



Lorraine There is not the slightest exaggeration in saying that in texture, novelty and dainty freshness, Lorraine goods surpass anything else that is shown on the wash goods counters.

108-inch We wish to call your attention, that we carry the 108-inch bobinet for Battenberg embroidery work.

It is extra heavy and especially adapted for this purpose. 108 ins. wide at \$1.00 per yard. CURTAIN SWISSES In large variety, 36 inches wide, at 12c, 15c, 20c, 25c, 30c, 35c, 40c, 45c, 50c, 55c, 60c, 65c, 70c, 75c, 80c, 85c, 90c, 95c, 1.00.

Hosiery—Various grades of hosiery in light medium or heavy weight—and better values than ever—We are prepared to supply every wanted kind as our assortment is larger than any previous season.

New shades in fancy open work hose, dotted, striped and plain, at 25c and 30c.

Black hosiery in lace or fancy drop stitch at 25c, 30c and 35c.

We also carry a complete line of plain black hose, which we know are excellent values for the money, at 25c, 30c and 35c.

Notions—Wire collar forms, made of silk wire, allowing perfect ventilation for lace or chiffon collars, or can be used as a support for ribbons.

They are self-adjusting, white and black, 15c each.

We also have the perfection collar forms, made of lightweight material, shaped and lined, ready for use, 15c each, 2 for 25c.

The Best Stock—best business—best store—best help that we ever had for Easter selling.

Women's Neckwear—With your new Easter gown, you should have one of the latest style scarfs which we are showing—They are about 85 inches long, and 24 inches wide.

Corsets The little girl was wise in her generation who prayed, "Oh, Lord, make us stylish!" But the corset and one's resolution have much to do with it, and why should not woman, who worries over a flower to improve its bloom and beauty.

Made of gauze silk, printed in beautiful colorings and designs. Price, \$2.25 each. Winders in plain colors, also figured, 50c each. Stocks and corded collars and ties in every wanted shade, 50c, 75c and \$1.00 each.

Why shouldn't woman be as symmetrical and graceful as trying will make her. One of the strong helps is W. B. "erect form" corset. It is straight front, but now very high, makes one long from the under to the bust line. The corset naturally gives one a military stand and that helps the hips. W. B. erect form corsets made of batiste; price, \$2.00 each.

Fine New Black Goods for Spring—Splendid values in reasonable and desirable dress materials.

Men's Neckwear—There's an individuality about our styles and patterns which insures good dressers of getting only the latest and choicest styles.

Being sure of the goods we offer we show them in good honest daylight—where choosing is both safe and satisfactory.

Our Easter lines are made up of the choicest of silks, in the latest shapes. Special values at 50c each.

NEW SATIN FINISHED PRUNELLA—Beautiful, rich satin luster, a great favorite this season, \$1.00, \$1.25, \$1.50, \$1.75, splendid value at \$1.00.

Easter The glove still belongs to the list of articles that follow fashion. Our department is radiant with color and quality.

NEW SILK AND WOOL CREPE DE CHINE—There is a wonderful showing of the new soft clinging fabrics, double widths, \$1.50, \$2.00, \$2.50; splendid value in all wool crepe de chine at \$1.00 a yard.

Two well known makes are here represented, namely, Foster and Trefousse, of good weight, requires no lining, beautiful color, \$1.25, \$1.50, \$1.75.

NEW SATIN FINISHED VENETIANS—A fabric much in demand this season. For separate skirts or full suits, 50c, \$1.00, \$1.25, \$1.50, \$2.00.

Kaiser patent finger tipped silk gloves in black, gray, mole and white, 75c and \$1.00 per pair.

Our Suits, Our Jackets, Our dress skirts and waists are unusually pretty this season—Saturday we received some new styles in black silk taffeta—at \$10.00 and \$16.50.



We show some very exclusive styles in handsome dress skirts, from \$12.00 to \$18.00. Most all the pretty walking skirts sold here come from our store; our prices are \$6.50 to \$12.00.

The week before Easter will be a busy one in our cloak dept. We advise an early selection to avoid any disappointment later.

WE CLOSE SATURDAY AT 6 P. M. AGENTS FOR FOSTER KID GLOVES AND McALL'S PATTERNS.

THOMPSON, BELDEN & CO.

Y. M. C. A. BUILDING, COR. 10TH AND DOUGLAS STS.

his oft-declared determination to push this measure to the end. Johnson threw up his hands and started on a run for the door, picking up the lobbyist representing the street car company as a protector as he sped through the corridor.

Program of the Fusionists. A populist standing in the very front ranks of the party councils outlines the policy they propose to pursue in these words:

"We fusionists may be relied on to make the best of the republican choice of senators. We propose to begin right away and keep hammering on the proposition that the republicans have simply carried out the edicts of the railroad bosses.

"You say it would not make any difference who was elected. Well, perhaps not, but a different selection might not have given us such plausible support for our assertions. We have to make our campaign an anti-corruption fight, as that offers the only chance for us to get back into power. I believe, however, that if we make a good nomination for supreme judge next fall and settle the trying question of fusion satisfactorily, we will be able to come out on top once again.

SENATE BUSY MAKING LAWS

Windsup Session Marked by Much Business and Some Show of Warmth. LINCOLN, March 30.—(Special.)—In the senate this has been a day of hard work and disorder. The rush incident to the close of the session resulted in many wrangles during the day, but taken as a whole the day has been a fruitful one so far as actual work is concerned.

The members have been preparing for their departure ever since Thursday, the day after adjournment, and as a result both the senate and house chambers present an appearance similar to a campaign headquarters just after election.

The bill appropriating the sum of \$10,000,000 for the purchase of suitable grounds for a permanent state fair was passed by the senate this afternoon by a vote of nineteen to six. The bill was discussed in committee of the whole this forenoon and was bitterly attacked by Senators Young,

Crouse, Oleson, Martin and others, who referred to it as the most vicious legislation which has yet come before the senate. It was argued that Lincoln had agreed to furnish the grounds free of charge and that the appropriation of \$30,000 was but the entering wedge to the opening of an avenue which would lead to the depletion of the state treasury. The bill was championed by O'Neill, Allen, Ransom and others and was passed, the entire fusion forces voting for it. The vote follows:

Yeas—Campbell, Miller, Steele, O'Neill, Oleson, Freeman, Edgar, Owens, Van Hook, Krumback, Paschal, Hitchcock, Phinney, Ziegler—19. Nays—Lyman, Ransom, McCargan, Reuning.

Yeas—Arends, Currie, Oleson, Crouse, Johnson, Young—6. Absent—Allen, Berlet, Newell, Aldridge, Harlan, Woolst—6.

Other Bills Passed. House roll 15, by Crockett, providing that county treasurers shall be ex-officio county collectors of all taxes within their respective counties.

House roll 17, by Lane, providing for the care and medical treatment of convicts who may become insane while confined in the penitentiary.

House roll 18, by Loomis, providing for the addition of cities or towns of adjoining lands to the city of Omaha.

House roll 216, providing for the reimbursement of the German Lutheran church in the sum of \$500, the amount paid by said church for its lot in Lincoln.

House roll 22, by Hathorn, for the relief of Russell P. Loomis.

House roll 129, by Anderson, changing the names of the State Institute for the Blind at Nebraska City and the Institute for the Deaf and Dumb at Omaha.

House roll 204, by Hibbert, providing for a state exhibit of the agricultural, industrial and educational resources of the state at the Pan-American exposition to be held in the city of Buffalo, N. Y., in the fall of 1901, and to provide for the appointment by the governor of a commissioner, who shall have charge of said state exhibit. The vote on the bill failed to show enough eyes to carry it and a call of the yeas was demanded. The vote was 22 to 7, enough to carry it with the emergency clause.

House roll 247, by Loomis, relating to the manner of drawing jurors.

Fees in Contest Cases. House roll 578, by Fellers, providing that attorneys representing members of the legislature against whom contests of election have been instituted shall in no case receive more than \$100 for such services for each member represented; provided, that the attorney or attorneys for contestants who are not successful in contesting the incumbent possessing an election certificate shall not be allowed any fees more than actual expenses.

House roll 121, by Humphrey, relating to decedents.

House roll 222, relating to treasurers' fees. The bill provides: Each county treasurer shall receive for his services the following fees: On all moneys collected by him for each fiscal year under \$6,000, 10 per cent; on all sums over \$6,000 and under \$10,000, 4 per cent; on all sums over \$10,000, 2 per cent. On all sums collected for the purpose of charging percentage all sums, from whatever fund derived, shall be included together in the school fund. The treasurer shall be paid in the same pro rata or rate as the other officers of the county. The same shall be in money or state warrants. All year and collections of county funds shall be deducted from the county general fund. On school moneys by him collected he shall receive a commission of but 1 per cent and

in all cases where persons outside of the state apply to the auditor by letter to pay taxes the treasurer is authorized to charge a fee of \$1 for each tax receipt by him sent to such person.

House roll 223, by Hawxy, giving county superintendents power to change boundaries of school districts when petitions for such change have been signed by one-third of the legal voters.

House roll 54, by Fowler, providing for the free attendance at public high schools of non-resident pupils.

House roll 150, by Stockwell, relating to mutual insurance companies.

New State Board. House roll 177, by Lane, establishing a state board of charities and corrections, defining its duties and making an appropriation therefor.

House roll 436, by Lane, providing for the payment of salaries of the officers of the state government, including various state institutions.

House roll 384, by Hawxy, an act to tax gifts, legacies and inheritances in certain cases and to provide for the collection thereof.

House roll 322, by Belsner, providing for the proportional distribution of all funds heretofore paid into the treasury of any county for the maintenance of free high schools for non-resident pupils, among the schools which have maintained such high schools.

House roll 477, by Lane, making appropriations for the current expenses of the state government and miscellaneous items.

House roll 478, by Wilcox, making appropriations for the payment of miscellaneous items of indebtedness owing by the state of Nebraska.

House roll 460, the ballot law prepared by the committee on elections.

FOR THE GRIP. You Have Heard of Many Remedies. Did You Ever Try This One?

Everybody who meets on the streets nowadays either has had the grip, is coming down with it or has a sure cure for it. The disease has been a puzzle to physicians ever since its appearance several years ago and it is as much of a puzzle today as it was then. It exhibits such a variety of symptoms in different individuals and leaves such disastrous results after apparent recovery, that as yet its prevention and cure has baffled medical science.

However, there is no doubt but that the grip is catarrhal in character and the leading symptom is a running nose. It is increased secretion in the head and throat, in fact the first indications of a grippe are those of a cold in the head, which extends to the throat and lungs.

Dr. Johnson Ames assures as the safest course to pursue on the first appearance of grip symptoms to keep to the house for a day or two and take Stuart's Catarrh Tablets every hour the first day and every two hours the following day, and states that this will break up the trouble before it becomes deep seated.

The conference committee on claims was in session several hours tonight and made some radical changes in the bill, which will be reported tomorrow.

The senate at 10 o'clock took a recess until 2 o'clock tomorrow morning.

HOUSE FAVORS THE BONDSMEN Passes the Bill to Permit a Compromise with the Bartley Sureties.

LINCOLN, March 30.—(Special.)—Immediately after the opening of the session in the house this morning the bill of Valley county to commit the Bartley bondsmen compromise bill to the committee of the whole for amendments, and was defeated by a rising vote of 15 to 12. This motion being lost the bill was read a third time and passed.

Several members sent up written explanations of their votes, but no speeches were made either for or against the bill. The vote was 53 to 22 in favor of its passage and in detail was:

Yeas—Armstrong, Hathorn, Ream, Anderson, Hawxy, Rohrer, Becher, Hibbert, Schlotzner, Belsner, Shelburne, Houlter, Humphrey, Smithberger, Hunt, Johnson, Swanson, Coffee, Hunter, Swanson, Cooksey, Jamison, Tanner, Corcoran, Johnson, Thompson, Corcoran, Lavin, Tweed, Crouse, Lane, Wilcox, Fowler, Loomis, Warner, Sully, Mend, Wilkinson, Givill, Miskell, Zimmerman, Harris, Chilton, Peisiger.

Nays—Anderson, Fuller, Lofty, Belsner, Gishwiler, Ollis, Broderick, Hall, Sandall, Sweeney, New, Haven, Calkins, Jordan, Whitmore, Dahlstein, Jouvana, Wilcox, Fellers, Murray, Mr. Speaker—22.

Absent or not voting: Marshall, Spencer, Beckley, McCarthy, Steinmeyer, Boyd, McCoy, Taylor, Crockett, McCall, Vanhook, Gowan, Mockett, Vandegrift, Gowan, Murray, Wilcox, Gowan, Redman, Wenk—25.

Text of the Bill. That the general auditor, state treasurer and auditor of public accounts be and are hereby authorized and empowered in their discretion to settle and compromise all claims the state may have against any person or corporation, or disburse any and all moneys pending in which the state is plaintiff for the recovery of money alleged to be due to the state.

Provided, That the defendant or defendants in every case shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

Resolved further, That in no settlement or compromise made shall any liability be imposed upon our state possessions.

Representative Hibbert introduced the following resolution, which, after a protracted debate, was adopted by a vote of 43 to 31.

Whereas, We, the members of this house, have heard with satisfaction of the gallant conduct of the late General Fund in the battle of Gettysburg, and in recognition of his services and in honor of his memory, and in order to preserve his memory and to perpetuate his name, we do hereby resolve, That we will, as a condition precedent, and before such action is finally dismissed, that the state shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

Resolved, That we will, as a condition precedent, and before such action is finally dismissed, that the state shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

leader of the insurrection against the authority of the United States in the Philippine islands, but all of them were voted down, enough of the liberal minded and patriotic fusionists joining with the republicans to constitute a majority.

List of Bills Passed. The following bills were passed today: S. F. 32, by Aldridge—To authorize insurance companies to insure the liability of persons holding positions of public or private trust, as defined by McGargan, to their personal settlements, compromise or dismissal of suits now pending for the recovery of money due to the state by the state upon official bonds and from depository banks and their bondsmen, and especially the bondsmen of state officers.

S. F. 28, by Martin—To authorize the supreme court appoint three judges to revise the compiled statutes of the state and suggest any changes or modifications therein to the Twenty-eighth legislature.

S. F. 42, by Ransom—To amend the criminal code.

Senator Liddell's bill to provide for establishing a free employment office in Omaha was defeated by a vote of 35 to 20.

The house adopted a motion by Evans, declaring that all female employees in the state house should be given a monthly vacation in the summer season with full pay. Evans, Andrews, Whitmore and Hawxy were called on and spoke in favor of the motion.

Differ on Salary Bill. The committee on salary bills referred the senate amendments to the salary appropriation bill submitted its report late this afternoon, recommending concurrence in nearly all of the changes made by the upper house. The few items that were not concurred in will go back to the senate for further action.

The amendments to the current expenses and miscellaneous claims appropriation bill were referred to the joint conference committee.

At 5:30 the house adjourned till evening. The conference committee of the two houses met late in the afternoon and agreed upon the changes in the salaries appropriation bill and the report was subsequently adopted by the senate and house and the bill ordered enrolled.

Hour Fall of Diversion. The last hour of the afternoon session was full of diversion. Members, house officials and attaches and spectators were called on for speeches. Tanner of Nance started the fun by moving a reconsideration of the action of the house in postponing Johnson's car bill. The introduction of the measure was called on for a speech, but for some reason, which he failed to explain, he not only refused to respond to the call, but made haste to leave the room, and a special committee appointed to locate him, although a thorough search through the corridors and ante-rooms was made.

Senator Ollis, who is an accomplished raconteur, was escorted to the hall and from the speaker's stand he delivered a "Casey at the Bat." Besides the members and house attaches, speeches were delivered by James Dahman, ex-Representative Joe Burns and Captain Ashby.

The house reconvened at 8 o'clock, but remained "at ease" for over half an hour, after submission of the conference committee reports.

After concurring in the senate amendments to the deficiency bill, the house took a recess to the closing of the morning session.

The senate adjourned today standing in good shape, but the house enrolling clerks were swamped and cannot possibly finish up before tomorrow night, and at a late hour: at that.

House roll 213, authorizing the county treasurer to invest money in the sinking fund in county bonds, was passed. The bill giving pupils who live nearer school-houses in adjoining districts than to their own school the right to attend school in the district where they live, was passed.

House roll 294, relating to banks and providing that receivers shall be named from counties in which banks are located, was passed. Representative Boyd's bill requiring all members of school boards to attend meetings called by the county superintendent was passed.

The conference committee on claims was in session several hours tonight and made some radical changes in the bill, which will be reported tomorrow.

The senate at 10 o'clock took a recess until 2 o'clock tomorrow morning.

HOUSE FAVORS THE BONDSMEN Passes the Bill to Permit a Compromise with the Bartley Sureties.

LINCOLN, March 30.—(Special.)—Immediately after the opening of the session in the house this morning the bill of Valley county to commit the Bartley bondsmen compromise bill to the committee of the whole for amendments, and was defeated by a rising vote of 15 to 12. This motion being lost the bill was read a third time and passed.

Several members sent up written explanations of their votes, but no speeches were made either for or against the bill. The vote was 53 to 22 in favor of its passage and in detail was:

Yeas—Armstrong, Hathorn, Ream, Anderson, Hawxy, Rohrer, Becher, Hibbert, Schlotzner, Belsner, Shelburne, Houlter, Humphrey, Smithberger, Hunt, Johnson, Swanson, Coffee, Hunter, Swanson, Cooksey, Jamison, Tanner, Corcoran, Johnson, Thompson, Corcoran, Lavin, Tweed, Crouse, Lane, Wilcox, Fowler, Loomis, Warner, Sully, Mend, Wilkinson, Givill, Miskell, Zimmerman, Harris, Chilton, Peisiger.

Nays—Anderson, Fuller, Lofty, Belsner, Gishwiler, Ollis, Broderick, Hall, Sandall, Sweeney, New, Haven, Calkins, Jordan, Whitmore, Dahlstein, Jouvana, Wilcox, Fellers, Murray, Mr. Speaker—22.

Absent or not voting: Marshall, Spencer, Beckley, McCarthy, Steinmeyer, Boyd, McCoy, Taylor, Crockett, McCall, Vanhook, Gowan, Mockett, Vandegrift, Gowan, Murray, Wilcox, Gowan, Redman, Wenk—25.

Text of the Bill. That the general auditor, state treasurer and auditor of public accounts be and are hereby authorized and empowered in their discretion to settle and compromise all claims the state may have against any person or corporation, or disburse any and all moneys pending in which the state is plaintiff for the recovery of money alleged to be due to the state.

Provided, That the defendant or defendants in every case shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

Resolved further, That in no settlement or compromise made shall any liability be imposed upon our state possessions.

Representative Hibbert introduced the following resolution, which, after a protracted debate, was adopted by a vote of 43 to 31.

Whereas, We, the members of this house, have heard with satisfaction of the gallant conduct of the late General Fund in the battle of Gettysburg, and in recognition of his services and in honor of his memory, and in order to preserve his memory and to perpetuate his name, we do hereby resolve, That we will, as a condition precedent, and before such action is finally dismissed, that the state shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

Resolved, That we will, as a condition precedent, and before such action is finally dismissed, that the state shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

leader of the insurrection against the authority of the United States in the Philippine islands, but all of them were voted down, enough of the liberal minded and patriotic fusionists joining with the republicans to constitute a majority.

List of Bills Passed. The following bills were passed today: S. F. 32, by Aldridge—To authorize insurance companies to insure the liability of persons holding positions of public or private trust, as defined by McGargan, to their personal settlements, compromise or dismissal of suits now pending for the recovery of money due to the state by the state upon official bonds and from depository banks and their bondsmen, and especially the bondsmen of state officers.

S. F. 28, by Martin—To authorize the supreme court appoint three judges to revise the compiled statutes of the state and suggest any changes or modifications therein to the Twenty-eighth legislature.

S. F. 42, by Ransom—To amend the criminal code.

Senator Liddell's bill to provide for establishing a free employment office in Omaha was defeated by a vote of 35 to 20.

The house adopted a motion by Evans, declaring that all female employees in the state house should be given a monthly vacation in the summer season with full pay. Evans, Andrews, Whitmore and Hawxy were called on and spoke in favor of the motion.

Differ on Salary Bill. The committee on salary bills referred the senate amendments to the salary appropriation bill submitted its report late this afternoon, recommending concurrence in nearly all of the changes made by the upper house. The few items that were not concurred in will go back to the senate for further action.

The amendments to the current expenses and miscellaneous claims appropriation bill were referred to the joint conference committee.

At 5:30 the house adjourned till evening. The conference committee of the two houses met late in the afternoon and agreed upon the changes in the salaries appropriation bill and the report was subsequently adopted by the senate and house and the bill ordered enrolled.

Hour Fall of Diversion. The last hour of the afternoon session was full of diversion. Members, house officials and attaches and spectators were called on for speeches. Tanner of Nance started the fun by moving a reconsideration of the action of the house in postponing Johnson's car bill. The introduction of the measure was called on for a speech, but for some reason, which he failed to explain, he not only refused to respond to the call, but made haste to leave the room, and a special committee appointed to locate him, although a thorough search through the corridors and ante-rooms was made.

Senator Ollis, who is an accomplished raconteur, was escorted to the hall and from the speaker's stand he delivered a "Casey at the Bat." Besides the members and house attaches, speeches were delivered by James Dahman, ex-Representative Joe Burns and Captain Ashby.

The house reconvened at 8 o'clock, but remained "at ease" for over half an hour, after submission of the conference committee reports.

After concurring in the senate amendments to the deficiency bill, the house took a recess to the closing of the morning session.

The senate adjourned today standing in good shape, but the house enrolling clerks were swamped and cannot possibly finish up before tomorrow night, and at a late hour: at that.

House roll 213, authorizing the county treasurer to invest money in the sinking fund in county bonds, was passed. The bill giving pupils who live nearer school-houses in adjoining districts than to their own school the right to attend school in the district where they live, was passed.

House roll 294, relating to banks and providing that receivers shall be named from counties in which banks are located, was passed. Representative Boyd's bill requiring all members of school boards to attend meetings called by the county superintendent was passed.

The conference committee on claims was in session several hours tonight and made some radical changes in the bill, which will be reported tomorrow.

The senate at 10 o'clock took a recess until 2 o'clock tomorrow morning.

HOUSE FAVORS THE BONDSMEN Passes the Bill to Permit a Compromise with the Bartley Sureties.

LINCOLN, March 30.—(Special.)—Immediately after the opening of the session in the house this morning the bill of Valley county to commit the Bartley bondsmen compromise bill to the committee of the whole for amendments, and was defeated by a rising vote of 15 to 12. This motion being lost the bill was read a third time and passed.

Several members sent up written explanations of their votes, but no speeches were made either for or against the bill. The vote was 53 to 22 in favor of its passage and in detail was:

Yeas—Armstrong, Hathorn, Ream, Anderson, Hawxy, Rohrer, Becher, Hibbert, Schlotzner, Belsner, Shelburne, Houlter, Humphrey, Smithberger, Hunt, Johnson, Swanson, Coffee, Hunter, Swanson, Cooksey, Jamison, Tanner, Corcoran, Johnson, Thompson, Corcoran, Lavin, Tweed, Crouse, Lane, Wilcox, Fowler, Loomis, Warner, Sully, Mend, Wilkinson, Givill, Miskell, Zimmerman, Harris, Chilton, Peisiger.

Nays—Anderson, Fuller, Lofty, Belsner, Gishwiler, Ollis, Broderick, Hall, Sandall, Sweeney, New, Haven, Calkins, Jordan, Whitmore, Dahlstein, Jouvana, Wilcox, Fellers, Murray, Mr. Speaker—22.

Absent or not voting: Marshall, Spencer, Beckley, McCarthy, Steinmeyer, Boyd, McCoy, Taylor, Crockett, McCall, Vanhook, Gowan, Mockett, Vandegrift, Gowan, Murray, Wilcox, Gowan, Redman, Wenk—25.

Text of the Bill. That the general auditor, state treasurer and auditor of public accounts be and are hereby authorized and empowered in their discretion to settle and compromise all claims the state may have against any person or corporation, or disburse any and all moneys pending in which the state is plaintiff for the recovery of money alleged to be due to the state.

Provided, That the defendant or defendants in every case shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

Resolved further, That in no settlement or compromise made shall any liability be imposed upon our state possessions.

Representative Hibbert introduced the following resolution, which, after a protracted debate, was adopted by a vote of 43 to 31.

Whereas, We, the members of this house, have heard with satisfaction of the gallant conduct of the late General Fund in the battle of Gettysburg, and in recognition of his services and in honor of his memory, and in order to preserve his memory and to perpetuate his name, we do hereby resolve, That we will, as a condition precedent, and before such action is finally dismissed, that the state shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

Resolved, That we will, as a condition precedent, and before such action is finally dismissed, that the state shall pay the costs of such action, as a condition precedent, and before such action is finally dismissed.

FOR SPIRIT LAKE BANK

Hanover National Bank of New York is Reserve Agent—Changes in Postal Service.

WASHINGTON, March 30.—(Special Telegram.)—The Hanover National bank of New York has been approved as a reserve agent for the First National bank of Spirit Lake, Ia.

Additional rural free delivery service is to be established May 1 at New London, Henry county, Ia., with one carrier, Charles Gard. The route covers an area of 700 square miles containing a population of 607. The postoffice at Berry will be discontinued.

The postoffice at Manabridge, Charles Mix county, S. D., has been discontinued; mail to Morrison.

BALTIMORE'S GENERAL MANAGER. "Young Dan Willard" Fills Frederick Underwood Big Shoes.

WASHINGTON, March 30.—Daniel Willard has been appointed general manager of the Baltimore & Ohio railroad, the vacancy being created by the resignation of Frederick D. Underwood. Mr. Willard has been assistant general manager, coming to the Baltimore & Ohio from the "Soo" line, where he was president.

MORPHINE

<