GOWLEL PARKY BREE BATTERDAY, JANUARY 3K. 1990-

afternoon. The church was packed to the doors, and hundreds could not gain an entrance and were obliged to return through entrance and were obliged to return through the storm without witnessing the service. But few of the neighboring farmenrs were able to drive in on account of the storm, but a large number were present who came in by rail from Atkinson, Ewing, Neligh, Tilden and other points. A long procession of carriages followed the hearse from the house to the church, which was filled long before their arrival. The pall bearers were: H. C. McEvony, John Vazelutt, J. L. Hersheiser, Fred Plunder, S. J. Weeks and Charles Davis, who wore the full uniform of the Uniform Rank, Knights of Pythias. The casket bore the simple inscription: "Bar-The casket bore the simple inscription: "Bar-rett Scott," and a floral heart of white roses and immortelles. After the anthom by a mixed quartet, the Odd Fellows' ritual was read by Noble Grand Silas Smith and Chap-lain James Riggs of the local lodge, and a pelof Jecourse was delivered by Rey E. E. lain James Riggs of the local lodge, and a brief discourse was delivered by Rev. E. E. Hosman. The termon was from the text. "Whosever Liveth and Believeth in Mc Shall Never Die." He dwelt upon the promise that while bodily death must come to us all, God had made a provision by which every man might gain spiritual inmovtality. He concluded his remarks by addressing the usual works of convenients. addressing the usual words of convolation to the weeping relatives and then the remains were taken to the cemetery. The grave is located about half a mile northwest of the city and the journey was directly in the face of the farious storm. On this account the ritual at the grave was abbreviated as much as possible. Besides the Odd Fellows, Masons and Knights of Pythias, the Daughters of Rebekah, of which Mrs. Scott is a member, altended in regalia.

#### ONLY A WILD-LYED FARE.

Woman Alleged to Know Scott's Murderers Denies the Whole Story.

LINCOLN, Neb., Jan. 25 .- (Special Tele gram.)-Attorney General Churchill authorizes the statement that the sensational story printed in an Omaha paper this morning to the effect that Iza Lansworth, a domestic employed at Omaha, was a most important witness in the Barrett Scott case; that she knows the names of all the members of the lynching party, and that she has been taken in custody by one A. L. Warrick, is a trumped-up piece of imaginative rot. The attorney general only accounts for the story by saying it must be the product of the same man who promulgated the startling "theory" in that paper last Sunday morning to the effect that Barrett Scott was not dead, but simply hiding. Mr. Churchill makes the following statement:

"I have been taking the statements of a number of important witnesses in this case Mr. Warrick accompanying me simply as a stenographer. Just before leaving O'Neill I stenographer. Just before leaving O'Neill I learned that the girl, Lizzie Lansworth, was supposed to know the names of the lynchers. I asked Mr. Warrick to visit her in South

reterson belonged and Fred Harris and Mullihan and George Boden and Ed Peterson and
John Hopkins. I don't think the Reed
boys belonged. If they do I don't know anything about it. Of course, they might and
I would not know if they all thing about it. Of course, they might and I would not know if they did. I don't think Fred Harris had anything to do with the killing. I don't think Mullihan had anything to do with it. I think he is a very nice man. I dever heard either of them say anything against Scott. Every one had been in sympathy with Scott, but had feelings against those that had the money, but there have been no there have been no names mentioned as to who had the money. Father and Scott were good terms, and father thought a good deal of Scott. Sometimes I would say that Scott was bold and getting to the front, etc.. after committing his crime, and father would tell me to shut up; that Scott was not half as bad as the rest of them. Father thought the rest of the gang got the money, and he always said he didn't believe Scott had any of the money, and he thought it was only Scott's goodness and friendliness that put him where he was. Johnson's folks (at South Omaha) did not think Scott was killed at all, but thought bis friends had got the scheme up to get him out of the country. When father would go to the committee meetings he would tell us he was going to the alliance meeting, when he would go to the committee meeting. I don't want to be mixed up in this matter and don't want you to tell what I have told you. Fred Hartis and I were reasonable. ris and I were very good friends. I saw him two nights before I left to come down here. We were all at the literary at the school house. I left home to come to South Omaha two or three days before Scott was omana two or three days before Scott was killed, but never heard anyone say anything about killing Scott or that he ought to be killed. When father said he was going to the alliance I thought I knew better, and by the state of the said to be the specking around, I guess you would call it, I found out about the truth of the matter and what their meetings were. I don't want to tell and won't tell how I found out what the meetings were.

#### HARTIGAN HAS A HYPOTHESIS. Thinks Some of the Old Mollie Maguires

Are in Holt County. M. A. Hartigan of Hastings, who is visiting Omaha, adds a new page to the history of the Barrett Scott affair. Mr. Hartigan was formerly a resident of western Pennsylvania, where the famous Mollie Maguires tramped upon the dignity of the law for years. Mr. Hartigan says that after the Mollie Maguires were broken up and driven out of the country through the vigilance of James McParland of the Pinkerton detective agency the members of that murderous secret organization who were not put in jail scat-tered. Many of them, it is said, came west and located in Holt county. Mr. Hartigan believes that the seeds of crime which were pursed in wester. Denursed in western Pennsylvania during the reign of Mollie Maguirism have blossomed after the many years in Holt county, and that among the vigilantes who killed Barrett

gang that terrorized the mining regions of Penusylvania years ago. The platform of the Mollie Maguires contained two planks. One was death to the people objectionable to the organization. The other was secrecy as to who did the cold-blooded act. The number of sudden deaths in courts of probate: house roll No. 121, pro-Pennsylvania was frequent, and the fame of the Mollie Maguires soon spread and created a reign of terror. Mr. Hartigan is positive in his belief that the Holt county vigilantes are simply a band of murderers which is an offspring from the parent offspring from the parent organization men-

Scott were several former members of the

Herald the news everywhere, "Price's Cream Baking Powder is absolutely pure,"

## SLEIGH STRUCK BY A TRAIN.

Two Persons Killed and Others Seriously

Injured in Pennsylvania. MIDDL7BURG, Pa., Jan. 25 .- Two members of a sleighing party were instantly killed and five others badly injured by being

## GIVEN A TASTE OF GAG LAW

Nebraska Representatives Find Debate Isn't Always a Parliamentary Proceeding.

RICHARDS' RULINES CAUSE HOT WORDS

Davies Demands His Rights, but the House Sustains the Speaker-Trouble Over the Reduction of Employes -Relief Bill Passed.

LINCOLN, Jan. 25 .- (Special Telegram.) The first attempt at gag law in the house during the thation was made this morning in the combat of words over the report of a special committee. The committee had been appointed several days since to investigate the number and usefulness of the present house employes. This morning it made a report cutting down the force materially. A motion to table the report was promptly made, and this precipitated a heated discussion, the principals in the linguistic encounter being Munger, Johnston of Douglas and Rhodes. The nearest approach to personallties yet advanced were developed in this debate, and Rhodes on several occasions called the two gentlemen to order, but was not sus-

tained by the speaker.

The relief bill, as amended by the senate, appropriating \$50,000, was passed unanimously by the house this morning, and adjournment at noon was delayed an hour that the speaker might sign it and let it immediately become operative. The senate amendment, raising the 3 per cent commission allowed the relief commission to 5 per cent, created a short discussion, the general trend of which was voiced by Barry, who said he was opposed to it, but would not further delay relief by objecting to this amendment. Three per cent of the house bill, for \$100,000, gave the commission \$3,000, and the 5 per cent senate proviso nets it but \$2,500. It is likely the com-mission, with its numerous clerks and stenographers, will use twice the amount provided in the senate bill.

RECOMMENDED REDUCTION OF FORCE. The sensation of the morning session centered in the following report of the special committee appointed to investigate house employes. The committee consists of Bee, Davies and Rhodes:

Davies and Rhodes:

Your committee appointed to investigate and report as to the number of employes to do the necessary work of the house has made a partial investigation and begs leave to submit the following report: The committee recommends that the parties filling the following places be dropped from the pay roll, and be notified of same by the chief clock viz.

supposed to know the names of the lynchers. I asked Mr. Warrick to visit her in South Omaha and obtain her statement. He did so, The statement is practically valueless and the girl will not even be called as a witness."

Mr. Warrick, the gentleman supposed by the World-Herald theorist to have spirited the girl out of town, said that he made no attempt at secrecy and talked to the girl in the presence of the servants and family for whom she was working. He did not take the girl away, and only took her statement at the request of the attorney general. He is in no way assisting or interested in the prosecution of the case. He never said to any person that the girl knew who killed Barrett Scott.

In order to set the matter at rest the attorney general gives the following verbatim report of Lizzie Lansworth's statement: To Mr. Warrick, who is a stenographer, she said:

"There is a vigilance committee at Paddcck. It met and held its meetings at Ages school house. My father belonged to that committee, but he did not have anything to do with the killing of Scott. Peterson belonged and Fred Harris and Mullihan and George Boden and Ed Peterson and John Hopkins. I don't think the Reed

tion, as the resolution to appoint the investi-gating committee was passed by a large vote in its favor. Even a motion to table the report, a most disrespectful slap at the committee which the house had called into being, was protested against by members who subsequently voted to wipe it out by indefinite postponement on Robinson's motion RHODES WAS ROASTED.

The hottest fight of the discussion was precedent. Johnston of Douglas contended that the pop legislature of 1893 had employed a greater number of clerks, janitors, custodians, etc., than were on the pay roll of the present bcuse. He was called to order twice by Rhodes, who said a personal attack was being made on him, but the speaker refused to sustain him. Then Munger paid his respects to the gentleman from Valley, who, he said, as one of the leaders in the last legislature, had never raised his voice against extravagance in that session. Rhodes denied this, and again protested against what he termed per

again protested against what he termed per-sonal attacks, and again the speaker ruled his point of order not well taken.

The discussion drifted along in an increas-ing ratio of partisan bitterness until the ayes and nays were called for on the motion to table. This was lost, 67 to 27, and Robinson moved to indefinitely postpone the whole matter. Davies called for the ayes and nays Howard and Rhodes supported him. The speaker ignored Davies entirely, although the delay and excitement were sufficient to amply emphasize the demands of Davies. It afterward developed that nearly every one on the floor heard Davies demand and the necessary seconds save the speaker. Some cried "gag law" and others "shame." Robinson's motion rattled through, and was declared carried, although the confusion was so great that it could not be definitely ascertained which side shouted the loudest or the longest. Then Davies appealed from the decision of the chair. The speaker inquired which decision, and Davies said the one in which he had refused him recognition when he de-

"I rose right in front of you," said Howard.
"I failed to see you," replied Speaker Rich-

"That was because there were so many employes in front of me that you couldn't," was the retort of the gentleman from Sarpy, The chair was sustained by an aye and nay vote on the appeal, the vote being 53 to 41. It was not a strict party vote, as there were many republicans who, in explaining theft position, said they should always insist on fair play on the floor of the house. Suter, however, an old time pop, voted against his colleagues to sustain the speaker, though why he did so remained in the minds of the other members an unfathomable mystery. One member said that Suter was likely afraid that Davies, a republican, would reap some little glory that preperly belonged to the pops.

ROUTINE OF THE DAY. Reports of committees was the first busi-Bills were favorably reported, and the re-ports adopted as follows: House roll No. 73, establishing a state board of charities; house courts of probate; house roll No. 121, pro-viding for the appointment and pay of court bailiffs; house roll No. 132, relating to methods of equalization of assessments; house roll No. 196, providing for general or spe-

cial verdicts of juries; house roll No. 86, relating to the furnishing of ballots for elections; house roll No. 237, naming hospital for insane at Norfolk. unfavorable report was made on house roll No. 141, providing for penalties for disposing of mortgaged property, but the bill was referred to general file. A favorable report was made on house roll No. 18, and adopted, but house roll No. 16 was reported for indefinite postporement, and the report adopted unanimously. House roll No. 26 was reported favorably and adopted, while house

adopted unanimously. House roll No. 26 was reported favorably and adopted, while house reduced five radical anti-monopoly bills, attroduced this morning. The party were returning from a ride to Sunbery and the noise made by the sleigh bells prevented their hearing the train.

Eighteen persons were in a large sled returning from Middlesburg, where they had been attending a dance. The engine crashed into the sled just back of the driver's seat. The driver, Charles Romig, aged 24, was liferally ground to pieces under the wheels. His father, Isaac Romig, had his skull crushed and his body was found on the pilot Lawyer A. W. Potter had both arms crushed Mollie Hurns, aged 21, had her right leg so hadle charles the fine that it was amputated at the spine. Mrs. Ochs was injured about the spine. Mrs. Ochs was injured about the spine. Mrs. Ochs was injured about the spine. None of the party escaped without a bruise of some kind.

A running and rather informal debate on passes, etc., Stwarn's Electric Paste; 25c.

The speaker announced that the scaate was been allowed that the scaate was been allowed. The speaker announced that the scaate was been determined. These bills may be enumerated as follows: Senate file of others, and mouse discharged, but it was flaterally ground to pieces under the wheels. His father, Isaac Romig, had his skull crushed and his body was found on the pilot Lawyer A. W. Potter had both arms crushed Mollie Hurns, aged 21, had her right leg so hadle of the party escaped without a bruise of some kind.

Rills, rats, cockroaches, bedbugs, water bigs, etc., Stwarn's Electric Paste; 25c.

then acting upon the last section of the relief bill, and that it would be in the house in a few minutes, and asked the house to await its arrival as time could be saved

by so doing.

Jenness sent up a resolution that, as it had come to the knowledge of the house that employes were working over time in the bill room, it was the sense of the house hat overtime should not be allowed, and that Frank Hitchcock be appointed assistant bill erk. Burch had another resolution that the

bouse rules be so amended that no member in explaining his vote shall be allowed to occupy more than two minutes' time. Bee amended to make it one minute. The reso-lutions were referred to the committee. lutions were referred to the committee.

The secretary of the senate appeared with house roll No. 113, the relief bill, and stated that it had been amended and passed. That it was not satisfactory to a large number of members was evident from several expressions of disapproval. The speaker said that if the house would remain in session a short time the bill would be engrossed and he would sign it. To this the house consented, and upon the signature of the speaker being attached to the measure, the house adjourned per former motion, until 2 p. m. Monday.

### SENATE KEEPS WHEELS MOVING.

One Relief Bill Passed and the Other Rec-

ommended for Passage, LINCOLN, Jan. 25.—(Special.)—The senate to reach the state house this morning and in reading of the journal was dispensed with.

nan, telegraph, express and insurance com-

The bills introduced yesterday were read the second time and referred to the appro-House roll No. 113, the relief bill, appro-

priating \$50,000, was read the third time and placed on its final passage. A delay of a quarter of an hour was caused by the dis-covery that the bill had not been correctly engrossed, and it had to be sent back to the engrossing room. Then Senator Tefft discovered that there were not enough senators favoring the bill present to pass it with the emergency clause. He demanded a call of the house; but his demand was not seconded by nine senators as required by the new rules. There was nothing to do but to wait until the pages could hunt up the absent senators and bring them back to the cham-ber. The bill was finally passed and started to the house for concurrence in the amend-The senate then took a recess until

o'clock. committee of the whole on house roll No. 1, o enable counties to vote bonds with which to buy seed grain for drouth sufferers. The bill was recommended for passage. The three house bills appropriating the tuition fees, matriculation fees and the Morrill fund to the State University. to the State University were advanced to a

levy for all the school districts shall be made y the county. Hitchcock also introduced a bill making

reapportionment of the state into judicial The senate adjourned until 10 o'clock to

morrow morning, the relief bill, house roll No. 1, being made a special order for that

#### REGULATING TOOTH CARPENTERS. Dentists in Nebraska Will Be Governed by

the State Board of Health. LINCOLN, Jan. 25 .- (Special.)-The bill egulating the practice of dentistry passed by provides that any county in the state may the senate today was introduced by Caldwell at the instance of the State Dental society, by the board of county commissioners, not tract. It provides that it will hereafter be unlawful for any person to practice dentistry in the state of Nebraska unless such person shall have received a certificate from the State Board of Health and had the same recorded with the county clerk of the county in which practices dental surgery.

The enforcement of the law is placed in the hands of the State Board of Health, a body created by the legislature of 1891. Within sixty days after the act becomes a law it is made the duty of the board to appoint three secretaries, to be selected by the Nebraska State Dental society. All dentists now practicing in this state who desire to continue pulling teeth must make applicamanded the ayes and nays. The speaker tion to these accretaries for a certificate said he did not see any one rise to second it, as the rule provided.

Every dentist who has not in his possession a diploma showing that he or she is a graduate from a reputable dental college must appear before the secretaries and be examined with reference to their knowledge and skill in dentistry or dental surgery. Any dentist receiving a certificate will have the same filed in the county clerk's office, and if he moves to another county he must move his certificate with him.

The act defines the term "reputable dental college" by declaring that such coll ge must require a preliminary examination for admission to its course of study and must remission to its course of study and must require as requisite for the granting of a quire as requisite for the granting of a trustees are to be filled by the governor.

The board of canal trustees shall have make preliminary surveys, lay out, ing a full faculty of professors in all different acquire right of way and other lands neces-branches of dental education, towit: Anassary for its purpose, establish, construct. branches of dental education, towit. Anatomy and oral surgery, physiology, chemistry, materia medica, therapeutics, operative dentistry and phosthetic dentistry. It is provided, however, that this three year clause shall not apply to degrees granted prior to

Any dentist who presumes to practice the

no case will the secretaries be paid

#### from the state treasury. M'KEEBY ON CORPORATIONS. Senator from Webster Has Several Bills to

Regulate t harges and Services. LINCOLN, Jan. 25 .- (Special.) -- Senator McKeeby of Webster county this forenoon introduced five radical anti-monopoly bills, at-

to be made by telegraph lines. It provides that no person, firm or corporation operating, owning or controlling a telegraph line in the state of Nebraska shall charge more than 20 cents for the transmission of any message not exceeding ten words in length, nor more than 1 cent for each additional word.

Seate file Word 178 subjects express companies and companies the length of t panies and common carriers to the jurisdic-tion and control of the State Board of Trans-

portation. \$11.510 Compels insurance com-Senate file No. 179 compels insurance com-panies transacting an accident insurance bus-lness within tries state who insure employes of corporations, associations, firms or indiportation. viduals against loss by accident, mishap or otherwise, to defend in their own name any action at law that may be brought in any court in this state to recover the amount of any policy so issued by such insurance com-pany, and to compel all firms or corpora-tions who insure their employes in such comcanies to disclose the names of such com panies under eath, when so required. This bill attacks fidelity insurance companies and guaranty companies in their most vulnerable point, for they all claim that the secrecy low observed is their only protection.

#### LAWS OF INTEREST TO CITIES.

Several Bills Affecting Municipal Life

Pending in the Senate. LINCOLN, Jan. 25 .- (Special.) -- Among the new bills introduced in the senate was one which will be noted with especial interploughed its way through a blizzard in order est by the citizens of Fairbury. In 1872 the county of Jefferson acquired the title to a ensequence many members were late. The strip of ground five rods wide and eighty rods long near the town of Fairbury. As head being on a level with the tops of the Smith sent to the secretary's desk the the young town assumed larger proportions ears. Stetson crawled out from under the it was deemed expedient to add the land table and was grabbed by his brother, who

Smith sent to the secretary's desk the following joint resolution and memorial:

Whereas, The site upon which Fort Omaha is located was donated to the United States for the establishment of a military post; and Whereas, Fort Omaha is to be abandoned by the War department upon the completion of the buildings now in process of construction at Fort Crock; and Whereas, The grounds and buildings at Fort Omaha are admirably adapted for a military training school, therefore be it Resolved, That we hereby respectfully petition and memorialize congress to grant and convey Fort Omaha to the state of Nebraska, on condition that the said fort be converted into a military academy and maintained as such by the state of Nebraska.

Resolved, That our seaters to grant and convey Fort Omaha to the state of Nebraska.

Resolved, That our seaters to grant and convey fort Omaha to the state of Nebraska.

Another bill of especial importance to South Omaha, Nebraska City, Beatrice, Fre-

blocks in question.

Another bill of especial importance to be stopped in the trephini mont, Grand Island and Hastings was also be before the trephini put to bed. Braska.

Resolved, That our senators are hereby instructed and our representatives requested to exert their influence to secure the passage of an act carrying out the objects of this petition and memorial.

The lighterward and memorial.

South Omaha, Nebraska City, Beatrice, Fremont, Grand Island and Hastings was also read for the first time today and will doubtless become a law. The legislature of 1891 passed a new law governing cities of the first class having more than 8 000 population. The lieutenant governor held that the resolution would be considered as a bill and go through the regular course of two readings. lution would be considered as a bill and go through the regular course of two readings and a reference to a standing committee.

A number of new bills were introduced and read for the first time, to be known as senate files Nos. 175 to 182, inclusive. Five of these bills were offered by McKeeby, and provide for the regulation of telephone, Pullman, telegraph, express and insurance compan, telegraph, express and insurance companies. unconstitutional, on the ground that the sec-tions of the old law were not repealed. Under the law of 1891 Governor Thayer issued proclamations declaring each of the above named towns cities of the first class, and under these proclamations the councils of the respective cities proceeded to pass a great many ordinances. Under the decisions of the supreme court all these proclamations and ordinances are illegal. Senator Watson today introduced a bill, senate file No. 173, legalizing all these acts. In committee of the whole this afternoon the bill was substituted for senate file No. 1, covering the same subsiderables and senate file No. 1, covering the same subject, and unanimously recommended for

Senator Castwell introduced a bill teday equiring all manufacturers and dealers in lard to plainly designate any adulteration of the same. Senator Crawferd of Holt county has

bill for the protection of employes which pro-vides that any employe of any railroad, street railway, stock vards, telegraph or packin house company who shall be injured in the line of duty while exercising ordinary care shall be entitled to recover from his employ-At the afternoon session the senate went into ommittee of the whole on house roll No. 1, injury, even though such injury be occasioned by the newlect of a co-employe

A bill introduced today by Senator Crane of Douglas county provides that whenever a petition shall be filed for foreclosure or satisfaction of a mertgage the court shall have the local undertakers there. Recently the power to decree a sale of the mortgaged Sawyer Undertaking company was awarded third reading.

By unanimous consent Stewart introduced a hill making counties in the state the unit of taxation for teachers' wages. The bill makes a radical change in the law now on the statute books. Under the present law each school district levys its own tax for teachers' wages. Stewart proposes that the levy for all the school districts shall be made.

By unanimous consent Stewart introduced a hill making counties in the state the unit of taxation for teachers' wages. The bill makes a radical change in the law now on the statute books. Under the present law each school district levys its own tax for teachers' wages. Stewart proposes that the levy for all the school districts shall be made.

Senator Crane also introduced his bill pro-Senator Crane also introduced his bill pro-

viding for licensing and regulating pawn-brokers, dealers in second-hand goods and junk dealers.

## TO ENCOURAGE CANAL BUILDING.

Bill Introduced in the Senats for the Pur pose of Enab ing County Ownership. LINCOLN, Jan. 25 .- (Special.)-This forenoon the Platte canal bill was introduced in senate, and thus started on a journey that may be smooth or rocky, just as the legislators themselves so dispose. The bill issue bonds to an amount to be determined by the board of county commissioners, not be exceed 10 per cent of the valuation of all taxable property in such county, for irrigation, navigation, water power and other purposes and for general metals and the contract the other firms set up a claim of fraud, asserting that company's bid was not the lowest and that it received preference to the contract poses, and for generating electric and o power and transmitting the same for light.

heat, power and other purposes.

The county commissioners of such county shall first submit the question of voting such bonds to the legal voters of such county whenever a petition signed by 500 legal voters shall be presented. At its first meet-ing after such petition has been presented the county board shall call a special election It is made the duty of the county com-missioners to notify the governor of the result of the election, designating the county or counties through which the proposed canal will run. It will then be the duty of the governor to appoint a board of five trustees, all resident freeholders of the county, one of whom shall be an experienced civil engi neer, and not more than two of such trustees shall belong to any one political party. One trustees shall be appointed for one year, one for two, one for three, one for four and one for two fore four the first days of the first forest. for five from the first day of July following the date of the first appointment. At the expration of the term of any one of the trusters the governor shall appoint or re-appoint one member; and for official mis-conduct the governor may suspend any trustes pending an investigation, and if any such trustee shall be convicted the governor shall remove him. All vacancies in the board of

ating electric and other power and transmit-ting the same for light, heat, power and other purposes. The trustees are also em-

Any dentist who presumes to practice the profession without complying with the provisions of the act shall be fined not less than \$25 nor more than \$50.

Every dentist with a regular diploma must pay \$2 for a certificate. All who receive a certificate after an examination, must pay \$10.

The secretaries receive their pay out of the money receive for these crificates, and all money received for these crificates. derived from self sources by the canal trus-tees shall be deposited with the county treasurer every five years and by him placed in a special fund des gnated as the canal fund, and the general expense, maintenance, extension, or enlargement of such canal or ther works confected therewith shall be paid out of said canal fund. All surplus shall go to the general fund. New dudleral Districts. LINCOLN, Jan. 25 .- (Special.) - The new

judicial apportsonment bill introduced in the senate late this afternoon by Hitcheock divides the state into judicial districts as fol-First District-Richa dsen, Namaha, Johnon and Pawner. Second—Otos and Cass.

nird-Lancaster, ourth-Douglas, Sarpy, Washington and Burt, Fifth-Saunders, Seward, Butler, York, Hamilton and Polk, Sixth-Dodge, Colfax, Platte, Merrick and

nce, venth-Saline, Fillmore, Thayer, Nuck-and Clay, inhth-Cumm'ng, Stanton, Dixon, Da-a, Cedar and Thurston, inth-Wayne, Madison, Antelope, Pierce nd Knox.
Testh—Adams, Webster, Kearney, Frankin, Harlan and Phelips,
Eleventh—Boone, Hall, Wheeler, Greeley,
Jarfield, Loup, Valley, Howard, Blaine,
thomas, Hocker and Grant.
Twelfth—Buffalc, Dawron, Custer and
historian. Thirteenth-Lincoln. Legan, Keith, Chey-

enne, Deuel, Scotts Bluff, Kimball, Bannor, McPherson, Arthur and Perkins,
Fourteenth-Gosper, Furnas, Red Willow,
Hayes, Hitchcock, Chase and Dundy,
Fifteenth-Hott, Rock, Brown, Keya Paha,
Cherry, Sheridan, Dawes, Sjoux, Box Butte
and the unorganized territory.
Sixteenth-Gage and Jefferson.

Balloting in Several States Vesterday Without Any Result.

Signed the Relief Bill. LINCOLN, Jan. 25.-(Special Telegram.)-At 4 o'clock p. m. today Governor Holcomb signed house roll No. 113, the relief bill amended by the senate, and appropriating \$5,000 for the immediate relief of destitute farmers in the drouth-stricken districts of the state. Governor Holcomb received the bill at 3:23 and subjected it to a careful perusal.

# SAW WENT THROUGH HIS HEAD,

Horatio A. Stetson the Survivor of an Ex traordinary Accident. SEATTLE, Wash., Jan. 25 .- Of all the pe uliar and interesting cases the saw mills of

Puget Sound have sent to this city none compare with that of Horatio A. Stetson, an engineer in Stetson & Post's mill, whose head was cut half in two yesterday morning by a rip saw. Stetson was the engineer and also assisted his brother Leroy in fixing the machinery in the planing mill. By chance the mill feed belt came off and Stetson stooped under the table to fix it. He ran his head against the saw and in less than a twinkling of an eye his head was cut across the top just in front of the ears. The saw went down into the brain fully three inches, the point of exit on either side of the clapped the two pieces of his head together. The brother says that "blood and brains were coming from his head, which looked as if it was falling apart."

The wounded man was hurried to the hospital and while on his way there was possessed with a sort of mania for swing-ing his right arm. It could not be held. He was speechless but understood every-thing said to him. When he was placed on the operating table it was thought he would die before the longitudinal arteries could be stopped from bleeding. He went through trephining operation, however, and was

Toward night partial paralysis of the arms and legs set in, but he regained the power of speech and called for his mother. At that time he said he was not suffering pain. During the night he was restless but toward dawn he took a bowl of beel tea. From this time on he became stronger, the power of motion of his legs and arms came back to him and his mind was perfeetly clear. He could talk, but with difficulty. His temperature was normal and his pulse remained all day up to 8 o'clock at night in the condition of a perfectly well man, and there was no inflammation in the wound and at last accounts there were no indications of fever setting in.

According to the technical description of the wound it commences on the top of the head and in entering the brain cuts the fissure of rolando. This section of the brain is supposed to affect the power of motion, the truth of which claim is borne out by the manner in which Stetson acted on the way to the hospital. Many physicians do not wonder at his being alive, but they are mystified at his being possessed of all his men tal faculties and retaining the control of his limbs, having a good appetite and being perfeetly normal in all other conditions of his

Good luck attends the use of Price's Cream Baking Powder, because it's absolutely pure TUG OF WAR FOR CORPSES.

indertakers Having a Merry Little Fight for the County Burial Contract. KANSAS CITY, Jan. 25 .- Across the line at Kansas City, Kan., at the county poor farm, the county dead is playing an important part in a merry war now going on between the local undertakers there. Recently the the present differences the competing under-takers made each pauper's death the cause for a fight, racing for and oft-times snatching the bodies from one another in their eagerness to get the \$10 fee. A tug of war with a cadaver as the object of contention was no neommon sight at the poor farm, and not until one avaricious undertaker was luckless enough to get away with only a head, arm or leg, his opponent securing the larger portion of the body, did the disgraceful proceedings cease. But it only ceased until some other poor victim died, when the contest was re peated with all the eagerness of the previous one. To put a stop to such work Coroner Stevens opened bids for taking care of the bodies, the lowest bidder to receive the con

be an important adjunct much sought by many and a source of saving to the county. Shipped Coal to Nebraska. UNIONVILLE, Mo., Jan. 25 .- The Mendota Coal and Mining company, its miners and employes, have sent to the Nebraska suf ferers a train of coal consisting of thirteen ANDERSON, Ind., Jan. 25 .- Dr. W. A

tled the dead pauper must naturally prove to

Until the difficulties are set

over them.

Nebraska sufferers and stated that more would be sent. Spent the Day in Jury-Getting. CHICAGO, Jan. 25 .- The day in the Debs onspiracy trial was occupied by the selection of jurors. At the noon recess the defense tendered a jury to the government and the afternoon session was taken up by

Gabbert, on behalf of a numbers of citizens, has forwarded \$500 worth of provisions to

# the great



SKIN CURE Instantly Relieves TORTURING Skin Diseases

And the most distressing forms of itching, burning, bleeding, and scaly skin, scalp, and blood humors, and will in a majority of cases permit rest and sleep and point to a speedy, permanent, and economical cure when physicians, hospitals, and all other methods fail. CUTICURA WORKS WONDERS, and its cures of torturing, disfiguring, humiliating humors are the most wonderful ever recorded.

Bold throughout the world. Price, Curicuna, 50c.; Soar, 25c.; RESOLVENT, \$1. POTTER DRUG AND CHEW. COHP., Sole Props., Busicon. "All about the Skin and Blood," 61 pages, mailed free.

vented and cured by Cuticura Soap. MUSCULAR STRAINS, PAINS

\*,\* Facial Blemishes, pimply, oily, mothy skin, falling hair, and simple haby rashes pre-

out Any Result. SALEM, Ore., Jan. 25.—On the ballot for United States senator today there was no choice. Dolph received only 42 votes, a loss of two since yesterday. He lacked three votes of a majority. The other votes were

scattering.

OLYMPIA, Wash., Jan. 25.—Five ballots in joint session were taken today for United States senator, with no result. The vote on the last ballot stood: Ankeny. 25; Wilson, 15; Allen, 19; Turner, 12; McMillen, 6; Wallace, 5; Rogers, 23; scattering, 22.

DOVER, Del., Jan. 25.—One ballot in the senatorial fight was taken today. It resulted as follows: Higgins, 9; Wolcott, 16; Massey, 4; Addicks, 6.

SALEM, Ore., Jan. 25.—In the ballot for senator today Senatur Dolph lost two votes. The ballot stood: Dolph, 42; Moore, 16; Hare, 16; Herman, 19; Bennet, 8; Williams, 2; Lord, 3; scattering, 2.

BOISE, Idaho, Jan. 25.—The ballot for senator today resulted \*the same as that of yesterday. renator today resulted the Salle of yesterday.

The house today passed concurrent resolutions expressing sympathy with the silver men in the Or gon legislature in their light to prevent the election of a monometallist as United States senator.

ARRESTED IN THE HOTEL.

Walter Donaldson, Absconding Postmaster

of Caldwell, Kan. WICHITA, Kan. Jan. 25.-Walter Donaldon, who, while assistant postmaster at aldwell in 1893, absconded with about \$2,500 belonging to the office, was arrested, to-gether with a companion, at 1 o'clock this gether with a companion, at 1 o'clock this morning in a room at a hotel in Ellinwood. Donaldson and his partner rode into town last night. Both were well mounted and heavily armed, and their appearance caused suspicion. Sheriff Speneer of Barton county was sent for, and he recognized Donaldson. At 1 o'clock this morning the sheriff broke into the room occupied by the absconder. Donaldson and his companion showed fight and three shots wern "xchanged, though without serious conses." Sees, Sheriff Speneer finally overpowers the two men and now has them in their room awaiting the coming of a United States officer. At the time of his defalcation Donaldson was followed to New Orleans, where he is said to have sailed for South America, but a trace of him was found later in Kansas and the officers have been on his track ever since.

Jolly's Indictment Will Be Quashed. MEMPHIS, Jan. 25 .- Howard Jolly, indicted for embezzlement from the Cresapeake, Ohlo & Southwestern and Cotton Belt railoads, which he served here as agent, paid wer the full amount taken to the American surety company and was released from cusoday. The indictment against Jolly will be mashed, under the peculiar Tennessee stattle which permits such procedure in cases of restitution.

Receiver for a Southern Mining Company ATLANTA, Ga., Jan. 25.—In the superior court this afternoon Judge Lumpkin named Julius L. Brown as receiver for the Georgia Mining, Manufacturing and Investment company, of which he is president. The company's property is worth about \$309,000, most of which is held by the estate of the late Senator Joseph E. Brown.

Lumbermen Discuss Mutual Insurance CINCINNATI, Jan. 25.—The Union Association of Lumber Dealers today discussed the question of mutual fire insurance, owing to the increased rates, but recommited the question for report to the directors. The directors were instructed to hold a quarterly meeting hereafter instead of semi-annually. The reports of the officers and other committees were adopted. Oil Cloth Manufacturers Combine.

AKRON, O., Jan, 25.-Rumors for som

months of a combine among the makers

f oil cloth in this country were confirmed



Mrs. A. E. Lanter Bush's Mills, Ohio.

## Strained Nerves Palpitation of the Heart and A Ceneral Break Down

The Good Effect of Hood's was Marked and Permanent.

C. I. Hood & Co., Lowell, Mass.: "Gentlemen: - I was taken down sick last December, and became very weak with nervous rouble, palpitation of the heart, and a general break down. I had a good physician, but lingered along, getting no better. I could sit up only about half a day, until the 18th of March. when I concluded I would give Hood's Sarsapa-

Hood's sarsarilla Cures rilla a trial. When I had used it a short time, ould get up and go all about the house all day. have never enjoyed perfect health, but am now taking my fifth bottle of Hood's Sarsapa rilla, and know it has helped me wonderfully I have used Hood's Pills, and think them excellent." Mrs. A. E. LANIER, Bush's Mills, Ohio Hood's Pills act easily, yet promptly and efficiently, on the liver and bowels. 25c.

- THE

Prepared from the original fo mula pre-erved in the Archiver of the Boly Land, hav-ng an authentic history dating back 600 years A POSITIVE CURE for all Stomach, Kidney and Bowel

CHRONIC CONSTIPATION Price 50 cents. Sold by all druggists. The Franciscan Remedy Co.

troubles, especially

134 VAN DURE ST., CRICAGO, ILL. 7 for Circular and Hisstrated Calendar For sale by Kuhn & Co., 15th & Dougla NEW FACES ALL ABOUT CHANGING the Features and Removing Blemishes, in 120 p. book for a stamp, dohn H. Weedbury, 127 W. 426 St., N. Y. Inventor of Woodbury's Fucial Soap.

MEDITERED."Indapo Made a Well Man of Me! HINDOC REMEDY pocket. Fries 1.00 a makage. Six for \$5.00 with a written guarantee to cure or money refinded. Don't far as mitation, but insist on having INDAPO. If your druggist has not got it, we will send it prepaid tricutal Medical Co., Props., Chicago, Ill., ereor agests. SOLD by Kuth & Co., Cor. 15th and Douglass Sts., and J. A. Fuller & Co., Cor. 15th and Douglass Sts., OMAHA, NEB

## TIME'S

CERTAIN TEST.

"When a thing that is advertised greatly is good it goes and goes permanently, When it is bad it only goes for a while. The public finds it

The above bit of valuable philosophy is from the English publication called the "Idler" and there never was a truer saying. Time tests the merit of all things, and stamps its approval or disapproval, Is it not easy to see that the

enormous popularity of that greatest of all remedies which has been so prominently before the public for so many years--Warner's Safe Cureis based upon invaluable merit? The thousands of men and women in all parts of the world who are kept alive by its use, and the millions who find in it a means of preserving their health and prolonging their lives will answer unhesitatingly, "Yes."

If you do not know the great merits of this modern medicine, if you feel depressed, languid have pecultar pains and other uncertain symptoms, you cannot afford to delay, but should seek the aid which this medicine can alone give you.

> DUFFY'S FURE MALT WHISKEY. All Druggists.

Absolute Purity Guaranteed

Responsible physicians have lately said that the purest and most economical is Liebig COMPANY'S Extract of Beef.





AMUSEMENTS.

BOYD'S Thurs Fri. Sat. & Sun. Jan 24, 25, 26, 27. CHARITY MATINEE SATURDAY.

Joseph Murphy In the following repertoire: THURSDAY AND FRIDAY NIGHTS. "SHAUN RHUE." "THE DONAGH."

"THE KERRY GOW." Benefit Performance

Nebraska **Drouth Sufferers** BOYD'S THEATER AFTERNOON JAN. 26 MR. JOSEPH MURPHY

"THE DONAGH." NOTE.—This matinee performance is under the frection of the Nebrasia State Relief Commis-ion. W. N. NASON, President.

BOYD'S MON., TUES, and WED., Annual Visit of the KIMBALL OPERA COMIQUE ORGANIZATION. 60-PEOPLE-60 AND THE PEERLESS

CORINNE HENDRICK HUDSON

EMPIRE POPULAR PRICES W. J. BURGESS. — — Manager 4 Nights, Comme'g Sunday Mat., Jan. 27th. The Triple Extract of Laughter. A GREEN GOODS MAN

Coming, February 3,-6, Morrison's Pau THEATRICAL and other attractions sharing terms, must be small but A 1. Address Prof. Bishop's Amusement Circuit, Sheridan, Wyo.

THEOSOPHY

CLAUDE FALLS WRIGHT.

a pupil of H. P. Blewatsky will lecture at PATTERSON HALL,

AT SP. M.

SATURDAY, JANUARY 26th, Occultism.

Admission 25 cents.