THE OMAHA DAILY BEE: THURSDAY, JANUARY 31, 1901.

token or ticket or decise for the same

The bill provides that any company or per

son guilty of violating any of the provisions

of this act shall pay the sum of \$500 for

each offense, to be recovered for the use

of the school fund of the county where the

suit is brought before any court of compe-

tent jurisdiction in any court where any

line of railroad, either owned or leased

by such railroad company may pass, and

such suit may be brought in the name of

the state by the county attorney of such

in absolute terms by some resident of this

Regulates Mutual Savings Banks.

offense in the sum of \$10,000.



on recommendation of influential fusionists. LINCOLN, Jan 30 .- (Special.) -- Probably

Investigate Steufer's Bond LINCOLN, Jan. 80.-(Special Telegram.)the most interesting measure introduced in the senate today was a bill to prevent the Acting under authority of a motion introgiving of free railway transportation to duced by Representative Crockett and any person other than an employe of the passed by the house. Speaker Sears has appointed Representatives Whitmore, Loomis company. The bill is one introduced by and McCarthy to investigate the condition Senator Reuting, fusionist, of Clay county, The bill provides that it shall be unlawful of Treasurer Steufer's bond. This authority was not given because of any supposed defor any railroad company or agent thereof fect in the bond, but for the purpose of asto give to any person except an officer or employe of such company free transportacertaining what legislation is necessary to fully reimburse Mr. Stuefer. tion over any line or part of its line

Will Roll on No More Barrels

MADISON, Neb., Jan. 30 .- (Special.)conscious burden into the arms of a po-Master Paul O'Shea broke a leg Monday liceman. afternoon while playing. He and a com Colonel William Gildersleeve, attache of the supreme court of New Mexico, was panion were rolling down a hill on a barrel caught on the fourth floor. He tried to The lad was lying on his stomach on the barrel, when his playmate gave it a push make his way to the rear. A plate glass door stopped him. He broke it with his fist and crawled through to safety. His with such force that Master Paul partially fell off. The other boy jumped on the barrel in such a way that he struck one face and hands were badly cut. Edward Marshall, who lost one leg as the

Ar

burned.

way to Princeton.

W. H. Voltz of New Haven, a student on

John Chatfield, proprietor of the hotel,

Mrs. Chatfield and her mother, Mrs. F. H.

Streator, escaped from the burning build-

J. Ensign Fuller, an elderly man, made a

thrilling rescue of his 17-year-old invalid

niece, Miss May Upperman. She was in

a back room on the third floor. Through

the heat and smoke Mr. Fuller carried her

downstairs on his back. His feet were

people crawled across this board to the

Many were cut by glass, but none were

Heavy Loss in Chicago

CHICAGO, Jan. 30 .- Fire loss of \$100,000

to be carrried across the plank,

Several of the women

seriously injured.

ing clad only in their night robes.

mour & Co. have employed thirty-five men

of the O'Shea's boy's legs, snapping the one pear the hip.

county. The act provides that the rail-Mr. Josselyn to Be Supply Agent.

roads shall be held responsible for the PLATTSMOUTH, Neb., Jan. 30.-(Special.) acts of any officer or member of its com-Mr. W. Jossein, a nephew of General pany, and, further, that on or before the Manager Holdrege, has been appoointed sup-10th day of January of each year, every ply agent for the B. & M. road to succeed rear of his room, one story from the ground. company owning or leasing a line of rail-D. S. Guild, who has held the responsible There he found that no iron ladder was way junning through this state shall file position for many years. Mr. Guild will available to reach safety. Directly in the with the secretary of state a list of all remain here as storekeeper, and Lee L. persons to whom free transportation has Atwood is to be storekeeper at Havelock. been given over such lines in this state Mr. Josseln will assume charge the first the rear. Steinway's watchman secured a during the last year, together with the of the month, but will, it is stated, have his board which he placed from the extension nature of the office or employment of such office in Omaha. persons, and such list shall be by affidavit

Pays Back the Ten Dollars.

FREMONT, Neb., Jan. 30 .- (Special)-The the fire escape were rescued. About thirty state, and a false verification in such statecashler of the Security Savings bank met ment shall subject the maker thereof to the pains and penalties of perjury. Any with a surprise yesterday. A man from the roof and escaped. country came in and said he wanted to pay company failing to file with the secretary of state such a list shall be fined for each the bank \$10. He said that some years ago he had an account there and drew out, ac- inmates were so badly frightened they had cording to his book, \$12, but when he afterwards counted it he found that two \$10 bills Senator Martin has a bill authorizing had stuck together. He paid the money and and regulating mutual savings banks in said that his conscience felt much easier. the state of Nebraska, which provides that

Hooper Votes Bonds For It.

thirty or more persons are authorized to incorporate under the general laws of the HOOPER, Neb., Jan. 30 .- (Special.)-The state for the purpose of conducting a musystem of water works here will now be tual savings bank business, and states the put in first-class shape, the pump will be rapidly, forcing fifty employes in the up- such lodges, have ratified the agreement, manner in which said banks may be ormoved, a large boiler will be put in and a per stories to jump from windows into im- and have obligated and initiated as memganized and how the business' shall be large steel tank will be erected on the hill. provised life-saving nets, which consisted bers of the Banker's Union, and that two-

Douclas, which provides that all brick sion bonds. There were 150 votes cast, 124 company is owned by J. N. Nusbaum, who That more than three-quarters of the carried insurance of \$64,000. The building, lodges of the Sons and Daughters of Provalued at \$30,000, is damaged beyond re- | tection have adopted the Constitution and pair. The fire started from a defective store By-Laws and ritualistic work and name of in the basement. the Banker's Union of the World, and are now lodges of such order in good standing **Business** Section Wiped Out. That on the 16th day of January, 1901, CHAMPAIGN, Ill., Jan. 30 .- Fire last J. J. Pickett, together with fifteen or sixnight almost destroyed the entire business teen other persons, claiming to represent section of the little town of Tolono, nine the Sons and Daughters of Protection, ormiles south of here. The loss is estimated ganized, by electing new officers of such orat \$100,000, partly covered by insurance, der, and falsely and without authority of The fire started in a small frame building law attempted to elect officers in said Sons occupied by a restaurant, and before it was and Daughters of Protection, which offipr. Wolfe of the Presbyterian church and gotten under control nearly every business ces at the time were not vacant and not block was destroyed. abandoned in any manner whatever. That have each Endered their resignations and ONE TERMINAL FOR CHICAGO the instigation and by the procurement of these so-called officers, without authority Post Predicts Single System for All assuming to represent the Sons and Daugh-**Ronds** Entering from ters of Protection Three Directions. That in furtherance of their plan, the -The Citizens Concert band of this city said reorganized body, pretending to be CHICAGO, Jan. 30 .- The Post today says: the Sons and Daughters of Protection, are Chicago is likely to have, at an early date. fraudulently and falsely circulating baseone great terminal system for all the roads less and slanderous reports, regarding the entering the city from the east, south and credit and standing of the Banker's Union west. of the World, and are in every way attempt The establishment of such a system will ing to prevent the payment of dues to the be the consummation of a plan, the general Banker's Union and impair confidence in The fame of Bucklen's Arnica Salve, as the best in the world, extends round the details of which have yet to be worked the faithful management of its affairs and out. The purchase of the Chicago terobservance of its obligation. minal transfer property by the E. H. Har-That the agreement above referred to as riman syndicate is the first step toward having been made between the Executive carrying out the general plan. Committee of the Sons and Daughters of The need of such a terminal system has Protection and the Banker's Union of the been felt, individually and collectively, by World was entered into in good faith and the roads which will use the new system the best interests of the members of both of consolidated terminals when it is comorders, and for their sole protection and pleted. Present methods of handling trafbenefit. That the conditions of said agreefice have for many years been utterly inment have been performed in the fulles adequate to meet the needs of the city. degree by the Banker's Union of the World and will be performed by the Sons and Charge President with Wrecking. Daughters of Protection and the member-PORTLAND, Ore., Jan. 30 .- Suit has been ship of said Order, unless prevented by begun in the United States court to wind conspiring parties in the issuing of false up the affairs of the Columbia Southern and slanderous reports regarding such railroad and to distribute its assets among agreement as made between the Hanker's the stockholders. Charles Altschul of San Union and the Sons and Daughters of Pro-Francisco, owner of the land grant of the tection above described. Willamette Valley & Cascade Mountain Upon reading the petition, Judge Lincolu Military wagon road, and Thomas D. Ram-Frost of the District Court of Lancaster bant of New York, stockholders, are the County, issued the following order: PIE Is one of the best known figures among the complainants. They allege that E. F. Lyttle, ordered that upon the execution and appropioneers of the railroad world. He was president of the Columbia Southern railval of a bond, in the penal sum of \$500 road, is attempting to wreck the company, that a restraining order issue whereby said 1854 to 1871, of the Kansas City. St. Joseph They allege that the Oregon Railroad & parties shall be restrained from acting or & Council Bluffs from 1871 to 1881, of the Navigation company would be glad to beassuming to act as officers of the Sons and ome the exclusive owner of the Columbia Daughters of Protection, and from making Southern. claim for payments or of receiving any dues Southern Gets the Air Line. or assessments from the Sons and Daugh-INDIANAPOLIS, Ind., Jan. 30 .- A final ters of Protection by virtue of filling the decree was entered today in the United offices, or having control of the manage-States court here, which orders the turnment of the said Sons and Daughters of ing over tomorrow at midnight of all the Protection, and from commencing any suits personal property of the Louisville, Evanswith reference to such management, or re-

OLD MAN MAKES A THRILLING RESCUE Of the World is Granted a Restraining Order.

NEW YORK, Jan. 30 -- Two lives were Insurance Case in Court

The dead: ELNORA DOWNING, 25 years old, . Suit Begun by Re-organized Sons and Daughters of Protection.

HEARING SET FOR FEB. 11.

Judge Lincoln Frost of Lancaster County Will Try the Case.

terribly burned, and as he reached the FRATERNAL SOCIETIES INTERESTED open air he staggered and fell with his un-

The Bankers Union of the World filed its answer and cross petition, in the litigation recently instituted by the reorganized body known as the Sons and Daughters of Protection, and in the cross paticion among other things alleges that the Sons and Daughters of Protection, by and through its Supreme Executive Committee, entered into an agreement with the Banker's Union result of a wound received while serving as of the World, whereby all the property of a war correspondent in Cuba, occupied a the Sons and Daughters of Protection was room on the second floor. When he was transferred to the Banker's Union of the aroused the halls were filled with smoke. World, and in consideration thereof the Not waiting to find his artificial leg, Mr. Banker's Union of the World agreed to pay Marshall climbed to the fire escape in the and assume the beneficiary certificates, contracts or policies issued by the said Sons and Daughters of Protection, in the same manner and form as the Sons and Daughrear of the Jefferson is Steinway's plano ters of Protection was obliged to do, and ware rooms, with a one-story extension in that the members of the Sons and Daughters of Protection were to have the right to be given policies in the Banker's Union roof to the balcony on the bottom of the of the World in the same amount that fire escape, and across this board Mr. Marthey were holding in the Sons and Daughshall and the others who climbed down ters of Protection.

That on the 3rd day of December, 1900, in pursuance of said agreement, all of the property and assets and liabilities of the Sons and Daughters of Protection, were transferred to and assumed by the Banker's Union of the World, and that both of the parties hereto have ever since been endeavoring to the best of their ability to carry out the provisions of such agreement in the was sustained by the Continental Clothing utmost good faith. That representatives of company this evening in the destruction of the Banker's Union of the World and the its large store at Milwaukee and Ashland Sons and Daughters of Protection have avenues. A strong wind made the fire burn visited the lodges, and the membership of

This was decided by the special election mostly of awnings which were let down by thirds of such members are now of their A bill providing for the uniform size of held yesterday for the purpose of voting on persons in the street as soon as the danger own volition, members of the Banker's brick has been introduced by Ransom of the question of issuing \$2,750 water exten- became apparent. The Continental Clothing Union of the World in good standing.

originally a protest against lawyer denomination has been found in the lawyer class and most of them chronic officeseekers. Just look over the list:

PACE HAS DEFINITE EFFECT

William: V. Allen, lawyer, senator and judge.

George W. Berge, lawyer and late candidate for congress.

furthe

report follows:

Jefferson H. Broady, lawyer and former district indge. M. F. Harrington, lawyer and politician. G. M. Hitchcock, lawyer, editor and can-

didate for congressman and senator. W. D. Oldham, lawyer, late assistant at-

be passed torney general and candidate for attorney general

Ed P. Smith, lawyer and late assistant attorney general J. Smyth, lawyer, former attorney gen-

eral.

R. D. Sutherland, lawyer, congressman. W. H. Thompson, lawyer and politician, That is a pretty good exhibit for a farmers' reform party.

CHANGES OF LITTLE MOMENT

Shifting of Votes in the Senatorial Race Productive of No. Result.

LINCOLN, Jan. 30 .- (Special Telegram.)-The few changes in the vote for senator today were entirely devoid of effect upon result. Four members switched, but evidently more for the purpose of avoiding falling into settled habits in answering roll call than anything else. The detailed totals are:

Allen Berge	[38] Martin
Crounse	s Mortan 1 Ø Oldham
Hainer	4 Rosewater 15
Harrington	1 Ed P. Smith 1 I Smyth
Hitchcock	12 Sutherland
Kinkaid	4 Thompson, W. H 4
Lindsay	i Van Dusen 1

Vote in Detail. Vote in Defail. The republican vote was: Allen-D. E. Thompson. Currie. Arenda-Currie, Van Dusen. Armstrong-D. E. Thompson, Meiklejohn Heekly-D. E. Thompson, Meiklejohn. Heekly-D. E. Thompson, Meiklejohn. Herlet-D. E. Thompson, Meiklejohn. Beisner-Meiklejohn. Hinshaw. Broderick-Hinshaw, Meiklejohn. Broderick-Hinshaw, Meiklejohn. Broderick-Hinshaw.

Brown of Furnas-D. E. Thompso Meklejohn. Brown of Otoe-Hainer, Crounse. Buresh-Hinshaw, Rosewater. Cain-Martin, Rosewater. Corneer-Martin, Rosewater. Crissey-D. E. Thompson, Meiklejohn. Crounse-Hartin, Crounse. Edgar-D. E. Joanneon, Currie. dgar-E Inon Currie. Edgar-D. E. Thomson, Cur Evans-Hainer, Meikleichn, Fowler-D. E. Thompson, M Friedrich-Hainer, Currie, Gallogly-Kinkaud, Meikleichn Gawne-Meikleichn, Kinkaid. on, Meiklejohn. ejohn. Hall-D. E. Thompson, Roisewater, Harlan-D. E. Thompson, Rosewater, Harlan-D. E. Thompson, Currie, Hathorn-Currie, Morlan, Hibbert-Thompson, Melklejohn, Harher-Currie, Morlan, Hibbert-Thompson, Melklejohn, Hibbert-Thompson, Melklejohn, Horton-Kinkaid, Meiklejohn, Melklejohn, Johnson-D. E. Thompson, Rosewater, Jouvenat-Crounse, Melklejohn, Lafin-D. E. Thompson, Currie, Lane-D. E. Thompson, Currie, Lame-D. E. Thompson, Melklejohn, Martin-Hinshaw, Currie, Martin-Hinshaw, Currie, McCargar-D. E. Thompson, Currie, McCargar-D. E. Thompson, Currie, McCargar-D. E. Thompson, Currie, McCargar-D. E. Thompson, Currie, McCardhy-Hinshaw, Crounse, McCory-Martin, Rosewater, Medenhall-Hinshaw, Crounse, Miskeli-Thompson, Rosewater, Moketi-Thompson, Rosewater, Mullen-Currie, Rosewater, Nullen-Currie, Rosewater, Newell-Martin, Currie, Olcoson of Cuming-Melk'ejohn, Rosewater, Olcoson of Phelps-D. E. Thompson, Melklejohn, Olmon of Phelps-D. Rosewater, Ol Neill-D. E. Thompson, Rosewater, Ol Neill-D. E. Thompson, Melklejohn, Melk'e-ohn

houses from establishing more than cousins of the first degree from forming contain all modern improvements. senate with the recommendation that it be ne branch in any town, or city, S F 198, by Martin-To authorize and res-date mutual savings banks in the state of Cabracka passed, and this motion prevailed. Should this recommendation be followed by the

e at the direction of road overseer and cost assessed against the property. R 117, by Fowler-Provides for sub-sion of constitutional amendments re-ring for all subsequent amendments to constitution a three-fifths vote of both aches of the legislature and a majority rotes cast thereon at the general elec-; changes the constitution only in re-it to the vote required at the general tion, being a reduction from a majority for and against the amendment. Ĥ. oduction of insect pests and preventing distribution through interstate com-

those already established; and it further Resolved. That the governor of Nebraska hereby requested to immediately forward ples of these resolutions to the honorable candent of the senate and the speaker of a house of representatives. for and against the amendment. R. 46, by Loomis-To make the warden

of the penttentiary the public executioner and to relieve the county shoriffs from the duty of carrying out death penalties. Recommended for Passage.

Reports of committees were received and within this state, or to issue any pass, the following bills were placed on the general file and recommended for passage: H. R. 181, by Tefft-To prevent persons, or persons dealing in

rporations or associations dealing in duta and one from selling or disposing of its paint or off or other materials used in left manufacture without having the unces of the various ingredients printed the can or package, and to provide pun-brant for variation Mr. President: Your special committee to act with a like committee from the house to whom was referred the printing of gov-ernors' messages beg leave to make the

ernors messages beg leave to make the following report: Sealed bids were asked from three re-sponsible firms in Omaha and three in Lin-coln on 2.550 combined copies to paper and 250 in cloth. Quality of paper and size of type same as used in last house journal. Four bids were received according to the terms asked as follows: \$162, \$135, \$115 and \$112.

in and during the construction or erection of any block or building.
H. R. 162, by Fowier-Requiring the trimming of osage orange, willow or locust hedge along north and west sides of public roads to a distance of five feet from the root, to be cut to this distance once every two years.
H. R. 96, by Lane-Defining and governing fraternal insurance societies, indorsed by the Nebraska fraternal congress.
II. R. 14, by Crockett-Authorizing county treasurers to pay by warrant on general fund of county any dumages that may be caused by the alteration, opening or construction of a public road.
H. R. 18, by Rohwer-To authorize county superintendents of adjoining counties in heu of an institute in each county, as

relief of the courts in Lancaster county

H. R. 142, by Tefft-To appropriate \$3,000 for the premium on State Treasurer Steufer's official bond for 1901 and \$2,000 to reimburse ex-Treasurer Meserve for money expended for official bond during his last

poned

Inspection of manufacturing, mechanical, mercantile and educational establishments. H. R. 169, by Anderson-Relating to the repair of bridges. H. R. 183, by Shellhorn-Requiring the exercise of great care in the operation of same committee also reported on senate file 18, relating to a penalty for vagrancy, recommending the same for passage. The committee reported on senate file 35, a bill

providing that proceedings of legislative

The standing committee on privileges and elections reported on senate files 12, 28 and 33, with the recommendation that the bills The following report was made by the mmittee appointed some time ago to as-

certain the cost of printing the messages of ex-Governor Poynter and Governor Dietrich, and the committee was given power to contract for the work. The committee's

> R. M. by Corneer-For the safety of and during the construction or erection

The lowest bid also includes half-tone portraits of Governors District and Poyn-ter, provided cuts are furnished, \$10 addi-tional if cuts are not farnished. \$10 addi-tional if cuts are not farnished. We recommend that the committee be authorized to contract with the lowest bid-der for this work. Chairman Senate Committee. WILKINSON. Chairman House Committee.

Chairman House Committee. Courts in Lancaster County.

des to hold joint annual teachers' institutes in lieu of an institute in each county, as cequired by the existing law. H. R. 134, by Mullen-Prohibiting the em-coyment of persons under 14 years of age in manufacturing, mercantile or industrial stablishments, and persons under 15 years of age who are not sound physically. H. R. 52, by Dahlsteen-To allow county attorneys to furnish bonds signed by one or more surety company. a larger number came up for their second reading and some for final passage. Among the latter is house roll 88, the bill for the

in the manner of drawing juries, which 142, by Tefft-To appropriate \$3,000 was passed without a dissenting vote. Sepate file 14, which raises the age of consent

Ransom of Douglas, which provides a death

H. R. 132, by Mullen-To provide for the

conducted.

A number of new bills were introduced

The judiciary committee reported on sen-

ate file 22, a kidnaping bill introduced by The following pills were indefinitely post-

penalty, was, with some slight amend-ments, recommended for passage. The

providing that proceedings of legislative bodies may be proved by the daily jour-nal, was recommended for indefinite post-ponement; senate file 42, an act for the protection of feeble minded females, was recommended for passage; senate file 46, for the anointment of a committee to the anointment of a committee to the solution of the state shall be eight inches long by four inches thick and it is made un-wants Reconvert and Hi

O'Neill-D. E. Thompson, Rosewater. O'Neill-D. E. Thompson, Rosewater, Owene-Rosewater, Currie, Rohwer-Hinshaw, Crounse, Sandall-Thompson, Meiklejohn, Scott-D. E. Thompson, Currie, Sheilhorn-D. E. Thompson, Crounse, Smithberger-Lindsay, Meiklejohn, Spencer-Thompson, Meiklejohn, Steele-Hinshaw, Meiklejohn, Steele-Hinshaw, Meiklejohn, Steele-Hinshaw, Meiklejohn, Tefft-D. E. Thompson, Meiklejohn, Trompen-D. E. Thompson, Currie, Tweel-Hinshaw, Meizlejohn, Uhl-Martin, Rosewater, VanBoskirk-Thompson, Currie, Warner-D. E. Thomson, Currie, Warner-D. E. Thomson, Meiklejohn, Wiltmore-Hainer, Hosewater, Wilcox-Hinshaw, Rosewater, Wilkinson-Currie, Meiklejohn, Young-Rosewater, Martin, Mr. Speaker-D. E. Thompson, F Absent-Paildrige, Wenzl and Kaveny, ason, Rosewate: republican; paired

SENATE IS HARD AT WORK

Clears Up Some of the Business Tha Has Been Lagging - Barber's Bill May He Repealed.

LINCOLN, Jan. 30.-(Special.)-As predicted in The Bee yesterday, the senate has resumed its afternoon sessions and will probably keep them up until the work which this kind must necessarily have their origin carried. has been dragging behind has been somewhat cleared up. Out of an even 200 bills which have been introduced in the senate only a very few, less than a dozen, the most of which are curative acts, been finaly disposed of. A few more working days like today, however, should bring the work before the senate well up to date, as there was a large amount of work disposed of today, the greater portion of the afternoon session being devoted to bills on general file by the senate sitting as a committee of the whole.

At the morning session a petition signed 207 Omaha barbers, and another containing the signatures of forty-one South ferred and it is freely predicted that Omaha barbers, were read. The petitions asked the senate to retain on the statute books the law governing the occupation of a harber in Nebraska as amended by Baldrige, and stated that the petition they had signed asking the senate to pass senate file 40, by Martin, which is an act to reneal the barber law, should not be considered, as the bill had been misrepresented to them as an act to amend the present law, instead of repealing the act entirely. which is the object of Senator Martin's bill. Senator Martin moved that the report be referred to the committee on "ugly rumors." but the motion failed to carry and the petition was placed on file. Later in the petition was placed on file. Later in the day Senator Martin presented a petition signed by 247 barbers asking for a rapeal of the law. This petition was also placed on file. During the afternoon the bill to re-peal this law came up in the committee of the whole and was ably championed by Senator Martin, who was of the opinior that the law creating this barber's examin-ing board was a hardship on the barbers of Nebraska and afforded them no protection.

providing for changes of venus, recommended for passage; senate file 47, requirivg attorneys to file with the justice a bill of particulars of his demands, and judiciary. senate file 50, relating to interest on de-

definite postponement. The committee on agriculture reported on senate file 104, an act requiring a stamp on every ball of binding twine, and recommended it for passage.

Bill for Brand Commission

from 15 to 18 years, was also passed.

The senate then resolved itself into a committee of the whole, with Ransom of Douglas in the chair, for the purpose of considering bills on general file, a previous effort by Ransom to have his kidnaping bill ome up for consideration before the com mitce of the whole having failed, it being the opinion of the senate that the bill should come up in its regular turn. The first bill considered by the committee of the whole was senate file 62, relating to a brand commission, which was reported back to the senate with a recommendation that be passed. Senate file 40, Senator Martin's bill for the repeal of the law creating a state board of barbers' examiners, was taken up and discussed, the result being that it was reported back to the senate with a recommendation that it be passed. Senator Oleson's bill, senate file 38, a bill authorizing the electors of Nebraska to vote for or against a convention to change and revise the constitution of the state at the next general election for members of the legislature, was reported back for passage. Senate file 78, a bill by Allen of Furnas, providing for the establishment of two more normal schools, brought out a protest from Serator Crounse, who gave many reasons why the bill should not pass. The bill was finally laid over until some future time without any other action being taken.

to the fact that even should it pass it would locate a couple of normal schools without any appropriation, for although the the four bills a special order for tomorin the house. Senator Lyman presented a resolution for

curred in the senate contest cases from ensued over house roll 19, by Miskell, re-Douglas county, which was referred to the quiring the destruction of cockleburrs and candidates. He said the time and place for committee on accounts and expenditures, sunflowers, but on motion of Ollis It notwithstanding the protest from Ransom was indefinitely postponed. It was sugthat the resolution should be considered at gested that the provisions of this law were once. The resolution calls for an ex. unconstitutional. A motion to recommend penditure of \$5.182.25, heing \$750 for each it for passage lost by a standing vote of of the contestant's attorneys and fees for 44 to 23. House roll 56, relating to pay-

notaries, stenographers, etc. It is intimated that there will be some recommended for passage. fun when this resolution comes up before At 5:20 the house adjourned to 10 o'clock the committee to which it has been retomorrow merning. number of the claims will be cut down to a considerable extent, which, doubtless, is one of the reasons why Senator Ransom made the fight to keep the resolution out of the committee and have it disposed of by the senate at once.

There was some wrangling over adjournment this afternoon, one member wanting to adjourn until 19 o'clock tomorrow morning, another 9 and another 8 o'clock. It was finally agreed, however, to adjourn until 9 o'clock tomorrow morning.

Senate Files Introduced.

The following senate files were introduced | today

for the appointment of a committee to and a half inches thick, and it is made un-draft new revenue laws. The house referred bill No. 109, to regulate bakeries, back to the committee on after the act has become a law unless the trapped at the mouth of a cave eight miles

At noon the house went into joint sescrees and judgments, were reported for in- sion with the senate and later adjourned by a fine of not less than \$100 nor more velt's party to stop here on the return trip to 3 o'clock.

Normal School Bills.

When the house reconvened Representative Armstrong caused a brief but vigorous

discussion of the normal school bills by moving that the house take up for consideration house rolls 70, 111, 121 and 37, which, together, provide for the construction or establishment of three normal schools, one to be in Lincoln and the other two in the western section of the state, and

on opposite sides of the Platte river. An amendment was offered that hills be considered in committee of the whole in their regular order and still another member wanted the school measure to go over until tomorrow. Representative Andrews contended that as several educators interested in the bills were in the city for the purpose of listening to the discussion he thought the original motion should carry. Representative Loomis saw in Mr. Andrews' suggestion a plan to have the school men address the house on the various

measures, to which he entered a vigorous protest. At this point the plan of the Lincoln lobby was disclosed by Representative Whitmore, who said that he thought the real object in trying to force consideration of the bills was to rush through without giving the members any time to prepare for a defense a bill providing an appropriation for the "old, cast-off Western Normal college building." He referred to the lobbyists behind the measure and as-

serted that within the last few hours they had taken several members out to view the The bill will probably be sidetracked owing building. Representative Mockett moved to make

bill carries an appropriation of \$110,000, the row at 2.20 pl. m., and, as the previous point is raised that all appropriations of ameniments were withdrawn, his motion

The house then went into committee of the whole, with Representative Arman appropriation to pay the expenses in- strong in the chair. An extended debate

ment and disposition of road tax, was

New Bills Introduced.

The following bills were introduced: If, R. 277, by Dahlsten-Providing for tax-ation of live stock remaining in counties less than a year and providing penalties for violation of the same, creates a migra-tory stock form and provides that yearly stock shall be divided among various coun-ties according to the time the stock was in each, to be computed and divided in the county where the tax is paid, and requires affected whenever he moves such stock, and fixing as penalty for violation by any county officer a line of from \$20 to \$300. H. R. 278, by Fowler-Provides that no contract with a teacher for public school shall be void unless agreed to either by all members of the district board or by two members who are not related to the teacher and whose terms of office extend beyond the contract so made, and that no contract with a teacher for a high school shall be void unless agreed to either by the off the six members of the board or by four members who are not related to the teacher and whose terms of office extend beyond the date of the contract so made. H. R. 278, by Harris-To require all rail-road companies to complete within two vers the construction of railroad where rights of way has been obtained and road-rights of ways has been obtained and road-red the daver. H. R. 278, by Harris-To amend section The following bills were introduced.

lawful for any person or corporation to manufacture or use any brick in this state brick are of the size prescribed above. A east of here, and the president of the Board

than \$500.

Favors Christian Scientists.

Senator O'Neill has introduced a bill which has for its object the giving of Christian Scientists the right to treat sick people in their peculiar style, without a physician's certificate. The section which allows the Christian Scientists this privilege is as follows: Any person shall be redresses. garded as practicing medicine within the

meaning of this act who shall operate or propose to heal or prescribe for or otherwise treat any physical or mental ailment of another. But nothing in this act shall be construed to prohibit gratuitous services in case of emergency, and this act shall not apply to commissioned surgeons in the little over one year old.

United States army and navy, nor to nurses in their legitimate occupations, nor to the administration of ordinary household remedies, nor to any person who ministers to or treats the sick or suffering by mental or spiritual means, without the use of any drug or material remedy. Senator Martin has a bill which has for

its object a change in the fees of the clerk of the supreme court and providing for a

docket fee of \$50, which money shall be paid into the state treasury through the raise some of the other fees.

Exempt Masons from Taxation. Senator Harlan, in senate file 200, seeks o amend the law so that all religious and Fellows, etc., will be exempt from taxa-

Senator Paschal introduced a bill which has for its object the prevention of wholesale liquor houses from establishing more than one branch house in any one city or town

Senatorial Investigation

LINCOLN, Jan. 30 .- (Special.) - Chairman Harlan of the senate investigation committee said tonight that no definite arrangements had been made for beginning the investigation of charges against senatorial determined at a conference with Chairman Wilkinson of the house committee.

Prohibitionists' Plea Unavailing. FREMONT, Neb., Jan. 30.-(Special.)-At the regular meeting of the city council last evening the petition for the submission of the prohibition question was brought up

and generally discussed. A number of those interested in the petition were present and spoke to the council, among them Rev. W. H. Buss and G. P. Davis. It was finally de ided not to submit the question, only two of the councilmen voting yes and five no.

The agitation will still continue and may result in the nomination of a "dry" ticket The defeat of the petition was largely due to the opinion that without the license money the school fund would be short, as

the present levy is up to the limit. **Poultry Club's Exhibition**

HEBRON, Neb., Jan. 30.-(Special.) The Thayer County Poultry club's second annual exhibition of poultry, pigeons and pet stock opened yesterday in Watson & Lawless' implement wareroom, and will continue for four days. About 500 birds are shown, as well as a fine lot of fleigian hares. L. P. Harris of Palmyra, Neb., acts as

Wants Roosevelt and His Gun HEBRON, Neb., Jan. 30.-(Special) Two wildcats, large and ferocious, were

violation of the act is made punishable of Trale has written Vice President Rooseand bunt.

Exodus.

YORK. Neb., Jan. 30.-(Special.)-Rev. Rev. E. Meehan of the Baptist church, and Rev. J. T. Bowers of the United Brethren on Sunday will deliver their farewell ad-

Hartington Band Will Tour.

HARTINGTON, Neb., Jan. 30 .- (Special.

will make a concert tour of northeastern Nebraska the first week of February in its own special car. This band is now a

It Girdles the Globe.

earth. It's the one perfect healer of cuts, corns, burns, bruises, sores, scalds, boils, ulcers, felons, aches, pains and all skin eruptions. Only infallible pile cure. 25c a box at Kuhn & Co's.

Retires at Ripe Old Age.

KANSAS CITY, Jan. 30.-Chairman H. H Hunnewell of the board of directors of clerk of the supreme court, and to slightly the Kansas City, Fort Scott & Memphis and the Kansas City, Memphis & Birmingham has tendered his resignation, which will be accepted at the next meeting of the board of directors. Mr. Hunnewell is kindred societies, including Masons, Odd nearly 91 years of age and has been chair

man of the board since 1884. Prior to that time he had been president of the Kansas City, Fort Scott & Gulf, the predecessor of the Memphis, from 1876 to his election as

chairman of the board. The Kansas City, Memphis & Birmingham was built during his term as president. Mr. Hunnewell was

director of the Hannibal & St. Joseph from Atchison & Nebraska from 1871 to 1880. He had been a director of the Kansas City,

the first meeting of the committee would be | Fort Scott & Guif for eight years before his election to the presidency. He was president from 1876 to 1881. He has also been a director of the Illinois Central; Michigan Central; Detroit, Lansing & Northern: Chicago & West Michigan; Detrolt & Bay City; Chicago, Dubuque &

Minnesota and the Wisconsin Valley. Passenger Association Not a Trust. COLUMBUS, O., Jan. 30 .- Attorney General Sheets today announced that he would ask the supreme court to dismiss the suit brought by former Attorney General Monett against the Central Passenger association all debts paid and \$50,000 in cash. to oust it under the anti-trust act. He holds that there is nothing in the association hostile to the public interest.

CHICAGO, Jan. 30 .- The Evening Post today quotes R. R. Cable and W. G. Purdy, hairman of the board and president. respectively of the Rock Island railroad, as denying the existence of any foundation for the report of the consolidation of the Rock Island and Santa Fe roads.

To Cure the Grip in Two Days. Laxative Bromo-Quinine removes the cause.

Street Rallway War in Belleville

nie. During the alternoon the bill to re-peal this law came up in the committee of the whole and was ably championed by Senator Martin, who was of the opinion that the law creating this barber's examin-ting board was a bardship on the barbers of Nebraska and afforded them no protection A motion was made that when the commit-tag arise it report the bill back to the thereafter. historic ministry, episcopal government liturgical worship and evangelical preaching. Any person desiring to know more about it will receive without cost a package of its distinctive literature upon application. Address Lock Box 1185, Chicago, Ill.

straining the collection of dues and anville & St. Louis Air Line railroad to the sessments payable to the Banker's Union The decree includes the balance of the of the World, or the Sons and Daughters property in the hands of Receiver Jarvis. of Protection, or of going before the ges of the Banker's Union of the World. All claims against the road must be presented by May 1 to the courts or be barred. or the Sons and Daughters of Protection The personal property amounts to \$300,and soliciting them to become members e 000. Mr. Jarvis turns over everything with other orders and to withhold their support from the Banker's Union of the World.

Judge Frost set the hearing for February the 11th.





NEW YORK, Jan. 30 - The Southern Railroad company today secured control of the Cable Denies Consolidation. Mobile & Ohio railroad. The terms were briefly outlined in a statement given out tonight by W. Butler Duncan as follows "The Southern Railway company has of fered to the holders of the bonds and stock of the Mobile & Ohio Railroad company in effect the guaranty of the general mort

Southern Railway company.

Southern Gets Mobile & Ohio

& Ohio company an annual per cent equal

to 2 per cent the first year and 3 per cent

The Reformed Episcopal church has

gage 4 per cent bonds of the latter company and to the stockholders of the Mobile