

eration in the senate Tuesday afternoon. Elder has had more business in the senate during the past few days than he has in the house, and he has courted the attention of the senators with more persistence than any of the members of the regular railroad lobby.

Cell House Laborers Want Their Pay. Several of the men who have been employed on the new cell house have been haunting the state house for the past few days, and claiming for their pay. Superintendent Dan Hopkins has gone to Texas, on the latest La Porte excursion, and the men have been given to understand that there is no money with which to pay them. They should properly be paid out of the \$40,000 appropriation, but it seems that the claims of supply men who furnished material at prices ranging from 400 to 500 per cent higher than others would have been glad to receive for the same material, and of the state officers who gambled \$500 of the appropriation for a junket, have swallowed up the money, and the men who performed the labor at day's pay are left out in the cold to whistle.

Committee is Being Sounded. The committee sent to investigate the institution for the Feeble Minded at Beatrice has not yet reported. Vouchers on file in the office of the state auditor indicate that the committee will have enough there to occupy their time for quite a while. Although there are but 130 inmates of the institution the vouchers for February show the purchase of over eight tons of soap during that month and within a period of three weeks. It must be understood that the purchase was not a year's supply, as the management is not allowed to purchase for more than a quarter at a time, and the supply bought in December was of sufficient size to insure the cleanliness of the inmates for several months, even if more of this article was used than is thought necessary. It is stated that the management was "buying at a bargain," but inasmuch as the vouchers call for the payment of 5 cents per pound the statement only causes a general feeling of thankfulness to arise that the purchase was not made when a "bargain" was not obtainable.

The finding of the penitentiary committee to the effect that the same plan was being pursued at the Beatrice institution, that followed in connection with the new cell house, so far as the expenditure of money for a new building without placing the superintendent under the control of the state, will also be given attention by this committee, and the "business methods" of the Board of Public Lands and Buildings will once more be turned up for public inspection.

HILL THE MAN TO LOOK TO.

Money Lost in the Capital National Bank Come Out of the Ex-Treasurer. LINCOLN, Neb., March 18.—[Special to THE BEE.]—Seventy-two members answered roll call in the house this morning. Knap at once moved that when the house adjourned it be until 7 o'clock Monday afternoon, and it carried without opposition. The special committee appointed early in the session to investigate the Capital National bank failure with reference to the condition of the state's interests in that concern submitted a full report, supplementing the partial report submitted some time ago. It was as follows:

Mr. Speaker, your special committee appointed to investigate the condition of state money deposited with the Capital National Bank of Lincoln, Nebraska, and to report thereon, has the honor to submit to you the report of the committee, which was referred back to the committee, and they have employed the services of a number of competent witnesses touching the matter under consideration, and from said testimony it is our opinion:

1. That the state had no money on deposit in said bank, and that the money thereon deposited by J. E. Hill, as deponent stated, can be so considered.

2. That the late J. E. Hill, ex-treasurer of the state, was a creditor of said bank and kept on account with it a large amount of the state money, to-wit: \$347,000, in 1892.

3. That at the close of the term of office of said J. E. Hill said bank was owing him a balance of about \$285,000, for which said bank issued to said J. E. Hill a check for \$285,000, which was cashed by him on or about January 9, 1893.

4. That said J. E. Hill, ex-treasurer of the state, is now in the hands of the Creditors' National Bank, and that the balance due on said certificates of deposit is \$285,000, and that the sum of \$285,000 is in cash or available in the hands of the Creditors' National Bank.

5. That at and before the time of such deponent's payment to said bank of the sum of \$285,000, the said bank had on deposit with it the sum of \$285,000, and that the sum of \$285,000 is in cash or available in the hands of the Creditors' National Bank.

to advancing bills on the general file and crowding them to a third reading without waiting to submit them to the gauntlet of open discussion in committee of the whole. The bill for the consolidation of the laws of 1891, amending section 4,392, chapter 31, of the statutes of Nebraska of 1891, and to regulate the duties of the chaplain of the state penitentiary.

Moved by Woods—House roll No. 223, by Woods, to amend section 210 of chapter 15 of the consolidated statutes of 1891, entitled "Insurance Companies."

Moved by Corbush—House roll No. 454, by Corbush, to amend section 84 of an act approved March 29, 1889, as amended by section 200 of the consolidated statutes of 1891, approved April 9, 1891, and to repeal said original section 84 and said section 17 of chapter xvii.

Moved by Ames—House roll No. 158, by Ames, to provide for the mode of conducting elections, to insure the secrecy of the ballot, to provide for the printing and distribution of the ballots at public expense, to define and provide punishment of offenses in connection with the election process, to repeal chapter xxvii of the session laws of 1891, known as the Australian ballot law, and other laws and parts of laws inconsistent therewith.

Moved by Ames—House roll No. 233, by Ames, to amend sections 2,174 and 2,176 of chapter xxvii of the consolidated statutes of Nebraska, entitled "Liquors."

Moved by Barry—House roll No. 415, by Barry, to provide for the levy, assessment, and collection of taxes for the purpose of enforcing the liability of railroad corporations under the laws of this state in respect to such taxes as shall hereafter be levied or assessed upon the authority of this act.

Moved by Rhodes to reconsider vote by which house roll No. 412 was indefinitely postponed, and bill placed on the general file.

Moved by Lockner—House roll No. 305, by Lockner, to amend section 49 of chapter xv of the consolidated statutes of Nebraska, 1891, entitled "Elections."

Moved by Howe—House roll No. 175, by Howe, to provide for submitting to the voters of this state a special tax for road and bridge purposes, and to provide for the expenditure of said fund and to repeal all acts and parts thereof inconsistent therewith.

Moved by Crane and Withnell. Representative Crane has offered seven bills, six of them proposing amendments to the code of civil procedure, and one carrying an act to provide for a uniform policy of fire insurance to be made and issued in this state by all companies doing business here.

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