THE OMAHA DAILY BEE: WEDNESDAY, JANUARY 25, 1893.



WORK OF THE LEGISLATURE

Paddock and Powers Still Lead a Scattered Host of Senatorial Applicants.

CLARKE COMES IN WITH A RAILROAD BILL

Will Supplant the Newberry Affair-Some In vestigations Provided For-Watson Offers a Memorial Favoring the Repeal of the sherman Silver Law

LANCOLN, Neb., Jan. 24.- [Special Telegram to THE BEE]-The senatorial joint ballot developed 133 votes today, Farrell being the The folling was the result

only anachieve, and	stouth line and such
Powers	54 Reeno
Paddock	25 HANIINGS
Majors	
hoya	5 BAURY
GENUDU	5 Martin
Vaughn	B.DAWER
Crounse	2 Miller
Yurnas	2 Frank E. Moores
siryan	
Aelper	2 Keyser.
Androus	

Ricketts' vote was for Frank E. Moores of Douglas, R. E. Moore of Lancaster wasn't heard of today. The following were the other changes: Clarke, from Maxwell to Crounse: Cain, from Paddock to Furnas: Eggleston, from Thurston to Majors; Goss, from Paddock C. J. Greene; Hale, from Miller to F. W. Vaughn; Keyes, from Paddock to Reese; Leidigh, from Boyd to Bryan; Lockner, from Paddock to C. J. Greene Nelson, from Bryan to Vaughu; Sinclair, from Bryan to Boyd; Spencer, from Howe to Majors; Thomsen, from Bryan to Vaughn. Those not voting yesterday voted as fol-

lows: For Powers-Campbell, Feiton, Harmon Higgins, Johnson of Clay, Krick, McVey, Rhodes, Riley, Ruggles, Scott.

For Paddock-Brown, Colton, Johnson of York, Kloke, Lobeck, Wilson.

Ames and Withnell for Boyd ; Griffith and Bahn, for Andrews; Jenkins, Nason and Kyner, for C. J. Greene; Luikart, for Miller; Schappel, for Majors.

IN THE SENATE.

Investigations Ordered-Clarke Introduces a Railway Regulation Bill.

LINCOLS, Neb., Jan. 24.- [Special Telegram to THE BEE. |-In this opening prayer in the senate this morning Chaplain Snyder prayed for the enactment of wise laws in the state of Illinois. He afterward amended his pe tition by inserting the word Nebraska in place of Illinois. The journal of yesterday's proceedings was then read in part, and the remainder dispensed with.

Taking up the regular order of business the senate listened to a petition from the Kearney county Patrons of Husbandry asking for the passage of a maximum freight rate bill

Senator Babcock, chairman of the com-mittee on privileges and elections, wanted the papers in the Douglas county contest case and the senate adopted a resolution di recting the secretary of state to turn the papers over.

morial was gead from the State Agricultural society asking for an appropriation for an assembly hall for the use of the sev-eral incorporated state societies, the building to be erected on a site to be furnished free to the state by the regents of the State university.

The committee on employes was dis charged from further service, but not until several members, whose friends evidently had not yet been provided with places, were given an opportunity to protest by an aye and nay vote.

For Two Investigations.

Senator Harris introduced the following resolution:

Whereas, There is a widespread feeling of distrust in the minds of the people occasioned by the suspension of the Capital National bank of Lincoln, one of the banks of deposit of the state funds; therefore, be it Resolved. That the president shall appoint three members of this senate, one of each po-tified party, which shall be empowered to

upon congress to repeal the Sherman silver law. It created quite a breeze, but before discussion was fairly started on it the introducer was induced to withdraw it until afternoon, when it was set for a special rder of business

David

eriminal

order of business. The following bills were introduced: By Goss of Douglas, amending the statutes re-lating to appeals; by Rhea, amending the statute relating to instruments negotiable; by Watson, to protect the health of county prisoners, and providing for the issu-ance of bonds to build new jails with floors above the ground in counties, having 25,000 ance of bonds to build new jails with floors above the ground in counties having 25,000 population; by Watson, amending the statute providing for change of venue to another county; by Goss of Douglas, amending the statute relating to receivers; by James, re-quiring owners of hedge fences to trim and cut back same along public highways; by Barry, appropriating \$55,000 for the building of a convention hall be the div of Liceobu at present. Must Deposit State Funds. of a convention hall in the city of Lincoln to be used by the agricultural, horticultural and live stock associations for all meetings Representative Lynch has offered an unendment to the law requiring state and county treasurers to deposit funds in their hands in state or national banks. The amendment provides that all moneys coming desired, and to be open for all political cou entions: by Barry, appropriating \$200

I S. Benyon for the capture Murderer N. Fley, as the nal was lynched and there is into their hands must be deposited in state or national banks of recognized standing. The banks must pay for the use of the nothing on the court records to show that he was captured and he cannot obtain the reoneys not less than a per cent per annum ward offered by the state; by Goss of Doug-las, amending the statute of attachments; by Sisson, amending the statute on public finances; by Johnson of Hall, increasing Striking at the Coal Combines. One of the bills that will doubtless come is for its full share of legislative attention this session is that introduced by Representative evenue for road purposes; by Ames, to pro-ect the health of employes of workshops Gifford. It is designed to prevent coal and lumber dealers from combining to maintain the prices of those two important commoand factories and to prevent the sweating system; by Ames, to maintain free public employment offices; by Ames, amending the dities. It prohibits coul or lumber dealers from combining to fix prices or to divide between them the aggregate endpoyment offices, by Ames, amending the code of civil procedure as to levies upon prop-erty, by Kloke, to repeal the section relating to the recording of the assignment of mort-gages, by Lockner, making it unlawful for any r net profits. The person or company ntering into any such combination or poo shall be liable to any person injured thereby to the full amount of damages sustained in consequence of the violation of the law and flicial to have any blanks or stationery with is name thereon printed at public expense y Ford, amending the statute as to surveys n any case arising out of the act the court shall have the power to compel the attend Oakley's resolution calling for the appol Outloy's resolution calling for the appendi-nent of a committee to confer with a senate committee on matter to be printed in the blue book and the number of books to have winted was adopted and a recess was taken ance of members of the alleged combination and the production of the books and records. Heavy penalties are provided for the violation of the law contemplated by the act. intil 11:50.

Wants to Impeach Crounse.

Immediately after the adjournment of the int convention the house adjourned until 3 clock, at which hour, on motion of Keckey, the speaker was instructed to add two members to the special committee on inves-tigation of the peutentiary. The speaker named Scott and Davis

punishment for violation thereof, introduced Barry sprung the following resolution: Whereas, It has come to the knowledge of this body that Governor Lorenzo Crounse did on the 16th day of January, 1893, certify and approve a certain bond given by C. W. Mosher, president of the Capital National bank of Lin-coln, Neb., and R. C. Outcalt, cashier of said bank; and Whereas, Said bond upon its face purports by James G. Kruse, and now in the hands of the committee on live stock and grazing, provides for radical changes in the manage

Under present rules the commission for fling cattle is 50 cents per head, not to exced \$12 per car; hogs, \$6 per car, single deck. or \$10 for double deck; sheep, \$5 per ear or 50 for double deck. The new bill fixes commissions at \$8 per ar for selling cattle; \$5 per car for selling

Desidence of the capital variable of bank of Life coin, Neb., and R. C. Outcalt, cashier of said bank; and Whereas, Said bond upon its face purports to be the bond of the parties themselves, who are to do business under it; and Whereas. It is well known that the legal effect of the giving of said bond is to release the bondsmen of the state treasurer, and thereby the state of Nebraska loses, or is in danger of losing that amount of meney de-posited in that bank; and Whereas. Said bank has closed its doors and is to the hands of a United States examiner and is fusion the state of Nebraska, through its treasurer, had upon deposit in said bank at the time it became hasolvent, the sum of about \$235,000; therefore be it Resolved. That the attorney general (the senate concurring) is hereby ordered to pre-sent to the supreme court at the next assion thereof, or as soon thereafter as possible, and within a period not to exceed five days after the next opening of the supreme court, which is to assemble on the 31st inst., articles of impeachment charging said Governor Crounse with wilful neglect of duty in not more closely looking into said matter of said bond, with maifeasance in office, incompetency and care-tesense in the werformance of his official The new bill deals still more severely with stock yards charges. It provides that it shall be unlawful for the proprietors of any stock yards in the state of Nebraska to charge a greater price than 17 cents per head for carding and weighing cattle, 5 cents for hogs and 4 cents for sheep, whereas the present prices are 25 cents for cattle, 8 cents for hogs

alfeasance in office ffeasance in office, incompetency and care-ness in the performance of his official Burns promptly moved that the resolution

ay over for a day under the rules and it was so ordered. One new bill was introduced by Speaker Jaffin requiring railroads to transfer cars

rom one road to another and to prevent un ist discriminations. An adjournment was then taken until 10 Clock tomorrow and several of the commit-ces availed themselves of the opportunity to

get to work. CLARKE'S RAILROAD BILL.

Some Salient Features of the Measure In

troduced Yesterday. LINCOLN, Neb., Jan. 24.- [Special Telegram to THE BEE.]-Senator Clarke's railroad bill, introduced by him this morning, is

petition shall be filed for the satisfaction of a petition shall be filed for the satisfaction of a mortgage the court shall have the power to decree and compet the delivery of the pos-session of the premises to the purchaser, but shall have no power to direct the payment of any deficiency that may remain unsatisfied, but the amount realized from the sale shall be in full satisfaction of the indebtedness for which the mortgage was given. KANSAS SENATORIAL FIGHT Republicans Are Working Hard for the Elecwhich the mortgage was given.

To Michiganize the State. Michigan presidential law has been embodied in a bill introduced in the Ne-braska legislature by Representative Van Housen. The provisions of the act are brief and simple. The law as prepared by Mr. Van Housen states that the presidential electors shall be elected by congressional

STOCK YARD CHARGES.

Comparison of Present Rates with Those

Proposed by the Legislature.

House roll No. 75, a bill for an act to reg-

selling live stock therein, and providing

That the public may understand the hanges contemplated, the following com-

arison of prices is made:

districts instead of by the state at large, as 00

> TOPEKA, Kan., Jan. 24 .- The republican aucus tonight made Major J. K. Hudson ts candidate for state printer. The steering committee advised the caucus to change from Crane to Hudson, because Crane had not been able to control any outside votes. The result of the balloting gives no indica-

tion as to what the end will be. Ady will, of course, stay in the race until the republican policy dictates the abandonment of a republican candidate, when there will be a breakup and that element will be at sea until a democrat is taken up.

In the populist house Martin has undoubtedly the most strength, although he was given less votes than either Breidenthal or Doster. As an illustration of this, Speaker Dunsmore, an avowed Martin man, voted for ex-Governor Robinson. Other equally strong Martin supporters also scattered their votes. This was in pursuance of the pollcy of Martin's waiting until his opponents in the populist forces become willing to accept him in preference to a democrat of the other wing of the party.

The boom for Cobin, a populist member from Barton county, disturbs the situation somewhat. He had not been considered a possibility until today, and the strength that he developed mystifies the other candidates and may destroy some well laid plans Interest centers in the joint convention to morrow, when the fight will shape itself. The end is not looked for for several days. The coublicans continue to regard B. P. Waggener, the stalwart democrat from Atchison, as the solution of the situation. ulate stock yards and fix commissions for

Martin Nominated.

John W. Martin, a democratic lawyer of Topeka, was nominated by the populist cau-cus for senator on the fourteenth ballot tonent of stock yards, as well as in rates to be harged for feed, yardage and commissions. night. The leading candidates were Frank Doster of Marion county, J. W. Breidenthal, chairman of the populist central committee, and Martin. The opposition to Mar-tin finally centered on Doster, The thirteenth ballot stood: Martin, 42: Doster, 40; Bridenthal, 5. On the next bal-lot two populists went to Martin and gave bit two populasis went to Martin and gave him the nomination. The election of Martin is assured by the joint convention of the populist house and the populist senators, as all the democrats will support him. Martin is the leader of the fusion democrats as opingle deck cars of hogs or \$8 for double leck; \$4 per car for single deck cars of sheep r \$7 for double deck. ed to those who bolted the fusion ticke ast fall. The populists believe the federal senate will recognize him as against any man, even a democrat, elected by the republicans.

QUITE MELL DIVIDED.

First Vote for Senator in Wyoming Brings

Forth Many Candidates. CHEVENNE, Wyo., Jan. 24.- [Special Telegram to THE BEE. |- The senate judiciary committee's report was, next to the senatorial ballot, the affair of the day in political circles. A majority of the committee, of

whom all are republicans, recommended that the contest case of Foote, who is claiming the seat now held by Tisdale, be dismissed. A minority report was also submitted, in which it was set forth that I isdale had for-feited his right to the soat by reason of having become a non-resident of Johnson ounty. The committee was unanimous in the opinion that doote had no right to the place, even were Tizdale unscated. It is ex-pected that the hause committee appointed to investigate Tisikie's conduct, and if con stitutional to impench him, will report tomorrow morning

The first ballot for senator was taken separately, and was almost altogether com-plimentary. The vote of the two houses Warren (rep.), 8; Kuykendall

the democratic caucus makes a selection. BARRY'S BOLD BREAK No selection can be made by the joint session as each democrat has agreed to vote for some democrat in his district, thus splitting the matter up and removing all possi-bility of the election of any of the three candidates by the aid of republican votes.

[CONTINUED FROM FIRST PAGE.]

a matter of course, but in the case of these

a matter of course, but in the case of these employes whose salaries are not abready fixed the committee has used the pruning knife very effectively, and the chances are that the record of the 'economical reform'' legislature of two years ago will be very materially discounted by the present session. Representative Farrell Dead.

A telegram was received tonight by Rep-

by voting for John L. Sullivan, afterward explaining that he meant John L. Mitchell Balloting was resumed at 8 o'clock, and the twenty-third ballot resulted: Mitchell, 30; (Mahoney and Phalen being absont): Brage, 29; Knight, 18;—Senator Kennedy being absont. The caucus then adjourned Representative Nolson that his collegate, Representative Farrell, had died at his home at North Bend at an early hom this evening. Mr. Farrell was considered dan-gerously ill with inflammatory rheumatism for several weeks before the legislature of for several weeks before the legislature con-vened, and for some time it was believed he would not be well enough to be present at the organization of the house, but at the earnest solicitation of his party friends he came to Lincoln the day before the opening session. He was com-pelled to take his bed from the time he arrived at Lincoln on Machenesian the time he SACRAMENTO, Cal., Jan. 24 .- The assembly committee appointed to investigate charges made by Assemblyman Bretz of Alameda county, against Assemblyman Keans of Los Angeles county, reported today. Bretz, arrived at Lincoln on Monday noon, January 2, until the next day. He assisted the demoduring the vote for United States senator in crats and independents in organizing the house and then returned to his home. He has been growing gradually worse ever joint session of the legislature, charged that the vote of Keans, populist, who went for White, had been bought, and that Marion

since, and the end came tonight. Mr. Farrell was regarded as one of the blest men of the democratic contingent in he house. He considered it his duty to be The investigation committee finds that Bretz' charges were false and unfounded and recommends his expulsion from the legislathe house. sent at the organization even against the advice of his physician. His death is deeply deplored by his fellow members in the house and an adjournment will be taken tomorrow ture. The senate concurred in the report, with the exception of that part declaring Bretz' seat vacant. No action can be taken until the report is printed. immediately after the joint ballot out of e spect to his memory.

Omaha at the Capital.

The senate committee on privileges and lections will hold its first meeting tomorrow E afternoon to take up the Douglas county sen-atorial contests. No definite program has as itorial contests. No de cet been decided upon.

The house committee on privileges and elections met this afternoon at 2 o'clock to hear the arguments of the attorneys in the Douglus county contests. John M. Thurston appeared as counsel, but made no oral argu-ment. Attorneys Smith and Mahoney argued for the contestants, while Aldridge and Carr appeared for the contestees. The arguments of the attorneys took up the en-tire time of the committee for the session and the final meeting will be held tomorrow morning at 9 o'clock.

It is understood that the South Omaha it is understood that the South Omaha packing houses have a man here with a view to securing the pententiary contract, in order that their barrel supply may not be cut off. There is talk of reorganizing the

ntire system of convict labor, so as to take t entirely out of politics, and interest a numf business men in the contract. The Omaha street railway lobby is on the round working for an extension of the time or paying for the prying between the tracks It was extended two years in 1889, and an-other extension for a similar time was granted in 1891. It is booked for two years ore, if the lobby is successful in getting in its work.

Pollman Company Taking Its Time. house balloted separately today for United States senator. Mills, 143: Nugent, 9: Coney, 1. The result will be officially declared in City Treasurer Bolln is still waiting for he promised visit of a representative of the Pullman Palace Car company, who was to reach Omaha from Chicago yesterday. JEFFERSON CITY, Mo., Jan. 24 .- The lower Meanwhile Treasurer Bolln is making prepahouse of the legislature today passed a resorations for the sale of the two attached lution urging the Missouri senators to work and vote for the anti-option bill. palace cars, which will take place February L and one of these days Superintendent Richardson of the Pullman company in this city will be requested to turn over what MINNEAPOLIS, Minn., Jan. 24.-The second money he has in his possession. day's proceedings of the Northwestern Lum-

President of California University.

SAN FRANCISCO, Cal., Jan. 24 - The university regents today elected Acting Presi dent Martin Kellogg permanent president of the State university

The Death Roll, Loxpox, Jan. 24 .- John Watson, the celebrated horse breeder, is dead.

NEWS OF VESTERDIT.

Domestic.

Perhaps He is in Canada. INDIANAPOLIS, Ind., Jan. 24.-A special Assistant States Attorney George A. Baker of Chicago, Ill., has committed suicide. from Attica, Ind., says: The defahatio The annual convention of National Brick Manufacturers is being held at Louisville, Ky. CURED. and general operations of Treasurer Cronk-PHLES, FISTULA, FISSURE, permanently curad without the use of knife, lighture or caustle. The general committee of the Order of Eall-way Telegraphers is in session at St. Louis, Mo. hite of Warren county will reach \$100,000. All maladies of a private or delicate nature, of lither sex, positively cured. About \$35,000 of this amount is due to individuals. It is not known where he is, When he left Williamsport last Friday he Call on or address, with stamp for Circulars, Free A bill has been introduced in the New Jersey Book and Hecipes. egislature regulating the toils of telepho boarded an eastbound train, and it DI. Sedfies & Sedfies, ¹¹⁸ South 15th Street companies. d he went to New York or, perhaps, to

of Dartmouth college, first prescribed what is now known the world ////W over as Paine's celery compound, a positive cure for dyspepsia, bil-

iousness, liver complaint, neuralgia, rheumatism, and kidney troubles.

For the latter Paine's celery compound has succeeded again and again where everything else has failed Washington correspondents have recently

MAKES PEOPLE WELL.

Most Remarkable Rem-

edy in the World.

One True Medicine for Lost

Nervous Strength.

Cures Effected by Paine's Celery

Compound.

What Scientific Research

Accomplished.

Proved by Success Where All Else

Has Failed.

There is one true specific for diseases aris-

ing from a debilitated nervous system, and

that is the Paine's celery compound sogener-

ally prescribed by physicians. It is probab-

ly the most remarkable remedy that the

scientific research of this country has pro-

C.

Phelphs, M. D., LL, D., Dactmenth college,

given it a great deal of attention since the most wonderful cure effected in the case of Commodore Howell,

The medical journals of the country have tiven more space in the last few years to the nauy remarkable cases where the use of Paine's celery compound has made peopla well than to any other one subject.

IT IS NOT WISE TROUMER COST WHEN YOURIC HEALTHO

35

CURE You now than LATER ON? As you value your life don't neglecteonsulting some one shose advice will be of value

BAD,

Wouldn't it cost less to



Blood, Skin and Kidney Diseases, Female Weaknesses, Lost Manhood

Next Door to Postoffica.

Watch Cases

are all gold as far as you can see. They look

like solid cases, wear like solid cases, and

are solid cases for all practical purposes-yet

only cost about half as much as an out-

and-out solid gold case. Warranted to

wear for 20 years; many in constant use

for thirty years. Better than ever since they are now fitted, at no extra cost, with the great

bow (ring) which cannot be pulled or twisted

Can only be had on the cases

stamped with this trade mark.

Jas. Boss

Filled

off the case-the

ind 5 cents for sheep. It further provides that no greater price shall be charged for grains and hay than louble the market price in village or city where the stock yards are located, and fixes the standard weight per ton of hay and per ushel of grains. The existing prices are: Hay, \$1 per 100 pounds; corn, \$1 per bushel. The most radical change provided for in

the new bill is that governing inspection. House roll No. 75 provides that there shall be a sufficient number of competent persons appointed by the governor of the state to act as inspectors, who shall have power to determine what stock is unfit for market, and have the same removed; also same inspectors shall have the power to determine which are pugy sows and which are stags, and to allow a dockage of not exceeding thirty pounds for each piggy sow and sixty pounds for each stag, and all persons except those appointed under the provisions of the bill are prohibited from acting as stock inspectors. The compensation is fixed at 12 cents for each car inspected, and no more, to be paid by the shipper.

tion of Mr. Ady. Ro bin ANOTHER NEW POPULIST CANDIDATE 0

Mr. Cohun of Bartan County Develops Remarkable Strength-Judge Martin Continues to Be a Prime Favorite-Republican Nomination for State Printer.

litical party, which shall be empowered to employ an expert accountant and thoroughly examine the condition of the state treasury and report the same to this body at an early

The resolution was adopted without a dissenting vote. Senator Moore introduced another resolu-

tion on the same subject, as follows:

Schatter Shore introduced another resolu-tion on the same subject, as follows: Whereas, The Capital National bark of Lin-coln, Neb., has recently failed, owing the state of Nebraska over \$200,000, which money, it is reported, was deposited therein by the ex-situte treasurer; therefore, he it Resolved. That the atterney general of the state is hereby respectfully requested to ad-vise this senate. (1) Whether or not the former state treasurer and his bondsmen are liable to the state of Nebraska for the money deposited in said bank by said ex-state treasurer; (2) whether or not the present treasurer is liable upon his general bond as treasurer for money deposited in said bank; (3) whether the only recourse of the state is upon the said attorney general is hereby requested to advise this sen-are what, if any changes or amendment to that haw are necessary to properly protect the interests of the state is reference to the mide that law are necessary to properly protect the interests of the state in reference to the public funds

The resolution was adopted after Senator Harris bad offered and withdrawn an amendment taking the matter out of the hands of the attorney general and placing it in the hands of the investigating committee

The president appointed as the committee provided for in the resolution offered by Harris Senators Harris, Moore and Mattes. Senator Harris modestly expressed his de-sire to be excused, but the chair declined to have it that way.

Postponed the Pass Resolution.

Senator Harris called up his anti-pass resolution introduced last Saturday. clined to make a speech in its support, but moved its adoption.

Senator Eggleston moved that the resolu tion be made a special order for 2 o'clock on the afternoon of February 25.

The chair asked the senator if he meant February 25, 1894.

February 25, 1804, Senator Dale protested that February 25 came on Saturday, but Eggleston thought that the senators would be more apt to give the resolution serious consideration from that fact. The motion to postpone until February 25 was carried.

Bills on First Reading.

Bills were introduced and read the first time as follows: By North, to amend the reneral election law relative to contested elections and the filling of vacancies in office ; general election by Pope, to legalize the statutes af 1891; by Pope, to limit the indebtedness of of corpora-tions; by McDonald, to compel railroad

tions; by McDonald, to competer railroad companies to comply with their charters in the matter of building their vari-ous lines and branches to such points or termini as designated in their charter; by Gray, to amend the stat-utes relating to the duties of the county where the computing tay list; by Geay to clerk in completing tax list; by Gray, to amend the statutes relating to the duties of clerks in making duplicates of tax by Hahn, to subject express companies county and common carriers to the jurisdiction and control of the State Board of Transportation for a board of transportation and to define its duties; by Stewart, to locate a state normal school at Crawford, Dawes county, Neb.; by Clarke, to reward the discoverer of natural gas in the state of Nebraska; by Correll, to secure the free passage of fish in the waters of Nebraska: to regulate railroads to classify and to fix reasonable max Clarke freights freights and to fix reasonable max-imum rates to be charged for the transportation of freights on each of the railroads of the state of Nebraska; by McCarty, to amend section 3,118 of chapter vii of the consolidated statutes.

The usual number of bills were read the second time and referred, after which, on motion of Dale, the senate took a recess for twenty-five minutes.

Upon reassembling the senate proceeded to the house of representatives to take a vote for United States senator. After the joint convention the senate, on motion of Thomson, adjourned until 10 o'clock to-

IN THE HOUSE.

Watson Opposes Free Silver-Barry Asks to Have Crounse Impeached. LANCOLN, Neb., Jan. 24.- [Special Telegram

to Taz Baz.]-At the morning session in the house Watson introduced a memorial calling

likely to come in for a large share of legisative attention after the senatorial question is disposed of. The bill is practically the same as the Iowa bill, which has been the admiration of anti-monopolists in all the western states. The bill fixes the same minimum rates that prevail at the present time in Iowa and adopts the ystem of classification governing all systems west of the Mississippi river. with but two exceptions. One of these is in the rates and classification of binding twine the rate fixed by Senator Clarke's bill being more favorable to the Nebraska farmer. The distance tariff governing beet sugar shipments is also modified to meet conditions existing in this state not found in Iowa. With these two exceptions the Clarke bill is the duplicate of the Iowa law as far as railroad rates are concerned. The rates are also the

rates are concerned. The rates are also the same as fixed in the Newberry bill already introduced in the house. The Clarke bill differs from the Newberry bill, however, in several important particulars. The Newberry leaves out the rules governing the classification of freight, which are of as much impo tance as the classification itself. In the Newberry bill the railroad companies have recourse to the supreme court. In the Clarke bill all complaints made by the rail roads as to the unjustness of rates, etc., must go to the State Board of Transporta-tion and be adjusted by that body before an appeal be taken to the supreme court. The Clarke bill further provides that the rates fixed by the bill cannot be raised except by manimous vote of the State Board of Trans-

Must Operate Joint Switches.

portation.

Representative Suter has brought for-ward a bill to compel all competing lines of railroad to construct and operate joint switch tracks at any city, town or village touched by two or more of them. The law as drawn by Mr. Suter provides that these transfer switches shall be for the common use of all parties interested. Whenever a shipper of freight from any point in this state to another point in the state, over two r more lines of railroad to reach such point of destination, the railroad company at point of shipment shall make a through way bill to the point of destination, and the rate t e charged for such shipment shall not b the sum of two or more locals, but shall b the rate for the shortest mileage distance by any railroad from point of shipment to point of destination. No railroad company shall make any charges for transferring frei from its line to any other connecting line. s further provided that the cost of buildi ransfer switches shall be borne equally by the different roads which are so connected

The law also includes suitable penalties for the violation of the act. Amending the Insurance Law.

Representative Ruggles has offered for the consideration of the house a bill to amend the insurance laws of the state. It provides that no joint stock insurance company shall be incorporated under the provisions of the laws of Nebraska with a smaller capita than \$100,000 or more than \$1,000,000, of which capital at least 50 per cent shall be paid up in cash and besides the other 50 pe cent there must be in its possession notes of its stockholders secured by at least one surety or by mortgage on unincumbered real estate within the state to an amount at least twice the valu of the notes, the security to be approved by the state auditor. Nor can any company on the plan of mutual insurance commence bus-iness in this state until agreements have been entered into for insurance with at least 200 applicants, the premiums upon which shall amount to less than \$25,000, for which notes of solvent parties, founded upor bona fide applications for insurance shal nave been received; nor shall any such note be regarded as a part of the capital stock unless a policy be issued upon the same unless a policy be issued upon the same within thirty days after the organization of

the company. Relating to Deficiency Judgments.

Two bills relating to deficiency judgments have been introduced. One by Mr. Suter provides that any person or corporation who shall take or receive a mortgage to secure the payment of money loaned shall not be entitled to any deficiency udgment against the mortgagor in case of oreclosure when the real estate taken under the mortgage fails to satisfy it. The other bill was introduced by Repre-sentative Woods. It provides that when a

The inspectors are now appointed by the exchange, and the fee is 15 cents per car. Under present regulations the inspector's duties are more or less perfunctory, as either buyer or seller has the right of appeal to a beard of appeals, consisting of two men with power to call in the third man in case of dis agreement. If still unsatisfactory, the case goes before an arbitrating committee, and finally, if required, to the board of directors of the exchange. Under the new bill the decision of the inspector would be final.

Must Furnish Lamps.

CHICAGO, Ill., Jan. 24.-Attorneys for the National Electric Construction company appeared before Judge Crosscup in the United States circuit court this morning to continue arguments under an intervening petition in the case of the Edison Electric company against the Sunbeam Incandescent company. The petitioners ask for an order which will prevent the Edison company from interfer-ing with them in the purchase of incandes-cent electric lamps. They also ask that the Edison company be compelled to fill their orders for lamps, alleging that the Edison company refuses to sell to them. Judge Crosscup said that until he heard he arguments the Edison company must

sell the lamps, and he did not think that he would allow the Edison company to close up the plant of the National company and that a refusal to sell lamps was practically noth-ing else. Auguments will be resumed tomorrow.

Subjects for a Lynching.

NASHVILLE, Tenn., Jan. 24.-A special to the American from Clarksville, Tenn., says: John Porter and Henry Hanna brutally assaulted Hattie Trice and Viney Davison Saturday night. They overpowered the girls and dragged them into into an adining field, and there assaulted them hey then slashed the women about the head and neck with razors. and left them in an exhausted and helpless condition. As soon as the women recovered sufficiently they reported the horrible affair to Sheri Both men wore arrested yesterday. and are now in jail. The parties are colored and the feeling against them is very bliter

Moonshining in New York.

BROOKLYN, N. Y., Jan. 24.-An illicit whisky still in a barn located in a swamp near Woodhaven, L. I., was raided by gov-ernment officers early this morning. About a dozen shots were exchanged between the officers and the moonshiners. All the moon-shiners save one—Albert Moser—escaped. The property captured is estimated to be worth \$7,000. The still had a capacity of five barrels of whisky a day.

Another Hitch.

GALVESTON, Tex., Jan. 24 .- A special from San Antonio to the News says: The fact that the San Antonio & Aransas Pass railway was not transferred to the Southern Pacific company yesterday as expected is due to another hitch in the terms of the reported sale. A prominent official of the road said it would not surprise him were the negotiations to fall through entirely, WEATHER FORECASTS.

Local Snows and Cold Northwesterly Winds is What Nebraska May Expect Today. WASHINGTON, D. C., Jan. 24 .- For Nebraska, North and South Dakota: Local snows; colder; northwesterly winds. For Iowa: Fair; colder; winds shifting to

northwesterly. Local Record.

OFFICE OF THE WEATHER BUREAU, OMAHA, Jan. 24.—Omaha record of temperature and rainfail compared with corresponding day of past four years: 1893, 1892, 1891, 1890

Statement showing the condition of temperature and precipitation at Omaha for the day and since March 1, 1892.

Normal temperature Excess for the day Deficiency since March 1 Normal precipitation Deficiency for the day Deficiency since March 1 .02 inches .02 inches 3.57 inches GEORGE E. HUNT, Local Forecast Official,

Tidball Tidball (pop.), 6; New (dem.), 5; Clark (rep.), 5; Holiday (dem.), 4; Beck (dem.), 3; Richards (rep.), 2; Morgan (pop.), 2. Others 6; New were scattering It is expected that a number of ballots will

have to be taken before the two houses get down to business. In the course of a few days when the members are done with the preliminary foolishness and lines are more tightly drawn, it will be easier to make a guess at the outcome. Just now it is abso utely impossible to more than conjecture who will succeed Senator Warren

CONTROLLED BY RAILROADS.

Upper House of the South Dakota Legislature Defeats Unfavorable Legislation.

PIERRE, S. D., Jan. 24.- Special Telegram to THE BEE.]-The great railroad question was practically decided so far as this legisfature is concerned. This afternoon occurred the first great debate of the session and the first lining up of the friends and enemies of the roads. The question was on Senator Dollard's bill compelling railroads to pay double damages where settlement of claims are not made in thirty days. A great struggle has been made for the past two veeks by friends and opponents of the roads o get control of the senate. Dollard Is making a record on which to run for governor and is a radical of radicals. He made a long and violent speech against the roads this afternoon, but was answered in several able addresses and the bill beaten by thirty votes to eleven. Rallroad men are jubilant at the outcome. No further danger besets them. The house committee, which is radical, de it will hold up the appropriation until the senate passes railroad bills, but there is little probability that it will be able

ALTGELD STARTS SOUTH.

to fulfill its threat.

Illinois' Sick Governor Goes to North Carolina for His Health.

SPRINGFIELD, Ill., Jan. 24.-Governor Altgeld left this morning for Asheville, N. C., companied by a physician and State Treasurer Ramsay. He will be gone several weeks. During his absence Lieutenant Governor Gill will act as governor and Senaor Coppinger, president pro tem, will pre side over the senate.

Priests Take a Hand.

MADISON, Wis., Jan 24.-Wisconsin demowatic legislators in caucus have not yet sucmeded in selecting a United States senator. There is no further wavering in the ranks There is no further wavering in the ranks of the followors of any of the candidates. About the only interest in the caucus today centered about Assemblyman Blenski. He started in as a Mitchell man, but yesterday changed to Bragg. When his name was called today he failed should the name of General Bragg. The Bragg managers have evidently elinched the grip on Blenski. Rev. Fathers Guiski and Gruza of Mil-Rev. Fathers Guiski and Gruza of Mil-waukee, who responded to a dozen telegrams dispatched last night, gained admission to the caucus, and the spectacle of the priests participating in the caucus was sharply dis-approved of by the Bragg following.

West Virginia's Senators.

CHARLESTON W. Va., Jan. 24 .- The state senate and house of 'delegates today elected two United States senators. In the senate the vote for senator for the full term of six years, beginning March 4 next, Charles J. Faulkner, the present senator, received Faulkner, the present solutor, received 20 votes, Elkins 4. In the house Faulkner received 30, Elkins 28, and O. D. Hill, peoples party, 2. For the imex-pired term of the late Senator Kenna, ex-Senator Johnson N. Camdon received the same vote as Faulkner in both houses. Judge Edwin Maxwell received 4 in the sen-ate, 20 in the house and cast his own vote in the house for a fellow delegate. M. W. Burthe house for a fellow delegate, M. W. Bur-gess. The house will meet in joint session tomorrow noon to declare the result.

Wisconsin Can Make No Choice,

MADISON, Wis., Jan. 24 .- The upper and lower houses of the logislature met at 5 o'clock this afternoon and each balloted for acontor without result. They will meet in joint session tomorrow and will meet every day, as required by the constitution, until

Canada.

Sold a Railroad.

The democratic caucus met at 2 o'cloca this afternoon. The seventeenth ballet was then taken and resulted: Mitchell, 31;

Knight, 19; Bragg, 29. The twenty-second ballot was the same and an adjournment

was taken until Socioek tonight. One of the members created some merri-ment when the nineteenth ballot was taken

Bretz' Charges Were Unfounded.

Cannon democrat-populist congressman from the Sixth district, had been the negotiator

No Change.

OLYMPIA, Wash., Jan. 24.-Two ballots for

inited States senator were taken today.

There was no change. It stood: Allen, 51;

Turner, 95; Gredge, 27; Teats, 9, BISMARCK, N. D., Jan. 24.—The ballat for United States senator in joint session of the

Nevada Elects a Republican.

CARSON, Nov., Jan. 24 -- William N. Stewart

was today re-elected to the United States

senate by the Nevada legislature. He was

the silver party candidate and received a

unanimous vote. Ex-Congressman Bartine

Refused to Pension Mrs. Davis.

MONTGOMERY, Ala., Jan. 24.-The upper

house of the Alabama assembly today by a

vote of 17 to 15 refused to pass a bill grant-

ing a pension of \$500 per year to the widow

of Jefferson Davis. An attempt to recon-sider will be made tomorrow.

In Tennessee's Legislature.

NASUVILLE, Tonn., Jan. 24.-Senator Till-

man introduced a bill in the senate providing

for a system of state banks based upon the

national banking system, and providing for the issuance of bank notes.

Mills Returned from Texas.

Want the Anti-Option Bill Passed.

Northwestern Lumbermen.

bermen's association opened with the elec-

tion of officers. President L. H. Price was

re-elected; H. W. Ross, Sioux Falls, was

chosen vice president, and A. B. Hilliar of

North Dakota to fill a vacancy on the board

The afternoon session was spent in discus-

facturing company of St. Paul. The action taken by the board of directors was en-

dorsed. Tomorrow morning the association will

leave for Chicago, arriving there at 11:30

AUSTIN, Tex., Jan. 24 .- The senate and

legislature was without change.

was the republican candidate.

joint session tomorrow.

). m.

until 10/30 tomorrow morning

DALLAS, Tex., Jan. 24 .- A News special from Jefferson, Tex., says today: The East Line & Red River railroad was sold today. inder the decree of the district court of Davis county, to Simon Stern, representing the Central Trust company of New York, for \$1,400,000. The road will be extended to Shreveport, La.

LOCAL BREVITIES.

As no quorum was present at the quarterly meeting of the Athletic club last night, ad-journment was taken without date.

A granger from South Dakota, who declined to give his name, reported to the police last night that he had been robbed of \$20 while in a negro dive.

A couple of boys tried to break into the fruit stand at Ninth and Douglas streets early this morning, but were frightened away by the officer on the beat.

Will J. Block, representative of Evans & loey's "A Parlor Match company," is in the ity. His clever people come to the Boyd Hoey's city four nights, commencing Sunday even ng, February 5.

James and Tom Hill, the sharpers who worked the "Brakeman Murray" racket on railroad men hereabouts a few days ago, re fined \$50 and \$100 respectively by Judge Berka yesterday.

Drunk and breaking windows is the charge opposite Ed McFarland's name on the polic blotter. The prisoner mashed in a couple o panes of glass in a chop house at 105 South Fourteenth street.

Police Captain Thomas Cormack is slowly improving and the doctors hope that the captain will be able to travel by the 1st of February. Cormack will probably go to Hot Springs, Ark., to spend the month of Febru-

Chief Seavey received a telegram from the "Beefsteak Hot Springs, S. D., last night inquiring if there was any reward for "Beefsteak Hob." The chief informed the South Dakota people that the Omaha police did not know the party with the peculiar nickname.

Pauline Hall will appear here in the Failing that will appear here in the greatest success of her life, "Erminle," on Friday evening and Saturday afternoon, Fobruary 3 and 4, supported by a great met-ropolitan cast of singers and comedians. On Saturday evening her new opera, "Puritana," vill be given.

PERSONAL PARAGRAPHS.

C. D. Marr of Fremont is visiting the city. John F. Ccocker is in town from Kearney. C. W. Tracy of Portland, Ore., is in town. Harry Hall arrived from Glenwood yesterdav

E. C. Simmons of Central City is here on

Prof. John Reynold, the measurerist, is in the city from Ithaca.

Messrs, Michael and John Cudahy are in the city from Chicago. J. E. Dolman, a Rock Island solicitor, is in

the city from Topeka, Kan. City Treasurer Henry Bolln made a trip to Louisville yesterday, returning last evening Major J B Fursy went down to Lincole sterday to witness the doings of the No

oraska logislature. William Clemmons of Holyoke, who owns the lunch counters on the new branches of the B. & M. west of here, is in the city.

Cuicago, Ill., Jan. 24.—[Special Telegram to The Bite.]—Nebraska arrivals: Great Northern—I. F. Patterson, Omaha; M. J. Bigelow, F. M. Wood Lincoln. Palmer—S.

C. Langworthy, jr., Lincoln. Frinker-S. C. Langworthy, jr., Lincoln. At the Mercer-T. P. Cook, New York; R. K. Hill, Chicago, J. M. Katzmaier, L. M. Beller, Kansas City; H. P. Johnson, Daven-port, Ia, J. C. Madsen, Qakland, Ia, S. P. Brown, Griswold, Ia.; J. P. Bean, Sioux City, Ia.; Mias M. Thatcher, Avoca. Ia.; A. E. Pike, Grand Island; John H. Price, Nebraska City; E. S. Flor, Valley.

James Smith, jr., has been formally chosen United States senator by the legislature of New Jersey.

New Jorsey. In a family row Chris Fink, a farmer living near Clayton, Mo., shot and killed his son-in-law, Henry Schelleng. New York police authorities have given or-ders to arrost all beggars found plying their avocation on the streets. Michael J. Ryan, a democrat, has been sen-teneed to two years in the Massachusetts pent-tentiary for frauds on election day.

The body of Join A. Martin of Chicago has been found in the Fullerton marshes. He was frozen to death. There is an air of mystery surrounding his demise. A resolution has been introduced in the New

York legislature to appoint a committee to in quire into the disposition of the funds appro-priated by that state for the World's fair.

Foreign.

Henry Young, aged 17, has confessed that leorge A. Booth hired him to set fire to the uilding in which Mrs. G. D. Rowe was burned odenth at Toronto, Ont. Both men are in

Jall. Lady Lillian Fitz Clarence, daughter of the earl of Munster, was married privately at Brighton, England, to Captain Boyd. Lady Idilian is but 10 years old, while Capitain Boyd is well over 50. The whole affair is nys-terious and when explained is expected to cause a sensation in London society.

Maryland and Virginia oystermen are re-ported to be suffering from hunger and cold. The cold snap has frozen over the rivers and bays, and it is next to impossible to forward The remains of Kittle McCabe, the servant girl who lost her life in the fire which de-stroyed the Calumet club house at Chicago, III., have been found in the ruins of that building.

The Rome Tribuna says that the papers seized in the office of Signor Taulonz, governor of the Banca Romana, compromise several conspicuous politicians. The pope had a cur-rent account of 300,000 lire with the Guerrini sanking company, which closed its doors ye

In the trial at New York of the sult brought by the Columbus, Hocking Valley & Toledo Kallway company, to recover \$8,000,000, al-leged to be due to the company from Lamler, Winslow & Co. the attorneys for the defend-All others have the old-style pull out how, which is only held to the case by friction, and can be twisted off with the fingers, ant moved to dismiss the case. The motio

123-MI

Mr. Robert W. Denvir

Long Island City, N. Y., says that at Christmas,

1800, he could only take a smell of dinner, as

he was in a fearful condition from Dyspepsia.

The next summer he went to Europe for his health, but came honce uncured. In the fall he decided upon a thorough trial of

Hood's Sarsaparilla

And by Christmas had a hearty appetite, healthy digestion, and was perfectly well. His cure was due wholly to Hood's Sarsaparilla.

biliousness, jaundlee, and sick headache. Try them.

HOOD'S PILLS care liver ills, constiput

Exempt Fireman of Jackson Engine Co.,

Sold only through watch dealers. Ask to see pamphlet, or send for one to the makers. was dealed. The congregation of the propaganda sent or Saturday to the American archibishops the an-nouncement of Archibishop Satuffi's nomina-tion to be permanent papal delegate to the church in the United States and directed the archibishops to communicate this announce-ment to their suffragans. KeystoneWatch Case Co., PHILADELPHIA.



14th and Farnam Sta., Omaha, Neb



Or the Liquer Habit Positively Cared by Administering Dr. Halaes' Golden Specific,

It can be given in a cap of softworths, or in food without the knowledge of the patient. It is atso-intely harmless and will offset a prinning and speedy cure, which is the patient is a moderate drinker or an alcoholic wrent. It has been given in thousands of cases and is every instance a perfect cure has followed. It never fails. The system ones impregnated with the specific it becomes an erter broadbill for the line appendix to effet atter impossibility for the liquer apartics to exis GOLDEN SPECIFICCO., Props. Cinetan (t.) (S-page book of particulars from To be used of Kuhn & to Lisa and Douris: St. Wholdsla Blake, Bric & Co., and Blebardson Drugto,

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You don't need to sacrifice the lives of your wed ones when

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will endanger the neighborhood of your homes There is a sure specific madicine TO PRE-VENT contagion of theor, and there is also a sure specific medicine for The Cure of Them

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