that no unfavorable results fol-	larger payment. Some of the Cuban major generals	
Sec. 16	prevailed.	The senate went into committee of	committee recommended it for passage.	each take oath provided for in section	Sec. 27. Adds signal corps.	lowed its use and if tentanus had been	who have not been consulted may	
	Senator Talbot offered an amend-	the whole to consider hills on general		I of article xiv. of the constitution		lowed its use and if tentanus had been		BRINGING APPLAP
	ment to section 8 of the bill, providing	file. Van Dusen of Douglas was called	McGinley of Otoe offered the follow	of the state. All vacancies in this	Sec. 32. Provides that when com-	caused by the vaccine, it is pointed out	strongly disapprove of an agreement	ODINTINP ALLIPL
11 C	that each school board elect a treas-	to the chair	ing resolution in the house on the flat	commission shall be filled in like man-		thousands of similar cases would have	which gives them a minute portion of	PRINTING OFFICE.
	urer, who shall under bond, have	S.F. 24, by Taibot of Lancaster, was	ing resolution in the house on the 31st	ner as the original appointment. Pro-	organized or existing under the pre-	developed.	\$20,000.	
1.21.2	charge of all funds under the board's	reported back for passage It changes	Whaten The logislature of the state	vided. That upon the expiration of the	visions of this act, the commissioners	F 10 1 1		
			tractear, and regenerate at the state	terms of said commissioners as here-	or supervisors of the county in which	Soldiers in Good Health.	Soldier Members Unsente 1	the second s
1	board's order. The amendment was	to the procedure in the trial of causes	or Neoraska, at its session in the year	inbefore provided and at the end of		CHICAGO, Ill., Feb. 4According to	WASHINGTON, Feb. 4 The house	
4			1893, enacted a maximum freight law	each period of three years thereafter		reports received from Washington at	committee on judiciary has decided	
	Senator Miller moved to amend by		prescribing the maximum freight rates	the said supreme court shall appoint	of, approved by the governor, pro-	division army headquarters here to-	that the members of the house who ac-	OLUBS
1	making the compensation to be paid	feated if no evidence more given on	to be charged by the railroads in Ne-	three persons having the same quali-	vide a suitable armory.	day, the health of the United States	cepted commissions in the army va-	
· · ·	by the county board 50 cents instead	either side, must first produce his evi-		fications as required of those first	Sec. 38. The proposed law leaves			1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	of 75 cents. The amendment was lost.		Whereas, Said law has been declared	appointed as commissioners of the su-	date of encampment to the discretion	was never better. There was but one	of Alabama, Campbell of Illinois, Col-	-728 223-
	Seantor Noves moved that the com		to be constitutional by the supreme	preme court for the ensuing period of	of the governor, while in the act of			
	mittee arise and report the bill for		court of the United States, but that un-	three years, whose duties and salar-	1897 the date of encampment is be-	death in January among the thousands	son of Kentucky and Robbins of	
	passage, which motion prevailed.		der the conditions then existing it was	ies shall be the same as those of the	tween the 10th day of August and the	in regulars serving in the West Indes	Pennsylvania. Members serving on	BEAT DIDEDA
	ine report of the committee was		held by said court to be inoperative on	commissioners originally ap ointed."	20th day of September.	and the Philippines. The only victim		BEST PAPERS
	adopted, whereupon the senate ad-		the grounds that the rates therein pre-	Pollard of Cass moved that H. R.	Sec. 71. For the keeping of records	was Assstant Sugeon Harlanl E. Mc-	forfeited their seats.	
	journed.		scribed would not at that time afford	137, the revenue bill, be made a special	and care and preservation of public	Vey, who died at Manila, January 4.	and the second se	1.8
÷	Journeu.	as the state of the pleadings and proof	adequate compensation to the railroad	order for next Monday afternoon, Mr.	military property the adjutant gen-	and the second se	N	
	The conste on the flat man called to	shall demand; if the demurrer be over-	companies; and	Pollard exclaimed that the hill had	Applie ampagement to amplay and chiat	We always feel sorry for the woman	No matter how just the cause for a	
· · · ·	ander at 10.20	suled the adverse party will the over-	whereas, Conditions have material-	been recommended for passage and	clerk at a salary of \$1 200 per annum	whose husband thinks he knows how	woman's anger, people always have a	
	order at 10:30.	ruled, the adverse party will then pro-	iy improved so that said law should	was ready to be disposed of. After	and one stepographer at a salary of	to cook.	sympathetic feeling for her husband	AAIINTAV
	Senate file No. 33, by Mr. Talbot, a	unce his evidence.	be enforced, at least in part; and	discussion it was moved that the spe-	\$1.000 per annum.	to cook.	when they see her display her temper.	COUNTRY.
		and the second						
		the second s						
1 . Z . S.	the second s					And the second		