# THE OMAHA DAILY BEE: THURSDAY, FEBRUARY 2, 1899.

A then be

the Douglas ten naturally elicited a round SENATORS BY POPULAR VOTE of the county attorney cures the objections of locular applause.

# Stirring Up Lancaster County.

more spathy in the outcome of the senatorial Subject to Come Up for Discussion in the contest than the citizens of other countles in the state: Today, however, the friends of certain candidates have begun a crusade to **RESOLUTION SENT UP BY SCHAAL OF SARPY** stir up opposition to the local candidate, who is now receiving the votes of the Lancaster delegates. House Lays on the Table an Invita-

Friends of Judge A. W. Field have drawn up a large number of petitions for the signatures of citizens of Lincoln. While it is a move to get added support for Mr. Field's candidary and thereby try to induce the Lancaster delegation to change their allegiance by showing them the people were not in favor of the candidate for whom they are morning, Schaal of Sarpy tried to resurrect casting their votes, still separate columns appear on the petition, at the head of which his motion favoring the election of senators are the names of Field, Hayward, Lambertby a direct vote of the people, his motion having been laid on the table for future son, Thompson and Reese. Each signer is asked to sign his name in the column of consideration a few days ago. The senate

his choice. While the extent of the circulation of these petitions this afternoon was limited, posing in graceful silence, so the Sarpy it is assorted the result has not been as favorable to Judge Field as he would deeire.

Some have suggested that a mass meeting in the central part of the city might be more productive of good results than anything that could be accomplished. If an organized effort is made to stir up sleeping sentiment in the Capital City some new developments in the senatorial contest may be expected.

# SEVEN LOST IN SNOWSLIDE

#### Canadian Pacific Railroad Blocked-Large Force Engaged Clearing the Track.

bustle for votes. Finally the necessary number voted for the bill and the call was VANCOUVER, B. C., Feb. 1.-Details were received here today of the fatal snowslide raised. on the main line of the Canadian Pacific at Rogers pass on the summit of Selkirks. The made to discredit the Omaha exposition by a round house and station were swept away, resolution directed to the Nebraska delegaseven lives were lost and two persons intion in congress. It was evident that jured. Those dead are: Agent Caton, wife majority of the members then in the hall and two children, Operator Carson, Engine were in favor of the resolution. Action was Wiper Redley, one unknown. The injured delayed by the Douglas county members are unknown. A large force is engaged in explaining that no appropriation was asked the recovery of the bodies. Several other from congress and that it was only recognition that was asked. They moved that the slides had taken place during the morning and early afternoon, causing considerable matter be made a special order for tomordamage to the sheds east of Glacier. Trains row morning and the motion carried. are held at Glacier and Donald until further house on the mode of election of United advices. The company expects to get the States senators was laid on the table by a line cleared sometime today. Superintendents narrow margin just before the house ad-Marpole and Duchenay are on the spot renjourned. dering every assistance. This is the most serious slide that has occurred since the first year of the construction of the road, when eight lives were lost about eight miles from this point.

# TAXES OF FAST FREIGHT LINES

#### Committee of Pennsylvania Legislature May Investigate Alleged Illegal Practices.

HARRISBURG, Pa., Feb. 1.-The first resolution introduced into the present legislature looking to the appointment of an investigating committee was read in the senate today by Mr. Neeley of Clarion. In the resolution the assertion is made that the records of the treasury department do not show that fast freight lines comply with the revenue laws of the state and that they do not pay taxes as required by law. It is provided that an investigating committee be appointed to inquire into this alleged abuse, the sessions of which are to be held in Harrisburg; that the members ask for no compensation, and that the only expense to incurred is the appointment of a stenographer. The resolution was referred to the committee on judiciary.

PLANS FOR COSTLY TEMPLES Christian Scientists in Chicago Sub-Christian Scientists in Chicago Subscribe for Erection of Two

pointed out by Senator Crow. Crow of Douglas insisted that the bill invited an onslaught on the treasury of every county which no senator could afford

to support. Talbot of Lancaster thought the "O. K." of the county attorney was all the protection titled "An act authorizing the appointment needed by the county. He said the bill of supreme court commissioners and definwas a splendid amendment to the criminal sode.

Newell of Cass said in his county a man who were able to pay a fine and costs. Fowler of Filimore said the senator from

there were some dishonest officers in Dougas county. Van Dusen of Douglas showed how costs would be piled up in his county in petty cases and the taxpayers robbed. It is

amentable that justices of the peace are not s pure as they should be. Happibal of Howard thought the state ought to be honest with its officers and pay

them for services in criminal cases. The provision of the bill that met such orcible objection on the part of the senators from Douglas is as follows: "Section 1. That section 585 of chapter 1 ows: Section 535. That no costs shall be

of prosecution for a misdemeanor, or for surety to keep the peace, unless prior to the issuing of the warrant in such case, the county attorney of the county in which such action is brought shall have examined nto such complaint and shall endorse thereon his approval of the same. In all such cases costs shall be allowed by the county commissioners the same as in cases of felony tried in the district court."

Senator Crow's amendment for indefinite postponement prevailed by a vote of 19 The committee arose at 5:25 and the senate adjourned till tomorrow.

# PROCEEDINGS OF THE HOUSE.

Grosvenor Inheritance Tax Bill is Passed by a Vote of 62 to 28. LINCOLN, Feb. 1 .- (Special.) - The house

istened to the reading this morning of a petition from citizens of Nemaha county ask ng for the passage of a law fixing a penalty of \$100 for the killing of quail, prairie chicken or other birds except English sparrows for the next five years and asked that

one-half the amount of the fine in each case go to the informant. A petition was also presented asking for the passage of a law to prohibit the discharge of firearms near highways. The committee on rules reported an

amendment to the rules providing that reports of standing committees recommending bills for passage or general file should be idopted without debate, only reports for indefinite postponement being open for discussion. The report was adopted. The following report on the postoffice case

was submitted Your committee to investigate the alle gations concerning the postoffice of the house reports as follows: That the letter was written by one mem-

PROCEEDINGS OF THE SENATE. and good intention directed to the wife of Schaal of Sarpy Wants Senator another by some person connected with the postoffice of the house and not by the writer LINCOLN, Feb. 1 .- (Special.)-Committee reports occupied the senate's attention this nor the husband of the recipient; that the lady who received it knew it was not writ-ten by her husband nor to her, but was in-tended by some other man than her hus-band and for the wife of the writer: morning. The committee on miscellaneous subjects reported S. F. 46, to amend the game law, to pass with amendments: S. F. 60, to pass, it being the law providing a That this should be a warning to all pe

Board of Embalmers. The report was sons who are supposed to be connected with adopted. S. F. 77, to repeal section one, the directing of this letter to the wrong chanter II, of the Compiled Statutes, relating person not to do it again and is also in-

passed by a vote of 86 to 1.

House roll 114. by Wilcox, amending the act relating to the appointment of supreme court commissioners, was read. The bill was as follows:

Section 1-That section 3 of an act en-

ing their duties," approved March 9, 1893, as said section was amended by an act en-titled "An act to amend section 3 of an act entitled 'An act authorizing the appoint-ment of supreme court commissioners and might have to go forty-five mines oval. the county attorney and get his approval. Miller of Buffalo favored the bill. He said supproved March 12, 1895, be and the same approved March 12, 1895, be and the same is hereby amended so as to read as follows: "Section 3—The said commissioners shall hold office for the period of three years from Powler of Filimore said the senator from Douglas wanted to punish all the justices and constables in the state simply because of law. They shall each receive a salary equal to the salary of a judge of the su-preme court payable at the same time and same manner as salaries of the supreme court are paid. n the same

fore entering upon the discharge of their duties they shall each take oath provided f r in section 1 of article xiv of the constitution of the state. All vacancies in this commission shall be filled in like manner as the original appointment. Provided, That upon the expiration of the terms of said commissioners as hereinbefore provided and at the end of each period of three years thereafter the said supreme court shall ap-point three persons having the same quali-fications as required of those first appointed of the Criminal Code of the State of Ne-braska be amended so as to read as fol-lows: Section 535 That no cost shall be the same as lows: Section 535. That no costs shall be those of the commissioners originally ap paid from the county treasury in any case pointed."

> When the roll was called on the bill it. was found that sixty-five had voted for it and twenty-four against. The bill having an emergency clause, requiring sixty-seven votes to pass, a call of the house was had in order to bring in the absentees. The call lasted for nearly an hour, when Lemar of Saunders came in. The call was raised and Bouller of Saunders and Schatble of Richardson changed their votes, thus passing the bill with the emergency clause. Pollard of Case moved that H. R. 137, he revenue bill, be made a special order for next Monday afternoon. Mr. Pollard ex-

plained that the bill had been recommended for passage and was ready to be disposed of.

Wheeler of Furnas moved that all other revenue bills be taken up at the same time. Sturgess of Douglas said the revenue bill

had been printed out of order and the house been delayed several days while the printers got through with the printing of 137. There were other important bills worthy of con-

sideration in their turn. Burns of Lancaster supported the motion nade by Wheeler. He did not want other bills sidetracked to make room for the Pol-

lard bill. Grosvenor of Hamilton thought the r quest for the special order was reasonable and that it would be impossible to handle several bills at once. Weaver of Richard son spoke along the same line.

Easterling of Buffalo said the old revenue aw was well established and he was not in favor of any change except on mature deliberation.

Detweller of Doughs told of the laborious work performed by the revenue committee and said the members were unanimous in the opinion that the bill ought to be taken up as suggested by the motion made by Mr. Pollard. There was no good reason for the objections that were being raised. Swan of Nemaha spoke for the original motion and said the bill was the most important one before the house and to take it up Monday afternoon would be giving the members ample time to examine the bill. This view was also taken by Haller of all the bills at once would effectually prevent any revenue legislation during the sesinterfere with the main bill.

Burns of Lancaster moved that the special order for 137 be made for one week until the resourceful Geis presented each from Monday. This amendment was adopted by a vote of 58 to 20. Standing committees reported H. R. 33, Swan of Nemaha offered a resolution in-85, 118, 157, 153, 143, 84, 17, 170, 50, 3 and 46 for passage, and 145, 144 and 150 for instructing Nebraska representatives in condefinite postponement. These reports were gress to vote against any future appropriations for the Omaha exposition. A motion all adopted. H. R. 117, by Sturgess of Dougto table the motion was lost by a vote of las, requiring the registration of all bonds 23 to 38 and a motion by Olmsted to make a with the state auditor, was reported for indefinite postponement, but was recommitted special order for tomorrow morning was carried by a vote of 43 to 33. A resolution declaring F. Skipton of Fill-H. R. 150, one of the bills killed, was the more county to be in contempt and ordering bill providing a penalty for failure to vote his arrest was adopted. A resolution inviting W. J. Bryan to address the house on the subject of the election of senators by a direct vote of the people was tabled by a vote of 43 to 41.

court cases only in original causes, was rotary of State Banking Board at \$2,000 per instead of the prevailing interest, 6 per cent. The proposition will come before the voturs

11 .

H. R. 401-By Leman: Creating an inat the spring election and there is little surance department, naming the auditor of doubt but that it will be carried without public accounts ex-officio insurance com-missioner and for the regulation of said deopposition. The present outstanding first water bonds are in the amount of \$34,000 and were issued June 1, 1898, with an option partment and appointment of a deputy comloner.

H. R. 402-By Beverly: To amend secof calling them in at the expiration of ten then 25 of chapter 1 of the Compiled Stat-utes of 1897, entitled "Liquors." Putting years. This option is going to be improved Putting and new bonds floated at a reduction of 2 power to grant licenses in metropolitan cit-ies in the hands of the fire and police comper cent in the interest. missioners and preventing granting of more than one license to one person.

H. R. 403-By Smith of Salem: To amend section 10, subdivision 13 of chapter laxis, statutes of 1897, relating to the State Normal Schoo

H. R. 404-By Peck: To amend section 75, article 1, chapter 1xxvil, section 4, sub-division 1, chapter 1xxix, etc.; and to repeal said original sections, providing rate of states taxes and providing that the rate of school tax shall not be less than 5 mills nor more than 6 mills and further amending the school laws. H. R. 405-By Prince: To amend sec-

tion 12 of article i, chapter ii, statutes of dated March 1, 1899. 1897, relating to agriculture and the holding of fairs. H. R. 406-By Fisher: To regulate the

fees and taxes of mutual fire insurance com-panies; fixing fee for filing charter, \$10; filing annual statement or annual certificate of authority, \$1; agent's certificate, 50 cents; official examination, \$5 per day for time employed; and exempting such companies so paying from payment of other taxes or

H. R. 407-By Fisher: Creating the Sixseenth judicial district of Nebraska and providing for the electing of officers therein. Proposed district comprises counties Dawes, Box Butte, Sioux, Scotts B Bluff Banner and Kimball; and provides for elec-

of a district attorney therein. tion of a district attorney therein. H. R. 408--By Fisher: To amend section etc., chapter lxxv, changing name of institution at Kearney to "Boys' Military and Training School of the State of Nebraska. and providing for a military department. H. R. 409-By Easterling: To amend section 143, article i, chapter xli, statutes of 1897, relating to park commissioners in cit.

es of 5,000 to 2,500 inhabitants. H. R. 410-By Easterling: Conferring upon citles and villages the by ordinance telephone rentals and charge within their corporate limits. H. R. 411-By Easterling: To amend sec tion 3, chapter xxvi, statutes of 1897. Pro-vides that all elections at which propositions are submitted for voting bonds or to in-

crease taxes, that all females of the age Tooms. 18 and upwards, residing and owning taxable, property in the county, township or district, city or village in which such bonds

or taxes are to be voted shall be entitled to vote thereon. NEBRASKAN HOLDS CHURCH ALONE. arry since the road was built. Trains g

Plucky Artillerymun Refuses to Be Frightened From His Post. GRAND ISLAND, Neb., Feb. 1.-(Special.) -In an interview in the New York Times with members of the returned Aator battery the following story is told of a Grand Island boy: "The battle in which the battery participated with such bravery took place near a church and here the dead and one sick man were left in charge of Company E of the Thirteenth Minnesota and Private George S. Geis of the Astor battery while the remaining force pushed on into Manila. "The insurgents, who had been refused admittance into the city by the Americans, uniforms for the first time Saturday after-

swarmed about the old church in an angry mood, denouncing and threatening the Americans. The lieutenant of the Minnesoty company decided to vacate the church, fearing trouble during the night, but Artilleryman Geis refused to leave his post. The lieutenant, after giving Gels a rifle, withdrew his company, leaving the artilleryman alone with his sick comrade and the dead. All night angry Filipinos were gathered about the church, where Gels stood, gun in Washington, who said the consideration of hand, awaiting the attack which he felt sure would come before daylight. Now and then a squad of scowling insurgents would enter,

senger rates were adopted. wion; is new bills could be crowded in to only to be cowed by the bold front of the long artilleryman. Once a party more daring

MADISON, Wis., Feb. 1.--A memorial to congress was adopted in the senate of this than the rest refused to leave the church state today protesting against the seating

that will cure.

a deep gash.

cent refunding bonds which were voted at A STATE the special election held Tuesday were sold to Farson Leach & Co., of Chicago at a premium of \$100 and the cost of preparing the bonds. Representatives of several other bond dealers were present and put in their bids which were but little lower than that of the successful bidders. The bonds will be of the denomination of \$1,000 and will be Farmers Gain Information. GENEVA, Neb., Feb. 1 .- (Special.)-Prof. Barber of the University of Nebraska lectured on "Swine Plague and Cholera Treatment, Prevention and Cure" this aftertoon in the court room. Quite a number of farmers were in attendance. Comstock of the Nebraska Farmer speaks omorrow morning and in the afternoon the farmers will organize into an association.

Nebraska Bonds at a Premium.

FREMONT. Neb., Feb. 1.-(Special.)-The

ity council held its regular monthly meet-

ing last evening and transacted a large

amount of business. The \$200,000 414 per

Telephone Wires Will Extend.

Grand Island an important central office.

New Business Block Planned.

Heavy Shinments of Stock.

Workman Accidentally Hurt.

Benefit for Juvenile Band.

"Uncle Josh" will be given for their benefit.

Walsh and MacDowell, Boyd's tonight.

Missouri Federation of Labor.

JEFFERSON CITY, Mo., Feb. 1.-The State Federation of Labor today elected the following officers for the next two years:

President, M. F. Bradley, Kansas City; vice president, J. G. Fiekenseer, Jefferson City; secretary and treasurer, E. R. Howard,

Kansas City; delegate to American Federa-tion of Labor, Sam B. Harrison, St. Louis.

Resolutions against the reduction of pas

Memorial Opposes Roberts

of chemists, the loudly advertised preten-

sions of quacks, have been for years ex-

and Ord and to Broken Bow.

DUFFY'S PURE

MALT WHISKEY

Stricture and Gleet at home

mai

FREE TO ALL

MEN HASTINGS, Neb., Feb. 1.-(Special.)-The Juvenile band will appear in their new ERIE MEDICAL CO., BUFFALO, N.Y. noon and in the evening the comedy-drama

AMUSEMENTS.

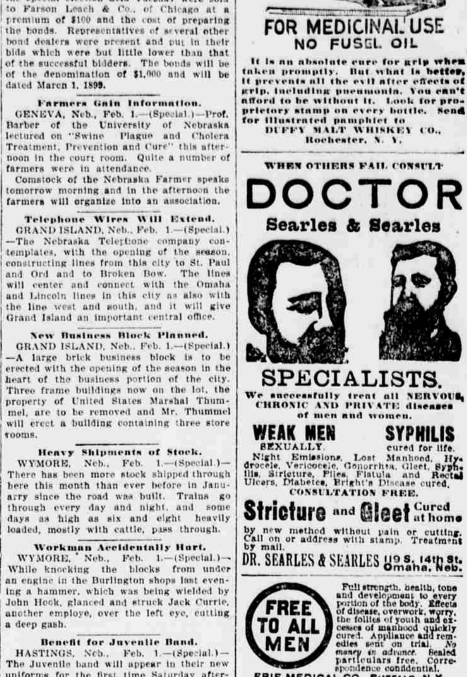
BOYD'S-PANTON & BURGERS, Managers, Tel. 1918. TWO MIGHTS, BEGINNING SUNDAY, FIBB. 5.

With Special Matinee Sunday. Mr. Jacob Litt Presents Grant Stewart's Laughing Success,

**Mistakes Will Happen** 

A Great Company, Headed by Charles Dickson and Henrietta Crosman.
Night Prices-Lower Floor, 50c, 75c and \$1.00. Balcony, 35c and 50c. Gallery, 25c. Matinee Prices-25c, 35c and 50c.

BOYD'S THEATER Mgrs. Tel, 1919.



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Senate Today.

tion to W. J. Bryan to Talk to

the Members on the

Matter.

LINCOLN, Feb. 1 .- (Special.)-In the ab-

sence of anything exciting in the senate this

majority evinced no lightning desire to take

his motion from the table where it was re-

senator shot a new resolution into the hopper

expressing the same sentiment conveyed by

his tabled motion. He then moved a sus-

gension of the rules in order that the senate

A number of republican members favored

the immediate disposition of the resolution.

but thirteen senators did not, hence it will

Talbot of Lancaster and Rocke of Lan-

caster both voted for immediate considera-

Busy Time in the House.

In the bouse there was a busy time all

day. The lack of votes to pass the bill au-

thorizing the appointment of supreme court

commissioners, with the emergency clause,

caused a call of the house and made a lively

Late in the afternoon an attempt was

A motion inviting Bryan to address the

Skipton is Sent For.

The sergeant-at-arms of the house was

sent to Fillmore county for Judge Skipton

tonight in accordance with a warrant issued

by the house this afternoon. There is a

test case at once, but another attempt will

The Omaha exposition matter, which was

stirred up by the Swan resolution this

afternoon, is being discreetly talked over.

some of those who desired to take a slap at

the exposition today are modifying their

views and it is pretty certain that no rodi-

Chosen by Popular Vote.

general desire to close up the Fillmore con

be made to get the missing ballots.

cal action will be taken tomorrow

come up tomorrow for a flow of oratory.

llon.

might act upon the resolution forthwith.

Lancaster county people have exhibited

# Handsome Edifices.

CHICAGO, Feb. 1.-Christian Scientists have subscribed \$20,000 within the last ten days toward the erection of two costly temples, one for the North side and the other for the West side congregations, to be dedicated some time before the close of the present year, and which will be equal architecturally to the First church. on Drexel boulevard on the South side, dedicated one year ago. The idea of the Christian Scientists is to possess three temples, one for each division of the city.

TO CURE A COLD IN ONE DAY Take Laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure. The genuine has L. B. Q. on each cure. tablet.

Rancher Supposed to Be Murdered. TACOMA: Wash., Feb. 1.—A sensational murder case has developed in Lewis county., The charred remains of Rancher W. Faddaugh were found in the ruins of his home, eight miles from Chehallis. He had gone to sleep the nigh tprevious in his cedar cabin. During the night the cabin was burned and Faddaugh apparently per-ished with it. The officers sent to investi-gate the matter found the trunk of the gate the matter found the trunk of the dead man's body in the ashes of his cabin, but the head and limbs were missing, having been completely severed. There were evidences of violence on the part of the body found. William Taylor, a young man nearby, has been arrested on suspicion. The dead man recently came from Missouri and was reported to have had a large sum of money at the time of the tragedy.

#### Jernigan Willing to Settle.

BOSTON, Feb. 1.—Rev. Prescott J. Jerni-gan, who as the promoter of the Electro-lytic Marine Salts company secured \$300,000 and fied to France last July, has returned to this city and has offered terms to escape punishment. Warrants for Jernigan's arrest have been held by the police since August last and when it was found that he had returned they endeavored to locate him, but without success, he having left town two hours earlier. He is said to have gone to a suburban city, where he will remain until friends secure the holding up of the warrants outstanding against him.

## Ten Years at Hard Labor.

JUNCTION CITY, Kan., Feb. 1.-Mrs. John Krebs, convicted last week of murder-ing Mrs. Lizzie Craig December 16, was sentenced today by Judge O. L. Moore to hard labor in the state penitoniary for ten years. In reply to the court's question whether she had anything to say why the sentence of the court should not be pro-nounced upon her, she replied that she had not and received her sentence without the slightest emotion. alightest emotion.

## Colorado Pledges Support.

DENVER. Feb. 1.—The state senate to-day adopted a concurrent resolution pledg-ing Colorado's support for the world's fair to be held at St. Louis in 1903 in celebra-tion of the one hundredth anniversary of the purchase of the Louisiana territory.

Colorado Favors Woman Suffrage. DENVER, Feb. 1 .- Both houses of the legislature have adopted a joint resolution recommending other states to give a trial to the woman suffrage system of Colorado.

# Sores Disappeared

Boils Cured by Hood's Sarsaparilla " My little boy was afflicted with small boils on his face and hands caused by being in constant contact with other children who were not healthy. A friend advised me to try Hood's Sarsaparilla. I did so and the sores disappeared soon after he began taking it." MRS. MAGGIE HowARD, 520 South 11th St., Lincoln; Neb.

Hood's Sarsaparilla Is the best-in fact the One True Blood Purifier.

Hood's Pills the best family cathartie

S. F. 99 was introduced by Noyes of Douglas and amends the law relative to the levy of taxes in school districts by adding the following "Provided. That in districts having four children of school age, or less than four,

the levy shall not exceed the sum of \$400 in any year; and in districts having more for amendment. than four children of school age, the levy shall not exceed the sum of \$50 per child in addition to the above."

Schaal of Sarpy wanted to know if the at general elections. H. R. 144 was a bill majority were now willing to take from the making cities of 10,000 inhabitants cities of table his motion providing for the election the first-class. H. R. 145 designated cities between 5,000 and 10,000 inhabitants to be of United States senators. Receiving no affirmative reply he introduced the following cities of the second-class. On third reading H. R. 36, the Grosvenor

resolution: "Resolved. That it is the sense of the sennheritance tax bill, was taken up and passed ate of the state of Nebraska that United by a vote of 62 to 28. After recess the shouse went shead with

States senators should be elected by a di-rect vote of the people." the order of bills on third reading, first He moved a suspension of the rules for taking up H. R. 40, by Crockett of Knox. immediate action. His motion received 19 which was passed by a vote of 71 to 15. yeas to 13 nays, but failing to receive a This was the bill amending section 6079 two-thirds vote was declared lost, and the of the statutes relating to "appraisements." resolution goes over till tomorrow. The bill added the following section to the Bills on first and second reading were read

existing law: "Provided. That the officer making such by the secretary. Bills on third reading were passed as follows: S. F. 72. by Talbot evy shall serve personal notice on the deof Lancaster, abolishing fees for registers endant or defendants. If residents of the in chancery, an obsolete section; S. F. 67. county wherein the premises levied on are by Prout of Gage, one of the Wheeler curasituated of the time when and the place tive acts: S. F. 66, by Prout of Gage: S. F. where said appraisers will meet to make said 65, by Prout of Gage; S. F. 59, by Talbot of appraisement, said notice to be served at Lancaster; S. F. 70, by Talbot of Lancaster. cast three days prior to the time set for All are curative acts. making such appraisement. Such officer shall receive for serving such notice like After the joint session the senate took a

recess till 3 o'clock.

In the afternoon the senate had a long and civil cases, to be made a part of the costs uninteresting discussion as to the effect of of such sale." adopting committee reports offering amend-H. R. 24, by Lane of Lancaster, amendments to bills. The president finally made ng section 26, chapter xxiii, of the statutes ruling that the adoption of the committee relating to "Guardians and Wards," providreport will not finally carry amendments ing for appraisal of property and fixing the recommended, but they will have to be time for filing of inventory, was passed by acted upon by the committee of the whole. vote of \$3 to 9 The judiciary committee reported the fol-H. R. 75, by Lane, repealing section 41. lowing bills back to the senate: S. F. 82 to pass as amended; S. F. 98 to pass; S. F. 101 to pass; S. F. 103 chapter xix, the old law empowering the appointment of court commissioners in judicial districts, was passed by a vote of to pass as amended: S. P. 108 for indefinite postponement, the bill relating to costs in H. R. 90, the Weaver bill to prohibit loud change of venue cases; S. F. 111 to pash as and unusual noises in the night time, and 76 to 0.

amended; S. F. 118, 117, 118, 119, 124, 125, providing a penalty for violation, was passed 126 to pass. These are "Wheeler" bills to by a vote of 58 to 25. cure defects in the passage of bills already H. R. 93. by Weaver, providing that a in the statutes. The committee's report was

complete record is necessary in supreme

The educational committee recommended amendments for S. F. 36, to provide school 월수월수필수월수월수일수필수필수필수필수필수필수필수필 libraries, the bill to pass as amended. Its report was adopted.

adopted

Five new bills were introduced. S. F. 7 was placed upon its third reading. Knepper of Butler introduced S. F. 7 to abolish county agricultural societies and county aid there-for. The senate adopted a substitute, however, leaving the present law in force with an amendment that leaves it optional with each county board whether aid shall be given or not. The substitute passed by a

vote of eighteen to nine. The senate then went into committee of the whole with Noyes of Douglas in the chair. S. F. 16, by Prout of Gage, was the

first bill for discussion. The bill provides for the payment of costs in misdemeanor cases by the county upon the approval of the attorneys. Senator Prout moved county that the bill be recommended for passage. Crow of Douglas moved to amend that the bill be indefinitely postponed. In explana-tion Senator Crow said there was a class Responsible for Many Cases of of people in Omaha who would take advantage of the law to filch the county out of a Many cooks send cooked cereals to the large amount of costs by bringing pretended breakfast table in a starchy, pasty and charges in courts for the purpose of get-ting witness fees and costs out of the case. wholly indigestible manner. You are sure of a properly cooked dish when Grape-Nuts Prout of Gage said he thought every man was worthy of his hire. County officers. are served, for absolutely no preparation of

any kind is required, therefore, the flavor justices and constables are now compelled to and ease of digestion are just as intended do the work in these cases free of charge, unby the food experts who make Grape-Nuts. less the defendant is convicted and able to Try them. Made by Postum Co., Battle pay his fine. He thought the provision mak-ing the costs payable only upon the approval Creek, Mich.

Leading grocers sell Grape-Nuts.

PASTY CEREALS

digestion.

BILLS INTRODUCED IN THE SENATE.

Seven New Measures Are- Brought Forward for Consideration. LINCOLN, Feb. 1.-(Special.)-Seven new bills were introduced in the senate on Wednesday as follows: S. F. 238-By Arends: For the encour-

agement of forestry and arboriculture, which provides for the selection of a tract of land by the owner, or owners, as a permanent forest or tree-growing reserva-tion and for the appraisement of same for

taxation S. F. 239-By Allen: To amend section 10. subdivision 13. chapter laxix, Compiled Statutes of Nebraska for 1897, relating to the State Normal school and to repeal said section 10, relating to giving kindergarten certificates to teachers completing courses in approved normal schools.

S. F. 240-By Prout: To amend section 8 and repeal so tions 8 and 10, chapter xxviia, Oumpiled Fouries for 1897, changing the rules for aunission of children to the Feeble Mindeet institute. S. F. 241-By Newell: Providing that no deed of absolute convergence of and sector compensation as for the service of notices in Oomp

S. F. 241-By Newell: Providing that no deed of absolute conveyance of real estate can be recorded by the register of deeds or county clerk until all taxes due thereon to the state, county or municipality, as the case may be, have been paid. S. F. 242-By Talbot: To amend section 114. chapter xlii. Compiled Statutes of 1897 (in reference to mutual hall insurance companies), and to remeal mid section as

companies), and to repeal said section as heretofore existing, changing insurance from growing crops to simply crops. S. F. 243-By Reynolds: To regulate the practice of osteopathy in the state of Ne-

braska. S. F. 244-By Prout: To amend section 1. subdivision xv, chapter ixxix, Compiled Statutes for 1897, entitled "School District

BILLS INTRODUCED IN THE HOUSE

Sixteen New Measures Are Brought Forward for Consideration. LINCOLN, Feb. 1.-(Special.)-Sixteen

new bills were introduced in the house Wednesday as follows:

H. R. \$96-By Thompson: To amend chapter 939, article ii of 1897, Compiled Statutes, by adding a section thereto, pro-viding fees for the secretary of the Board viding fees for the secretary of the Board of Irrigation, for examining permits \$2; recording claims \$1.50; recording applica-tions, reservoirs, permits \$1; other instru-ments \$1 for first 100 words, 15 cents for additional 100; attaching certificates \$1; copies of record 50 cents for first 100 words, 15 cents for additional 100; other inst 100 words,

15 cents for additional 100; all such fees to be baid to the state treasury. H. R. 397—By Burns: To license the sale of cigarettes and cigarette papers and to provide a penalty for the noncomplance of this act. Provides for license of \$100 to be paid into city or village treasury and to repaid into city or village treasury and to go into the temporary school fund of the dis-

triot. H. R. 398-By Grafton: To amend sec-tion 1 of subdivision 15 of chapter lxxix. statutes of 1879, entitled "School Districts." empowering board to issue bonds for the purpose of purchasing site for school ouse, when the same shall amount to more than \$2,000.

H. R. 299-By Hathorn: To amend section 8, chapter ixxix, subdivision 2 of the statutes of Nebraska, entitled "Change of Site of School Houses" and providing that hereafter school houses must be io-cated along section line or public road. H. R. 400-By Lemmar: To amend section 8 of chapter vill statutes of 1997 emitted

of chapter vill, statutes of 1897, entitled Banks." Provides for appointment of sec-"Banks."

with a chair belonging to the church. His comrades returning for the dead Lext morning found Gels sitting there with his rifle on his knees. He had kept the rifle and exhibited it yesterday while his cemrades told

of his vigil." Mr. Geis is the son of an old soldier who with his wife, occupy a cottage at the Soldiers' home. When the battery went through Hastings the aged couple took the train for Hastings to see their boy as he passed through that city over the B. & M. for New York, though the meeting was brief. The old warrior is proud of his boy and has

an undeniable right to be. COUNCIL SUES SCHOOL BOARD.

Latter Body Refuses to Refund License Money Illegally Received. BLUE SPRINGS, Neb., Feb. 1.-(Special.)

There is a bitter war here between the town council and the school board. grows out of the Pisar license case. The council granted the license and Pisar handed over \$750, \$500 of which went to the school fund and the remaining \$250 to the city. The saloon was opened but after running a few days an officer closed the place and confiscated the stock, claiming the license

was illegal. Pisar fought the case and was beaten in both the lower court and the supreme court, and ever since that time he has been trying to recover his \$750. After consulting various attorneys, the city council concluded to refund to Pisar the money he had paid for a license, but the school board refused to give back its part of the money. Now the city council, which Plsar holds responsible, has begun a suit against the school board to recover the \$500.

## Mercury Still Lies Low.

GENEVA, Neb., Feb. 1.-(Special.)-The coldest weather of the season is in progress here, the mercury falling as low as 13 degrees below zero on Sunday and Monday night.

WYMORE, Neb., Feb. 1.-(Special.)-The weather here yesterday was the coldest yet recorded this winter, the thermometer registering 16 degrees below zero early yesterday morning.

## Chadron Will Save Money.

CHADRON, Neb., Feb. 1.-(Special.)-At the last meeting of the council a resolution was unanimously passed that the city proceed to refund its bonded indebtedness on the city water works system at 4 per cent

of B. H. Roberts of Utah as a member congress.

Thursday, Friday and Saturday, MERIT MAKES IT FAMOUS. Saturday Matinee, The Only Remedy in The World, Ex-cept a Surgical Operation, That -SEATS NOW ON SALE---In Fanny Davenport's Production of Sardou's Plays-Will Certainly Cure Any Form of Piles. The study of physicians, the experiments

**BLANCHE WALSH** AND

pended in one direction; to find a pile cure **Melbourne Mac Dowell** The results have been a number of harm-Thursday and Saturday Nights,

THE ACME BILL OF THE

SEASON.

"LA TOSCA."

"FEDORA."

less, and in most cases useless ointments, suppositories and even internal remedies which the public have weighed in the bal-ance of experience and found wanting; nearly all of them gave some relief, but nothing approaching a radical cure resulted from Friday Night and Saturday Mat. hese preparations.

The remedy required is one that immed-diately stops the pain so severe in most cases Lower floor, \$1.50, \$1.00, 75c, Balcony, 75c and 50c, Gallery, 25c, Matinee prices, lower floor, \$1,00, 75c, 50c, Balcony, 50c and 25c, of piles, and then by contracting the small blood vessels (capillaries) to their normal

size, produces a radical cure by reducing and finally absorbing the tumors and heal-Creighton-ORPHEUM Tel. 1531 ing the inflamed, raw mucous surfaces. Until two years ago, no such remedy had been produced, but at that time supposi-tory was placed upon the market, which has

MR. EZRA KENDALL since proven itself to be the long sought permanent cure for this common and dis-tressing trouble; it has rapidly become fa-The Brilliant Monologue Artist. Great Triple Alliance of Legitimate Stars, mous throughout the United States and Canada, and is now sold by nearly all drug Pilar Morin, Rose Eytinge gists under the name of the Pyramid Pil-

and Ciement Bainbridge It is now the best known, because its merit and safety have advertised it wherever used. It has been advertised by word of Al and Mamie Anderson Their Originality, "THE COON AND THE CHERUB." mouth, from one sufferer to another; people who had tried everything else, even submit-ting to painful and dangerous surgical ope-rations without avail finally have found that

**CONROY & M'BONALD** plies may be cured without pain and without expense, practically, as the Pyramid Pile Cure is sold for the nominal price of 50 ry Tellers. MAZUZ AND MAZETT E TRAMP AND THE BRAKEMAN."

cents and \$1.00 per package. The Pyramid instantly stops all pain and CLAYTO AND CLARICE at the same time contain no cocalue, mor-phine or narcotics; the acids and healing properties contained in the remedy speedily The Juvenile Stars of the Vaudeville Stare, P. C. SHORTIS The Daddy of All Banjo Players, Prices Never Changing-Evenings: Re-served scats, 25c and 30c; gallery, 10c, Mati-nees; Any Seat, 25c; children, 10c. remove, cause a healthful, natural contrac-tion and absorption of tumors; it will cure any form of rectal trouble except cancer and

advanced fistula, which by the way, nearly

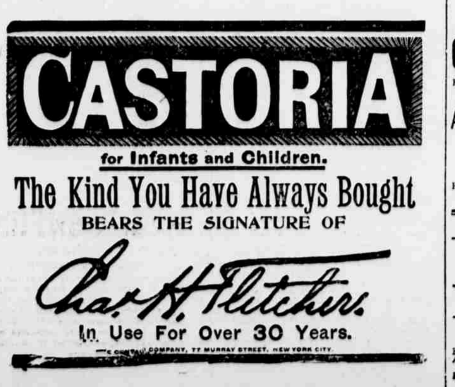
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always result from neglecting proper and Creole Rag Time Opera **Chamber's Academy** 

timely treatment for plies. As above stated, can furnish you with the Pyramid Pile Cure at 50 cents for ordinary size or \$1.00 for large package. A book on cause and cure of piles sent free by addressing Pyramid Co., Marshall, Mich

for Infants and Children. BEARS THE SIGNATURE OF





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The Cook can't disappoint Those who use Grape-Nuts. They are perfectly cooked at the factory, ▋수য়수য়수য়수য়수য়수য়수য়수য়수য়수য়수য়수য়수য়