their effort to acquit themselves of the charge NOT READY TO PUSH THEM of malfeasance in office.

The total of all these bills foots up to

PEATURES OF NEW SENATE BILLS. What Changes Are Proposed by the

Measures Introduced Vesterday. LINCOLN, Feb. 27 .- (Special.) -Today was the thirty-ninth working day of the senate, and the next to the last on which bills might be introduced. Eleven prospective laws were added to those already introduced at the present session, bringing the total up to 358, with one more day to come. Senator Tefft introduced a measure calculated to relieve the State Board of Public Lands and Buildings of a great many of its onerous burdens by providing for a new state official, to be designated as the supervisor of public buildings. This official is to be paid an annual galary of \$1,400, and it is made his duty to wisit all state institutions, oversee all needed repairs and exercise a general supervision ever the physical condition of all buildings belonging to the state. He is required to report quarterly, giving in detail the nature of all repairs, the cost of the Board of Public Lands and Buildings may

The subject of immigration to the hospitable confines of Nebraska was brought up by two new bills, one offered by Senstor Smith and the other by Senstor Pepe. The bills are identical and provide that the sacre-tary of state, auditor of public accounts and the board is to be performed by the litable secretary at an annual salary of \$2,000.

The bills appropriate \$25,000 for the purpose of disseminating alluring advertising matter throughout the east. Each of the six congressional districts is to have a representative to advise the board of the needs of cach district in the state, but these representatives

are to receive no compensation. Senator Smith offered a bill in behalf of the motormen on the electric street railways, re-quiring street railway companies to provide

ent of the expenses therefor. Another bill in the interests of the youth of the state was introduced by Senator Mc-Kesson. It provides for free county in-telligence offices for boys and girls, for the Continuing, Senator

alefactors apart from all criminals, and for the protection of children in dissi-

lengthy title recites that it is the purpose of act "to provide protection from prairie to compel county commissioners. county supervisors, road overseers, railroad companies, property owners and occupants to introd provide fire guards for the protection of the time. people and the county against damage by prairie fires, to provide for the extinguishment of prairie fires and to empower county commissioners or county supervisors to advertise for and accept bids for the plowing and burning of fire guards."

Among the bills introduced in the senate just before adjournment this evening were the following: By Crane, prescribing the manner in which illuminating oils chall be tested, and prohibiting the sale of oils that are below 130 degrees flash teet; also a bill to require the stamping of the year on cans of all canned goods; by Wright, amending the Lincoln charter; by Hitchcock, empowering and requiring all cities in the state to fix an arrest under a search warrant and 5 cents rates and charges for the supplying of gas or electricity for illuminating purposes.

DORGAN IS A SOURCE OF RUMORS.

Many Reports Affoat Concerning the Successor to Char ey Mosher.

LINCOLN, Feb. 27 .- (Special.)-The compenitentiary appear to have had some rather queer experience with W. H. Dorgan at present the managing factotem of C. W. Mosher out at the "pen." Members of the committee say that Dorgan has filed a strong protest against the parole of twenty-eight prisoners, whose labor, he assumes, he is entitled to at all times under the provisions of Mosher's contract with the state. A member of the committee says Dorgan was told that no radical deflection from the letter and spirit of the law would be made for the purpose of accommodating his pecunfary interest in the prison con-There are a number of stories affoat con-

cerning Dorgan's position as relating to his subcontract. One is that he has offered to sell or transfer it for \$50,000. Another is that he is willing to part with the alleged sinecure for \$20,000. But it is difficult, under the present unsettled condition of affairs connected with the penitentiary contract, to form any reliable estimate of the value of Borgan's lieu on the labor of the convicts. There are a number of bills now pending in the house to repeal the law of 1877, trans ferring Stout's contract to Mosher. The passage of any one of them will naturally bring Dorgan into the field on an equal basis with all other bidders for a new contract. One of the bills, however, provide for an appropriation of \$35,000 to conduct the penitentiary without the adjunct of a prison con-

It is understood that Dorgan's present estimate of the cost of the eighty stone cells, which, under the Mosher contract, he is responsible for, and which are now uncompleted, is far below the sum at which they were estimated under the Stout regime. Then it was thought that \$300 apiece would be the ultimate cost of them. Now Dorgan talks about \$40 apicce, or \$3,200 for the en-

There is another rumor affoat that Dorgan has become tired of life and business at the "pen" and is anxious to close out his deal to some one who will take it off his hands and pay him for the clothing, machinery and supplies which he has in his possession. An inventory of the prison property turned over to Mosher in 1877 has been made, and, al-though no prices are attached, it would probably foot up \$5,000.

WILL REGULATE THE STOCK YARDS Sprecher's Bill Seems Morally Certain to

Pass the Senate. LINCOLN, Feb. 27.—(Special.)—It seems certain that the senate proposes to vote to pass a bill to "regulate" the Omaha Union Stock yards. The particular bill which has by Senator Sprecher on January 7 and reported for indefinite postponement by the emmittee on miscellaneous corporations yesterday. It is the least radical of the three stock yards bills offered in the senate, and

possesses some features not generally con-tained in hills of this character. It makes the governor of the state a live stock inspector and empowers him to ap-point a sufficient number of competent as-sistants, whose duty it shall be to determine

what live stock is unfit for the market and have the same removed. No one is to be permitted to act as live stock inspector unless so appointed by the governor.

The bill then fixes the maximum price which shall be charged for yarding and weighing stock as follows: For yarding and weighing cattle, 20 cents per head; hors, 6 cents per head; sheep, 4 cents per head.

It is made unlawful for the owners of the stock yards to charge a greater price for stock yards to charge a greater price for hay and grain than dcuble the wholesale price of the same on the day furnished. It is unlawful to sell less than 100 pounds of hay for a hundredweight or less than fifty-six pounds of shelled corn or seventy pounds of ear corn for a bushel.

ear corn for a bushel. of ear corn for a bushel.

Referring to commissions, the bill probibits greater charges than the following:

"For selling cattle, 50 cents per head, not to exceed \$10 per car; for selling hogs, \$5 per ringle decked car, and \$8 per double decked car; for selling sheep, \$4 per single decked car, and \$7 per double decked car.

Any person violating the provisions of the law prescribed by the bill shall be guilty of a mindemeanor and upon conviction shall be misdemeanor and upon conviction shall be fined for the first offense not more than \$100 second offense not less than \$100, more than \$500, and for each subsequent ease not less than \$500 nor more than

The senate showed that the bill would pass with three votes to spare.

As agreed to said the amendment will have decided to such that a careful poil of the senate to have privide for the use of the senate showed that the bill would pass with three votes to spare.

A resolution directing the secretary of the senate to have privide for the use of the senate 200 copies of the weekly reports of the State Relief commission was adopted.

By unanimous consent a large number of atteat.

Senate Declines to Take Immediate Action Against the Ex-Treasurers of Nebraska.

D'ALE'S RESOLUTION WAS REFERRED

Short Debate on the Matter Pollowed by : Vicorous Day's Work in Clearing the General File-Twenty-Six Bills Passed.

LINCOLN, Feb. 27 .- (Special.)-The senate this morning dropped like a bot cake the detail the nature of all repairs, the cost of mate of the annual balances in the hands of sons neglecting to afford the inspector an Charles Byrne of Brooklyn, James A. Hart material and labor, and such other facts as the state treasurers for the past ten years opportunity to fondle and inspect the occu- of Chicago, W. W. Kerr of Pittsburg, H. A. state was entitled to collect from the state fection or contagion.

treasurers since 1886 a total sum of 8462,590. Lamborn has a bill printed, which has been His resolution directing the attorney gencommissioner of public lands and buildings shall constitute what is known as a State Board of Immigration. The actual work of the board is to be performed by the inevlution be referred to the committee on ways and means.

Speaking against the amendment Senator Dale said that the senate might just as well meet the issue at this time as at any other The resolution contained a simple proposition to call on the attorney general to look into the matter presented. For his part Dale enclosures for motormen and gripmen. Sec-retary Hitchcock introduced a bill having the same object in view.

Senator Pope introduced a bill to provide they finally voted he asked them to care-Senator Pope introduced a bill to provide for the education of children confined in the homes supported by the state, and for the constitution, which he proceeded to read, showing that state officers "shall not receive for their own use any fees, costs, or in-terest upon public moneys in their hands or

Continuing, Senator Dale said that the contelligence offices for boys and girls, for the restoration to their homes of truant and tramping youths, for the imprisonment of salary of the state treasurer, but went furguithed patients apart from all criminals. treasurer shall not receive for his own use the interest on state funds. He simply and for the protection of candical state build pated and immoral homes. This is the bill asked that the matter be referred to the attorney general, who would use his discretion, boys' friend," and it has been introduced in boys' friend," and it has been introduced in Senator Stewart offered the most unique bill of the day, and it will be recognized as peculiarly important to the citizens of the frontier counties of the state. Its somewhat transmits the state cannot replenish its desired transmits.

ommitte on finance, ways and means, was agreed to. A large number of new bills were intro-duced and read for the first time. The bills introduced yesterday were read the second

PASSED SEVERAL BILLS. The senate having received a sealed com munication from the governor, went into executive session for its consideration. After the doors were opened the senate took up bills on third reading and passed the follow-

Senate file No. 42, providing for the admission to practice of attorneys and coun-sellors-at-law by the supreme court instead of by district courts, as under the present

Senate file No. 67, by Pope, amending the law relating to fees allowed to county sher-iffs. The old law gives these officers \$1 for a mile for all distance traveled in serving processes. The new law, as passed by the senate today, gives them \$2 for serving the warrants and 5 cents per mile for the first five miles from the court house and 10 cents

a mile for each mile thereafter.

Senate file No. 40, by Smith, prescribing the same penalites for daylight burglary that the present law prescribes for burglary committed in the night.

Senate file No. 130, by Hahn, a memorial and joint resolution, reading as follows: and joint resolution, reading as follows:

Whereas, A bill is now pending before the congress of the United States providing for the ceding to the state of Nebraska of all the government lands within the borders of said state the title to which still remains in the United States; and Whereas, The passage of said bill would hring all said lands more promptly into the market and encourage the development and settling of unoccupied portions of the state and largely increase the taxable property of said state; therefore, be it Resolved, By the legislature of the state of Nebraska in the Twenty-fourth session assembled. That our senators in congress are hereby instructed and our representatives requested to use all honorable and reasonable efforts to accomplish and hasten the passage of said act.

Senate file No. 47, by Dale, to authorize

Senate file No. 47, by Dale, to authorize school districts with less than \$5,000 assessed valuation to levy a higher rate of tax for school purposes. The total levy, however, dollar in any one year. Senate file No. 163, by Graham, amending

the law governing the admission of inmates to the State Institution for the Feeble Mindell Youth at Beatrice. Under the present law the several counties of the state are required to pay the necessary expense of clothing their own children, but it fixes no time when the money shall be paid. Graham's bill, passed today, provides that each child confided to the care of the institution by a county shall be accompanied by \$40 in cash, to be used in purchasing ciothing for such inmate for one year. During the month of December each year the county is required to remit \$40, less the amount unexpended. The bill also provides that whenever the capacity of the institution will permit, inmates may be received from other states, at a fair rate of compensation, to be fixed by the Board of Public Lands and Buildings. Senate file No. 48, by Tefft of Cass, for the rotection, preservation and propagation of irds, fishes and wild animals in the state of Nebraska, and to prevent the killing of the same during certain seasons and by cer

PENSIONS FOR PAID FIREMEN. Senate file No. 124, by Smith, to pension fremen of paid fire dpartments after a coninuous service of twenty-one years, and the widows and orphans of firemen who loss their lives while in the line of their duty, and to provide for pensioning firemen of paid fire departments in metropolitan cities and cities of the first class who shall become to tally disabled while in the line of their duty Senate file No. 14, by Watson, substituting Stock yards. The particular bill which has for the present state law the national law been singled out is the one introduced requiring all railroad companies doing busi ness in Nebraska to equip all engines an cars with proper, efficient and safe auto matic couplers and brakes. Senate file No. 49, by Cross, amending the law relating to highways.

Senate file No. 126, by Pope, a joint reso-Resolved, That our senators and representatives in congress be and are hereby requested to use their earnest efforts and all honorable methods to procure the passage of a bill providing for the payment to all soldiers who served in rebel prisons during the war of the rebellion of \$2 per day during the time so served, and of \$12 per menth pension for the remainder of their lives. ution, as follows:

Senate file No. 168, by Smith, to provide clude such expression, for the governing of master plumbers and the supervision of the business of plumbing and

ouse drainage. Senate file No. 154, by Hahn, amending the charters of cities of the second class having less than 25,000 and more than 8,000.

Senate file No. 13, by Pope, to provide for the sale of drugs and food in a pure state, to prevent the adulteration and misbranding

The amendment providing that cities of the metropolitan class may frame their own charters, which was apparently killed in committee of the whole yesterday, was resuscitated by McKeely, who moved that the vote by which it was indefinitely postponed be reconsidered and the amendment placed back with the judiciary committee. The motion was agreed to and the amendment will have

PODSE REST RULLING OFF BILLS.

ber of Proposed Laws. LINCOLN, Feb. 27 .- (Special.)-Slugging of bills in committee of the whole was the principal order of business of the house during the afternoon. Seven of them went by the board at the hands of the members, and they were sent to the graveyard with considerable hilarity. The fact that a majority of them were measures introduced by members of the Omaha delegation may cut no particular floure, but still it was thought

omewhat significant. Cole, in the chair, tried to imitate some the rulings indulged in periodically by Speaker Richards, and, in the opinion of a number of fair-minded members, achieved a resolution offered by Dale yesterday directing full terring success. On several instances he the National league went into session at the ing the attorney general to commence suit ignored cells for divisions, and in one case refused to recognize a member who ent: Messra, Seden and Conant of Boston,

officials. The resolution contained an esti- provides for a state inspector of bees. Perand averaged the amounts at \$1,156,476 per pants of their hives shall be guilty of a mis- Vonderhoorst of Baltimore, John I. Rogers annum. Dale computed the interest at 4 \$100. The object of such inspection is to pred-meanor and fined in a sum not exceeding per cent per annum and made out that the vent the disease of foul brood or other in-

actuated by a spirit of economical retrench-ment. It is house roll No. 558, and provides rules. This morning the resolution came up that all bills, joint resolutions and memorials in regular order and Dale moved its adoption. Sloan moved as an amendment that the reso- their proper committee, and only such bills, resolutions and memorials as shall be reported for passage to the senate or house by said committees shall be printed at the expense of the state.

Shook has a bill before the house, No. 548. providing for cattle guards and causeways to be built by railroad companies whose roads pass through land owned on each side by

A bill was read for the first time this norning, having been introduced late last night, providing for a bureau of immigration, consisting of the secretary of state, auditor of public accounts and commissioner of public lands and buildings. This board is author zed to employ an immigration agent, or secretary, at an annual salary of \$2,000, who, according to the general terms of the bill, is expected to do all the work.

ROUTINE OF THE HOUSE. Four bills were read for the first time this morning, having been introduced a few minutes before adjournment yesterday afternoon. House roll No. 638, by Ely, provides for the relief of Josephus W. Bush; No. 639, by Cain, provides for a state board of immigration; No. 640, by Rickette, proposes an amendment to the constitution relative to charters of cities, and No. 641, by Barry, is one of the numerous bills to repeal the act extending the contract for the leasing of the ponitent ary labor to C. W. Mosher.

The first thing in the afternoon house roll No. 525, Conaway's bill for relief, appropriating \$100,000, was made a special order for Friday at 2 p. m. A resolution was adopted by unanimous con ent, instructing the chief clerk to make a

list of the bills as they are to come up in

7,000 and less than 25,000 inhabitants shall be provided with books of registry in the hands of the mayor and council, which shall be kept open for three days prior to an election for the purpose of registry. It was amended to include all cities of the first and metropolitan class, and thus amended was recommended for passage.

House roll No. 264, by Harrison, relating to claims against cities of less than 25,000 and more than 8,000, was favorably recommended. House roll No. 14, by Allan, regulating primary elections in cities of the metro-politan class, was recommended for passage. House rolls Nos. 22, 109, 267, 73, 115 and 209 were recommended for indefinite postponement.

The committee of the whole then rose, reparted and the report was adopted. Robinson reported that he had investi-gated the matter of the purchase of copies of the "blue book" for the use of members, school purposes. The total levy, however, and said that he could procure them for shall not in any case exceed 35 mills on the \$1.40 apiece. On motion of Haller the resolution providing for the purchase of the "blu-book" was laid on the table.

By unanimous consent Conaway presented the report of the relief committee on house roll No. 525, and the report, which was The house then adjourned.

Comparision of Number of Employes. LINCOLN, Feb. 27 .- (Special.)-There are two bills pending in the house to reduce the number of house and senate employes. A comparison of the subjoined figures shows that only Wisconsin excels Nebraska in the number of employes in proportion to the nembers of house and senate. The bills pending in the house now provide for a reduction of employes from sixty-six and fifty to fifty and forty in house and senate. The following table shows the number of members and employes in different states:

STATE	House	loyes	ers in Senate.	Moyes
Connecticut	.1 251	13	1 24	
Colorado	. 65	651	25	1
Kentucky	100	12	38	m
Maryland	. 91	26	26	1
New Jersey			21	í li
Maine	. 151	16	31	W
New York		87	32	1
Wisconsin		133	33	10
Ohio	107	44	231	40
Massachusetts	. 240	23	44	15
Michigan	100	60	30	10
Minnesota	. 114	90	5.4	100
New Hampshire	363	11	24	II.
Vermont	. 1 241	12	30	1
Tennessee	. 99	13	1 28	
Illinois	153	101	51	12
Pennsylvania	. 201	53	1 50	4
Nebraska		70	23	d
Missouri			34	11
Indiana		33	50	

depends and dropped a lot of money for his temperature with the provides that the question of relocating the seat of eatie government shall be submitted to a vote of the people at the genral to be notified by the mayors of cities and to be notified by the mayors of cities and to be notified by the mayors of cities and to was competing for the location of their action, so to do on or before August, 1895, and in his proclamation the governor shall include such expression.

Governor Holcomb III.

LINCOLN, Feb. 27.—(Special)—Governor Holcomb is confined to his bed at his rooms at the Hotel Lindell as the result of a severe cold, following a long continual strain of overwork. Dr. Casebeer was summoned this afternoon and pronounced the governor's illances of slight consequence, saying that a few days rest would restore him. The governor visited the capitol for a few in the books for several hundred dolars. Rilny Genantan practically held financiers. Rilny Genantan in the books for several hundred dolars. In the books for several hundred dolars. The the books for several hundred dolars. Pittsburg Phil was with him in the choice and in the books for several hundred dolars. Pittsburg Phil was with him in the choice and in the books for several hundred dolars. Pittsburg Phil was with him in the choice and lost a wad of money for all was with him in the choice and lost a wad of money for hundleds. Pittsburg Phil was with him in the choice and lost a wad of mone

to prevent the adulteration and misbranding thereof, and providing for a pure feed commission.

CONSTITUTIONAL AMENDMENTS.

The senate then tack up and passed the twelve constitutional amendments agreed to yesterday in the committee of the whole.

WHISKY PRICE SOT RAISED.

The amendment providing that cities of the senate the amendment providing that cities of the senate the adulteration and misbranding the consequence, saying that a few consequence, saying that a few days rest would restore him. The governor visited the capitol for a few moments this morning, but was compelled to return to his hotel.

WHISKY PRICE SOT RAISED.

Claudius, 57. Cockran (4 to 1), second; Duke Stevens, 1(3), C. Weber (1 to 1), second; Duke St

in the price of whisky from \$1.25 to \$1.28 per gallon at Peoria created much dissatisfaction among the whisky men here. At a meeting in the Chamber of Commerce it was decided that the Cincinnati distillers would not countenance the advance and that price of \$1.25 should prevail here. This defiance to the receivers of the Whisky trust. Just what the result will be is problem-

new bills were introduced, but not read. The NATIONAL LEAGUE SESSION

committee of the Whole Sidetracks a Num-Princes of the Base Ball World Preparing for the Coming Campaign.

CHANGES IN PLAYING RULES ADOPTED

Pitchers' Plate Enlarged, Gloves for Fielders Prescribed and Fool Tips and Bunts Disposed Of-Fred Pfeffer's Case 'is Still Unsettled.

NEW YORK, Feb. 27.-The annual meeting of the various base ball clubs making up to recover the interest popularly supposed to have been collected and pocketed by these line of Louisy and Lou In house roll No. 563 Conaway of York of Louisville and Messrs. John T. Brush of Cincinnati, Andrew Freedman of New York, of Philadelphia and the Wagners of Washing-

> At 11:10 o'clock the delegates to the annual meeting went into session. President favorably commented upon by all house mem-bers who make any pretensions to being Cleveland club at the meeting in place of Frank Robinson, who is absent on account of his father's death. One subject which was talked of was

Pfeffer's reinstatement. The majority of the magnates will act favorably on his application. When the league meeting took a recess it was learned that the delegates went over

the suggestions made by the rules committee very carefully At 6:30 this evening, after the delegates had been in session over six hours, a second adjournment was taken, and Secretary Nick foung met the reporters and gave out the

following account of the meeting:

The meeting of the league was called to order at 11:20 a. m. and President A. H. Soden of Boston presided. The changes suggested by the rules committee were first taken up. Rule 6 has been changed so that the pitchers' plate will be 24x6 inches instead

PITCHER MAY POISON THE DALL. PITCHER MAY POISON THE BALL.
Rule 14, section 2, has been changed. The
last sentence has been stricken out and the
following added: "The new ball delivered
to the pitcher may be discolored by him,
but by no other player. In so doing, however, he shall resort to no other means
than rubbing with his hands and gloves,
and shall use no foreign substance other
than earth, and said ball shall not be rolled
or passed from player to player."
Rule 15 has been amended by substituting
the word "entirely" for "wholly," and the
diameter of the bat is increased from two
and one-half, inches to two and threequarters inches.

list of the bills as they are to come up in their regular order for the benefit of the members.

Harrison moved that the order of bills on third reading be passed for the day, and his motion prevailed. Cole's motion to go into committee of the whole to consider bills on general file was carried, and Cole took the chair.

House roll No. 117, providing that all warrants, state, county and city, shall be paid on presentation, and providing also that treasurers shall keep warrant registers, was recommended for passage.

House roll No. 151, by Cramb, providing that adoption proceedings may be instituted by county commissioners for destitute orphan children, was recommended for passage.

House roll No. 116, by Lamborn, providing for the service of summons on account of the service of summons of account of the service of summons of account of the service of summons of the servic

House roll No. 116, by Lamborn, providing for the service of summons on corporations, was recommended for passage.

House roll No. 110, by Conaway, was carefully considered and debated at length. Originally it provided that cities having over 7,000 and less than 25,000 inhabitants shall be provided with books of registry in the hands of the mayor and council, which shall

Rule 45, Section 1—Strike out words "fair Rule 45, Section 1—Strike out words "fair hit has been made," and insert "time at bat recorded" in third line. Only the batsman who plays out of his turn will be declared out is the substance of an other amendment.

Rule 45, section 9, has been changed to read: "First and second bases must be occupied to declare the batsman out."

Rule 52—In the first line insert the words "shall be" in place of "are" and "shall not" for "are not."

EINES AND THEIR ENFORCEMENT FINES AND THEIR ENFORCEMENT Rule 59-Insert \$25 and \$100 in place of \$5 and \$55, which are stricken out and replaced by the following: "Immediately upon notification by the umpire that a fine has been imposed upon any member, captain or player, the secretary shall forthwith notify the person so fined and also the club of which he is a member. In the event of the fatture of the person so fined and also the club of which he is a member. In the event of the fatture of the person so fined to pay to the secretary the amount of said fine within five days after notification he shall be debarred from participation in any

be debarred from participation in any championship games until such fine is championship games until such fine is paid."

Section 5-First line insert after word "player" "from the playing field" and in second line strike out "in lieu of" and substitute the words "in addition to."

Amendment to article xxxiii of constitution: "As umpires have on several occasions failed to enforce the rules because of personal reasons, the committee will suggest to the league that the following amendment to the constitution be adopted: It shall be the duty of an umpire to enforce the rules as they are written, regardless of his personal opinion as to their merit. This shall especially apply to rule 52 and section 3 of rule 55, and in event of his failure to enforce these rules he shall be fined \$10 for cach offense upon the sworn statement of the captain of one of the opposing teams and two reputable witnesses, which affidavit, however, must be forwarded to the secretary of the league within twenty-four hours of the offense."

The night session adjourned about mid-

The night session adjourned about mid-night. The matter of Pfeffer's application for reinstatement was referred to a committee of three to be reported upon at the session

SPORT AT BAY DISTRICT IMPROVES.

Riley Grannan and Pittsburg Phil Nipped in a Play on a "Good Thing." SAN FRANCISCO, Feb. 27.-Good fields was the order of the day, and the at-tendance was above the average, owing to the good weather. In the first race, McFarland, a heavily-backed favorite. threw his jockey just as the flag was dropped, and dropped a lot of money for his financiers. Riley Grannan practically held

Cincinnati Distiliers Will Continue to Sell at the Old Rate

The advance

The advan

Winners at New Orleans. NEW ORLEANS, Feb. 27.-Track heavy First race, five and a half furiongs: Bird-atcher (6 to 5) won, Dr. Reed (40 to 1) sec-and, John Cycha (10 to 1) third. Time:

won, Little Phil (5 to 2) second, Blue and White (16 to 1) third. Time: 1:20%.
Fourth race, six furlongs: Fidget (8 to 1) won, Le Grande (6 to 1) second, Burrel's billet (8 to 5) third. Time: 1:21%.
Fifth race, five and a half furlongs: Moloch (11 to 5) won, Readina (11 to 5) second, Hermann (5 to 2) third. Time: 1:1314.

WESTERN ASSOCIATION SCHEDULE.

Arrangement of the Games for the Champlouship Contest for the Season of 1895. QUINCY, Ill., Feb. 27 .- (Special.)-At the neeting of the Western association last night a schedule of 126 games for the championship season of 1895 was arranged. In detail the schedule is:
QUINCY AT HOME.
Des Moines—May 17, 18, 19; August 2, 3, 4; Au-

ust 27, 18, 29, 21, 22, 22; August 5, 6, 7; August 5, 31, September 1, St. Joe-May 24, 25, 28; July 29, 50, 31; August n-May 28, 30, 30; July 27, 28, ptember 13, 14, 15, 16, 17, 18; July 16, 7, 8; ttockford—June 4, 5, 6; July 16, 17, 18; September 20, 21, 22, 18, 19; July 19, 20, 21; September 17, 18, 19. JACKSONVILLE AT HOME.

Omaha-May 17, 18, 19; August 2, 3, 4; Augus Joe-May 21, 22, 23; July 26, 27, 28; Septemn-May 24, 25, 26; August 5, 6, 7; August September 1, Moines-May 28, 30, 50; July 29, 80, 31; Rockford—June 19, 18, 28, 314 12, 28, 21; September 29, 21, 22, Quiney—June 14, 15, 16; July 22, 23, 24; September 23, 24, 25, PEORIA AT HOME.

St. Joe-May 17, 18, 19; August 5, 6, 7; August 5, 51, September 1, September 1, oln-May 21, 22, 23; August 2, 3, 4; August , 28, 29, Des Moines—May 24, 25, 26; July 26, 27, 28 ptember 2, 2, 3. Jmaha—May 28, 30, 39; July 29, 30, 31; August 13, 24, 25, Rockford—May 21, June 1, 2; July 22, 21, 24; September 15, 14, 15, Jacksonville—June 4, 5, 6; July 9, 10, 11; September 6, 7, 8, 9; July 12, 15, 14; September 6, 7, 8, 9; July 12, 15, 14; September ROCKFORD AT HOME.

oln-May 17, 18, 19; July 29, 30, 31; At a meeting of the meeting:

At a meeting of the national board, composed of Messrs, Young, Soden and Byrne, held this morning, the treasurer's report was read and adopted, and N. E. Young was re-elected secretary and treasurer.

The following claim was acted upon: John Strauss, for whom there were claims from Minneapolis and Lincoln, was awarded to Minneapolis. This finished the work of the national board.

The meeting of the league was called to DES MOINES AT HOME. DES MOINES AT HOME.

Rockford-May 2, 4, 5; June 28, 29, 30; Augus 13, 14, 15.
 Jacksonville—May 7, 8, 9; June 21, 22, 23; Ausgust 9, 19, 11.
 Peseria—May 10, 11, 12; July 2, 4, 4; August 19, 20, 21.
 August 19, 20, 21. -May 13, 14, 15; June 25, 26, 27; August Quincy-16, 17, 18, Omaha-St. Joe-June 14, 15, 16; July 16, 17, 18; September 17, 18, 19.
Lincoln-June 18, 19, 29; July 19, 20, 21; September 20, 21, 22 ST. JOE AT HOME.

, 20, 21, Rockford-May 7, 8, 9; June 25, 26, 27; Augus 10, 11, v-May 10, 11, 12; June 21, 22, 23; Augus -May 13, 14, 15; June 28, 29, 30; Augus 11, 18, Lincoln—June 1, 2, 3; July 22, 25, 21; Septem-er 23, 24, 25. per 23, 24, 25.

Des Moines—June 11, 12, 13; July 5, 6, 7; Sepember 13, 14, 15.

Omaha—June 18, 19, 20; July 12, 13, 11; Septemper 29, 21, 22.

LINCOLN AT HOME.

Peorla-May 2, 4, 5; June 21, 22, 23; Augus 5, 12, 15, Quincy—May 7, 8, 9; June 28, 29, 39; August 10, 11, Rockford—May 10, 11, 12; July 2, 4, 4; August 9, 20, 21, Jacks-nville—May 13, 14, 15; June 25, 23, 27; August 16, 17, 18, St. Joe—June 4, 5, 6; July 9, 10, 11; September Des Moines—June 7, 8, 9; July 12, 13, 14; Sep-ember 10, 11, 12. Omaha—Juhe 11, 12, 13; July 5, 6, 7; September OMAHA AT HOME.

Quincy-May 2, 4, 5; July 2, 4, 4; August 19, 20, 21. Peoria-May 7, 8, 9; June 25, 26, 27; August Jacksonville-May 19, 11, 12; June 28, 29, 39; August 13, 14, 15.

Rockford—May 13, 14, 15; June 21, 22, 23; August 16, 17, 18.

Des Moines—June 4, 5, 6; July 9, 10, 11; September 6, 7, 8.

St. Joe—June 7, 8, 9; July 19, 20, 21; September 19, 11, 12.

Lincoin—June 14, 15, 16; July 16, 17, 18; September 13, 14, 15. The mileage has been figured out, and the number of miles to be traveled by each club luring the season is as follows:

....... Rockford Peoria facksonville Quincy

Strong Was Easily | efeated. MEMPHIS, Tenn., Feb. 27.—Harry Fin-nick, the "Arkansas Kid," tonight defeated George Strong of Denver after five rounds of the hardest fighting ever seen in Memphis. The fight took place under the auspices of the Pastime Athletic club. Several hundred people were present when time was called. Finnick weighed in at 133 pounds; Strong at ten pounds less. The former had in his corner Kid McCoy, the latter Shadow Maber. Finnick kept his man going from the jump. He was awarded first blood in the second round, had him groggy in the third, almost out in the fourth, and incapable of defense in the fifth, when Strong's seconds threw up the sponge. McCoy and Maber are matched to meet on March 13 in a ten-round go. of the hardest fighting ever seen in Mem-

Bob Fitzsimmons' Pusiness Affairs. BUFFALO, N. Y., Feb. 27.-Bob Fitzsimmons says his company will end the season in Washington March 16, and after that date he will work for his brother-in that date he will work for his brother-inlaw, Martin Julien, on a salary. The
champion has quarreled with Captain Glori,
his manager, and they have appealed to
the courts to settle the dispute over the
disposition of the receipts from this week's
business. Today in the supreme court an
application was made on behalf of Ceptain
Glori for an injunction to prevent Fitzsimmons from disposing of his property or
appearing in theatrical performances until
the dispute is settled. Judge Green held
the matter over until tomorrow.

Trotting sales at Tattersali's. NEW YORK, Feb. 27.-The sale of fine rotting stock under the direction of Tattersall's commenced at Madison Square garden today. The prices paid at the be ginning were small. The more important sales follow: Sister Lou, by Darango-Venie, J. C. Peck, East Orange, N. J., \$55; Florence Sectian, by Sultan-Florence M. C. S. Barr, Jr., Comaca, N. Y., \$500; Pixley, by Jay Gould-Lotto, John Mackin, Philadelphia, \$1,000; Mon Bars, by Eagle Bead-Lady Maud, P. Dwyer, New York, \$3,000.

TRUESDELL PLEADED GUILTY.

Made an Effective speech and Got Off with Three Years. EMPORIA, Kan., Feb. 27.-The case of Frank H. Truesdell, alias Hartwell P. Heath, the well known newspaper man who attempted to pass fraudulent drafts on the Citizens bank on the 18th instant, took a sudden turn late this afternoon. Truesdell came into court and pleaded guilty to attempting to obtain money under false pretenses. but not to forgery as charged. The charge of forgery was therefore dropped by the prosecuting attorney and Truesdell was im-mediately sentenced to three years in the

when asked if he had anything to say,
Truesdell made a most affecting speech. He
taked fluently for more than fifteen minutes, giving a review of his life and his newspaper career. His voice trembled and tears came to his eyes when he refered to his family connections. His purpose in speaking of his life, he said, was to show that he was not a hardened criminal. After sentence had been pronounced, Truesdell again arose and asked that his remarks be kept out of the papers. As a newspaper man of twenty yez a ex-perience, he declared that, were another man in his place, he would not ask the stenog-rapher for a transcript of that speech. At the conclusion of his remarks the prisoner shook hands with the judge and his attorneys and was taken back to jail. The quick disposition of the case was a surprise to the public and the defendant's lawyers. Its conclusion had not been looked for so soon and but few attorneys or spectators were in the court room at the time

Ex-Chief Justice Brigham Dead. SALEM, Mass., Feb. 27.—Lincoln Flags
Brigham, ex-chief justice of the supreme and one you can try with almost certain 1:12%.
Second race, three furlongs: Uncle Lew (8 to 5) won, Rags (18 to 5) second Sister (8 to 5) won, Rags (18 to 5) second Sister court, died at his home here today. He was born in Cambridge October 4, 1819.

Third race, six furlongs: Jim T (4 to 1)

THE CRIME OF TWO INDIANS

Light Punishment of John Lance for a Double Murder.

HOW HER GOOD HORSE AND SON DIED

Both Deliberately Slaughtered by Drunken Redskins in a Canyon-One Criminal Committe Spicide Before the Day of Trial.

CHAMBERLAIN, S. D., Feb. 27 .- (Special.) -The crime for which the Sloux Indian. John Owl Ring, alias John Lance, will serve a term in the Sioux Falls penitentiary as the result of his trial at Deadwood, was one of the most atrocious in the annals of crime The story is an interesting one.

Early in the morning of December 13 last John Lance and his boon companion, Thunder Hawk, arrived at the home of an Indian named Catch-'Em-Alive, on the Rosebud reservation. The two Indians had been to Crookston and Valentine, Neb., and while there had procured more than a dozen bottles of intoxicants.

Upon arriving at the home of Catch-'Em-Alive they produced the liquor, and, after a number of warriors and squaws living in the vicinity had been called in, the company prepared to enjoy an old-time drunken debauch. Among the invited guests were Yellow Bull. his wife, Her Good Horse, and their son, Charging Enemy, a lad of 6 or 7 years of age. Testimony produced at the trial of John Lance proved that an illicit love existed between himself and Her Good Horse. The company finally became uproariously drunk, and Lance left the house in company with Her Good Horse and started toward a ravine

in the vicinity, ostensibly for the purpose of escorting the woman home.

Before they had proceeded far the little son of the woman left the house and overtook them. Reaching the rayine, Lance and the woman sat down upon a bank at the head or highest point of the ravine. The woman, from her position, could look back in the direction from which they had come, and after sitting there a few moments suddenly jumped to her feet, and with an exclamation of fright ran down the ravine

TWO DID THE WORK. Almost immediately Thunder Hawk rode up on horseback. He was very drunk. Asking where the woman was, and receiving an answer, he jumped from his horse and followed in the direction she had taken. As to what occurred from this time on, the statements of Lance and others conflict. is, however, little doubt that Thunder Hawk overtook the woman, grabbed her, and while attempting to accomplish his fiendish pur-pose, was beaten off by the now desperate woman, who fought nobly and like a demon to preserve her life and honor. Thunder Hawk, realizing that in

drunken condition he was no match for the muscular woman, ran back to where Lance was, told him of his failure to overcome the woman, and requested that he come and assist. Thunder Hawk, naturally a fierce and domineering Indian, was new in a perfect frenzy and ready to commit any crime. two fiends returned to a wash-out, where the poor woman had taken refuge, and Thunder Hawk again grappled with her. In the struggle the woman again emerged as the victor. At this juncture there is little doubt that Lance went to the assistance of his that Lance went to the assistance of his comrade, and the murder was the result. During the struggle in the canyon the boy escaped unnoticed, and had succeeded in nearly reaching the top of the hill on his way to give the alarm, when he was espied by the two red-skinned rascals. Marks on the ground indicated that the boy was followed and when near the top of the hill was overtaken and bustled to the depression overtaken and hustled to the depression where the struggle with the woman had taken place. Footprints along the path leading to the top of the hill showed plainly that the person who followed and caught the boy were moccasins. Thunder Hawk wors shoes that day, while Lance had his feet encased in moccasins; thus it is certain that he was the the one who overtook the boy. KILLED THE BOY.

In the meantime it is supposed the squaw had been killed, and when the captured boy had been killed, and when the captured boy was taken to spot where the crime was committed he was taken by the heels and his brains deliberately dashed out against the wall of the canyon. The bodies were then laid side by side, and the murderers fled. When found five days later the body of the boy showed no bruises whatever, but his head was pounded to a pulp. The woman's head and body were covered with bruises, showing that she made a desperate fight for showing that she made a desperate fight for life. Marks about the head and upper portion of the body bear out the supposition that she was killed by means of Jagged stones held in the hands of the murderers. The lower portion of the body was horribly mutated. This was undoubtedly done previous tilated. This was undoubtedly done previous to the taking of her life. The ground in the vicinity was saturated with blood and rocks with blood upon the sharp edges were lying near by, showing the manner of death. Under all the circumstances, the bringing in by the jury of a verdict of manslaughter was a surprise to many of those who heard all the evidence in the case. Thunder Hawk had he not committed suicide soon after his arrest and while a prisoner in the Hot Springs jall, would certainly have been hung for his part in the dastardly crime. With-out question the crime was the most blood-thirsty, and the least excuse for it, of any ever committed on any of the Indian reservations in this state.

Rejected the Increased Tobacco Duty. CHRISTIANA, Feb. 27.—The Storthing has rejected the government bill providing for an increase of the tobacco duty.

SURGERY

A Discovery Which Will Interest and Benefit Thousands.

IT REMOVES THE NECESSITY OF BARBAROUS SURGICAL OPERATIONS.

Statements From Those Who Have Tested 1t.

Modern medical science and skill has at last succeeded in producing a remedy which effectually cures that common, but extremely annoying trouble, piles,

The Pyramid Pile Cure is the remedy referred to, and repeated and thorough trials of the remedy during the past three years have demonstrated that it is the long sought for remedy which can be depended upon as a genuine cure. There are many remedies which give relief, but such relief is only temporary, and the trouble soon returns, as had or worse than ever. But the Pyramid Pile Cure stands practically gione as a lasting cure. It not only gives immediate relief but the relief is there to stay. Mr. J. W. Rollins, a gentleman living at

Sweet Springs, Mo., writes briefly and to the point regarding his experience with Piles, he says: "I consider the Pyramid Pile Cure without an equal. It cured me in less than thirty days. I waited fifteen days or more to be sure the remedy had fully cured me before writing you. I can now say I am cured, and I shall recommend the Pyramid Pile Cure at every possible opportunity because it deserves it. We quote from this gentleman's letter to show our readers how promptly the remed

acts, and also that there is no return of the trouble. The Pyramid Pile Cure is simple harmiess, containing purely vegetable in-gredients, and can be used in all cases with perfect safety and with the assurance that a cure will follow. Physicians prescribe it and use it in all cases of piles in preference

to the danger and uncertainty of a surgical operation. It cures without pain or inconvenience of any kind.

The Pyramid Pile Cure is prepared by the Pyramid Drug Co. of Albion, Mich., and

50 cents and \$1.00 at all druggists.

49th Annual Statement

of the Connecticut Mutual

> Life Insurance Co. of Hartford, Conn.

RECEIVED IN 1894.

.....\$4,677,972.88 For Interest and Rents 3,203,408,28 Profit and Loss 19,377.25

- \$7,905,758,45 \$67,831,938.00

DISBURSED IN 1894.

and metured en dowments\$4,273,874.99 Surplus returned to policy holders ... 1,265,415,29 Lapsed and Surrendered Policies ... 639,701.33 Total to Policy Holders \$6,198,991.52

Commissions to Agents, Sai-

For claims by death

Bills receivable

aries, Medical Examiners' Legal, Real Estate, and all other Expenses..... TAXES 200,528.14

7.285.500.04 Balance Net Assets, Dec. 21, 1894..... \$60,546,398.38 SCHEDULE OF ASSETS.

Loans upon Real Estate, first lien....\$37,484,848,18 Leans upon Stocks and Bonds............ 12,306.01 Premium Notes on Policies in force... 1,250,441.16 Cost of Real Estate owned by the Company . Cost of United States and other Bonds, 12,256,809,25 Cost of Bank and Railroad Stocks 280,560,23 Cash in Banks.....

Agents' Ledger Balances.....

ADD Interest due and accrued....\$991,460.63 Net deferred premiums..... 203,253.01 - \$1,688,126.97

GROSS ASSETS, December 21, 1894....\$63,234,925.23 LIABILITIES: Amount required to re-insure all outstanding Policies net, Company's standard.\$54,221,091.00 All other liabilities..... 1,137,621.55 -\$55,358,712.4

SURPLUS \$6,876,212.78 Ratio of expenses of management to receipts in 1894. 9.94 per cent Policies in force Dec. 31, 1894, 65,979, Insuring\$156,686,871.00

JACOB L. GREENE, President. JOHN M. TAYLOR, Vice-Prest. EDWARD M. BUNCE, Secretary.

M. GOULD, General Agent,

DANIEL H. WELLS, Actuary.

Room 415, Bee Building. OMAHA, NEB.

WHAT CAN CUTICURA DO Everything that is cleansing, purifying, and beautifying for the skin, scalp, and hadrof intants and children the Curreura Remedies will do. They speedly care itching and burning eczemas, cleanse the scalp of scaly humors, purify the blood, and restore the hair. They are absolutely pure, agreeable, and unfailing. Fold everywhers.



"CUPIDENE" Cures the effects of self-abuse, excesses emissions, impotency, varicocele and constipation. One dollar a box, six for \$5. For sale by THE GOOD-MAN DRUG CO.

Teeth Without Plates BAILEY. DENTIST. ton Block. 16th and Farnam Sts. Tel. 1085.

Full Set Teeth.....\$5 00 | Silver Fillings.....\$1 00 Painliss Extract'n 50c | Bridge Teeth-tooth d 00

Teeth Out in Morning. New Teeth Same Day

Notice of Indebtedness. Notice of Indebtedness.

Office of Carpenter Paper Co., Omaha, Neb., Feb. 27, 1825.—In compliance with the statutes of the state of Nebraska, and expecially in compliance of section 125 of chapter 16, entitled, "Corporations," we, the president and a majority of the board of directors, hereby give public notice that all the existing debts of the Carpenter Paper Co., February 1, 1825, amount to the sum of eighty-six thousand five hundred and twenty-four and lifty one-hundreths dollars (886.521.59).

ISAAC W. CARPENTER, President.

ISAAC W. CARPENTER,
ISAAC W. CARPENTER,
JAMES A. CARPENTER,
J. FRANK CARPENTER,
GEORGE C. CARPENTER,
Directors.

Notice to Stockholders. The armual meeting of stockholders. An The Bee Publishing company will be held at their office, corner lith and Farnam streets, in the city of Omaha, on Monday, March 4th, 1835, at 4 welcak p. m., for the purpose of electing a board of directors and such other business as may be presented for consideration. By order of the president.

dent. GEORGE B. TZSCHUCK, Secretary. F18m&e10t

A MUSEMENTS. BOYD'S THREE NIGHTS. Commencing TONIGHT, Petruary 28, CARNIVAL OF MAGIC, MIRTH, MYSTERY.

HERR MANN Total B. A. In a New Marvelous Entertainment.

And Assisted by -- MME. . R MANN-

Artist's Dream." 'Nosh's Ark," 'Columbian Transformation." 'Asiatic Trunk Mystery," and Others.

The Napoleon of Necromancers

In Her Speciacular Lauce Creations.