

you to select from. A great many are of silks, same quality we have carried for fifteen years. They have given such good

satisfaction that we think it unwise to change. The handles are the only change that is made in the style of umbrella.

Good Rain Umbrellas at \$1.00, \$1.50 and \$2.50 each.

Our \$3.00 black Twilled Silk Umbrella is made up under our own name, stamped Thompson, Belden & Co. We thoroughly recommend this for wear. Special values in Colored Umbrellas at \$3.00 and \$5.00 each.

WE CLOSE SATURDAYS AT & P. M. AGENTS FOR POSTER KID GLOVES AND MCCALL'S PATTERNS.

HOMPSON, BELDEN & Co.

C. A. BUILDING, COR. 16TH AND DOUGLAS STS.

Cain—Thompson, Meiklejohn. Corneer, Thompson, Rosewater. Crissey—Thompson, Rosewater. Crounse—Thompson, Currie.

Adopts Committee Report Fixing

Thursday as the Final

LINCOLN, March 25 .- (Special.) -- In the

week, owing to the fact that enough im-

portant legislation yet remains unfinished

tion bills have to go, and an effort will be

of passing both houses.

made to get the redistricting bills passed,

but aside from these measures, it is safe

At the request of Governor Dietrich, who

is determined that the clerk of the supreme

court shall not be allowed to retain the

enormous fees which will be paid into his

office during the next few years, a bill was

introduced in the senate this morning, the

object of which is to place the clerk on

a salary. The bill makes it the clerk's

the state treasury, his only compensation

being \$1,500 per year, the amount fixed by

law. The bill was accompanied by the fol-

Rich Graft for the Clerk.

es of governor, auditor of public accounts

state treasurer, land commissioner and secretary of state. It is nothing short of an

utrage and travesty on justice that such hould obtain. In behalf of the taxpayers of Nebraska

Senate file 109, a constitutional amend-

ment, by Baldrige, was recommended for

passage this morning. It provides for six

judges of the supreme court and a division of the supreme court into tw: sections.

An amendment raising the salary for the

judges from \$2,500 to \$3,000 was voted down.

Congressional Reapportionment.

Senate file 24. Senator Young's congres-

sional reapportionment bill, which had

was the first business taken up at the aft

given a chance by placing it in some other

county up with Douglas in a congressional

district was something which should be

passed around, but upon a vote being taken

the motion of Ealdrige was carried, which

lowing message from the governor:

Day.

1 to 5 votes were cast for him. At the commencement the attendance was not full. Rosewater started at 26 and went up as high as 33, three members voting for him who had not done so before, namely, Armstrong, Currie and Berlet, but three or four others alternated their votes, so that in the totals there was not much change. An intimation was given of a motion to amend the rules in the direction of a secret ballot, but was withdrawn, although it may be at-tempted at the next meeting. The vote was

45.18		Automotive Contraction		Transport of the last
and the same	Rose-	Meikl	est.	Hal-
Ballot-	water	. john.	Currie.	arige.
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men and the to			Acres Contact	W. W. A.

The antis held a meeting tonight and prepared a manifesto proposing to go into the caucus to make the North Platte nomination on condition that they should not be bound to vote for the South Platte candidate already nominated. The document, however, was not presented, nor did any of them seek admission to the caucus.

TWO VOTES LEAVE CROUNSE SENATE AGREES TO ADJOURN

Johnson Goes to Rosewater and Van Boskiry to Meiklejohn in Joint Session.

LINCOLN, March 25 .- (Special Telegram.) Nearly a full attendance was recorded at senate today several important matters and deficiency claims appropriation bills the joint session ballot for United States were up for consideration, probably the senator today. Only two changes were regsenator today. Only two changes were registered, both from Crounse, Johnson comconcurring in the report of the committee
ing back to Rosewater and VanBoskirk to
on adjournment, submitted last week, which
on adjournment, submitted last week, which Meiklejohn. The fusionists succeeded, with fixes Thursday of this week as the final on Allen and Hitchcock. As sixty-three by a vote of 19 to 14, which was something amounting to about \$37,000. votes were necessary to elect, Thompson of a surprise to the members who have Speaker Sears moved to insert in the bill

constitutional amendment providing for di- kind of work during the balance of the rect popular election of United States senators. Totals:

Hinshaw 10 Thomps Hitchcock 54 Thomps	son, D.
, Vote in Detail	1.
The vote in detail was: Allen-Thompson, Currie.	7
Andrews Thompson, Rosew Arn-strong Thompson, Mei Arends Thompson, Currie.	klejohn
Baldrige-Thompson, Rosew Blesner-Thompson, Meikie	ater.
Beekly-Thompson, Rosewa Beethe-Thompson, Meikleje	ter.
Berlet-Thompson, Meiklejo Broderick-Hinshaw, Meikle	ejohn.
Brewn-Thompson, Crounse Buresh-Thompson, Rosewa	

Salt Rheum

It may become chronic.

It may cover the body with large, inflamed, burning, itching, scaling patches and cause intense suffering It has been known to do so.

Do not delay treatment.

The fees of the court for the next two years, I am reliably informed, will aggregate \$50,000. Under the present practice not one dollar of this \$50,000 will go to relieve the taxpayers, but every cent of it will go into the pockets of the clerk of said court.

Manifestly it is unjust that the taxpayers of this state should be exposed to such burdens when relief may be afforded them by passing a law requiring the payment of these fees into the state treasury.

The fee system is perniclous and in a large degree in state and national affairs has been abolished. In this instance it results in one subordinate officer receiving more for his services than the combined salaries of all three judges of the court in which he is clerk, together with the salaries of governor, auditor of public accounts, Thoroughly cleanse the system of the humors on which this ailment depends and prevent their return.

The medicine taken by Mrs. Ida E. Ward. Cove Point, Md., was Hood's Sarsaparilla. She writes: "I had a disagreeable itching on my arms which I concluded was sait rheum. I began taking Hood's Sarsaparilla and in two days felt better. It was not long before I was cured, and I have never had any skin

Hood's Sarsaparilla

Promises to cure and keeps the promise. It is positively unequaled for all cutaneous eruptions Take IL.

MAP COUPON

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Omaha, Neb

county was placed in the Fourth district and Buffalo was taken out of the Sixth and dropped over into the fusion Fifth, much to the gratification of Senator Miller of

> The fact was evident that the bill was being hadly mixed up, so a motion was made that the committee arise upon progress and ask leave to sit again, which was agreed to.

Date for Final Adjournment. The hear of 3 o'clock having arrived, the chair aunounced that the report of the committee on adjournment, which had been made a special order, would be taken up Nearly every member of the senate made some remarks on the question, the republicans urging the necessity of remaining here until the important legislation has been disposed of, and it was urged that this could not be done if the legislature adopted the committee's report and adjourned on Thursday. After considerable discussion had been indulged in the report of the committee was adopted, a number of republicans voting with the fusionists, who voted as a body for an early adjournment, regardless of whether the work of the body was finished or not.

The vote on the question of adopting the report of the committee, naming Thursday as the day of final adjournment, was as

llows: Yeas:		
ampbell, ammins, ohnson, rumbach, iddell, yman, eredith,	Miller, Oleson, Paschal, Pitney, Ransom, Reuting, Steele,	Trompen, Van Boskir Weber, Woolstenh Zieg!er-19.
Nays:	***	20185-119

Arends, Baldrige

Corneer, Thompson, Rosewater.
Crissey-Thompson, Counse.
Crounse-Thompson, Crise.
Currie-Thompson, Crounse.
Edgar-Thompson, Crounse.
Edgar-Thompson, Rosewater,
Evans-Hinshaw, Meiklejohn.
Fowler-Thompson, Meiklejohn.
Fowler-Thompson, Meiklejohn.
Gawne-Thompson, Meiklejohn.
Hall-Thompson, Rosewater.
Harris-Thompson, Meiklejohn.
Harlan-Thompson, Rosewater.
Hartorn-Hinshaw, Meiklejohn.
Hibbert-Thompson, Meiklejohn.
Hibbert-Thompson, Meiklejohn.
Horton-Thompson, Meiklejohn.
Horton-Thompson, Meiklejohn.
Horton-Thompson, Rosewater.
Laffin-Thompson, Rosewater.
Laffin-Thompson, Rosewater.
Laffin-Thompson, Rosewater.
Martin-Thompson, Rosewater.
McCoy-Thompson, Rosewater.
McCargar-Thompson, Rosewater.
McCoy-Thompson, Rosewater.
Millen-Thompson, Rosewater.
Newell-Thompson, Rosewater.
Sandall-Thompson, Rosewater.
Sandall-Thompson, Rosewater.
Sandall-Thompson, Rosewater.
Shellhorn-Thompson, Rosewater.
Swanson-Hinshaw, Meiklejohn.
Steil-Hinshaw, McKilejohn.
Steil-Hinshaw, McKilejohn.
Steil-Hinshaw, McKilejohn.
Steil-Hinshaw, McKilejohn.
Rosewater.
Trompen-Thompson, Rosewater.
Wilkinson-Hompson, Rosewater.
Wilkinson-Thompson, Rosewater.
Wilkinson-Thompson, Rosewater.
Wilkinson-Thompson, Rosewater.
Wilkinson-Thompson, Rosewater.
Wilkinson-Thompson, Rosewater.
Absent or not voting: Marshail, Wcnzlrophilicans; Beall, Becher, Edmondson
Walker, Watson Ranson, fusionists. With the matter of adjournment disposed members went into conference for the pur pose of coming to some agreement upon senate again resolved itself into a committee of the whole, with Miller of Buffalo and upon motion by Senator Currie the the amendments adopted by the committee

The committee, then, without discussion, VanBoskirk's legislative reapportionment bill, and senate file 235, Steel's judicial reapportionment bill. This was accomplished by a strictly party vote, the republicans the commerce of the world." having agreed upon the bills in caucus,

Third Reading. Senate file 302, by Currie, providing for decree of foreclosure in such cases. Passed. salary of the city comptroller of Omaha cutor from \$900 to \$1,800. Passed.

HOUSE ACTS ON CLAIM BILLS

Refuses to Pay for Advertising the Constitutional Amendments of Four Years Ago.

LINCOLN, March 25 .- (Special.)-In committee of the whole the house today compieted consideration of the miscellaneous

appropriation bill. As finally recommended for passage by the committee of the

was short five votes.

Mr. Thompson sent up a statement in response to the resolution of the joint constitutional amondment providing for attention declaring himself in favor of a constitutional amondment providing for attention will necessitate the hardest jected and the motion was defeated by a constitutional amondment providing for attention will necessitate the hardest jected and the motion was defeated by a constitutional amondment providing for attention and the motion was defeated by a constitutional amondment providing for attention and the motion was defeated by a constitutional amondment providing for attention and the motion was defeated by a constitutional amondment and the motion and the motion was defeated by a constitutional amondment and the motion and the motion was defeated by a constitutional amondment and the motion and the motion are constituted as a constitutional amondment and the motion are constituted as a constitution of the constitution of the first and the motion are constituted as a constitution of the constitution of the point constitution and the motion are constituted as a constitution of the constitution and the constitution are constituted as a constitution of the constitution and the constitution and the constitution are constituted as a constitution of the constitution and the constitution and the constitution are constituted as a constitution of the constitution and the constitution are constituted as a constitution and the constitution are constituted as a constitution and the constitution are constituted as a constitution of the constitution and the constitution are constituted as a constitution of the constitution and the constitution are constituted as a constitution and the constitution are constitut jected and the motion was defeated by rising vote.

Whitmore moved to strike out the provision for payment of claims of daily newsto keep the legislature busy day and night papers for publication of constitutional for more than a week yet. The appropria- amendments. He insisted that the law made no provision for the publication of constitutional amendments in daily newspapers and that their claims, therefore, to say that all other bills stand little chance should not be allowed. Allowance of these newspaper claim

was urged by Uhl, Mockett and McCarthy. but several fusionists joined with Whitmore and favored the latter's motion. Uhi tock the position that daily and weekly news parers should be treated alike and on hi motion all claims arising from the publication of the amendments were stricken out. The claim of J. H. Craddock of this city duty to collect the fees and turn them into for \$1.319, for drawing plans and specifications for a new state building was cut

furnished the institution at Beatrice Was cut from \$812.45 to \$392. I herewith present a bill, which I respectfully request be introduced and considered, which provides for the collection of fees of the supreme court and the payment of the same into the state treasury. On the lowest possible estimate the salary expense alone of the supreme court during the next two years will aggregate \$78,000. Other expenses incident thereto will swell the amount to at least \$90,000. As amended the bill will come before the house for passage tomorrow morning

or early in the afternoon. House roll 477, providing for appropriations amounting to \$150,000, for deficiency claims, was taken up in committee of the whole and recommended for passage without debate.

Bills on Third Reading. The following bills were passed during

the afternoon session H. R. 484, by Sears—To appropriate \$18,099 for incidental expenses of the legislature.
H. R. 371, by Hibbert—To appropriate \$18,000 for land adjacent to the institute for Feeble Minded Youth at Beatrice. Peeble Minded Youth at Beatrice.
S. F. 183, by Young-Relating to tax itens.
H. R. 79, by Lane-To appropriate \$35,000 for permanent State fair site at or near the city of Lincoln. Passed by vote of 61 to 10. Those voting no were: Glishwiller, Hunt. Hunter, Johnson, Jordon, Mullen, Sandall, Vandegrift, Zimmerer.
H. R. 345, by Gishwiller-Relating to appointment of judges and cierks of election.
H. R. 145, by Calkins-Relating to government of mileages of the second class.

eages of the second class.
2. by Laffin-Limiting fees of H. R. 262, by Laffin-Limiting fees of county treasurers. H. R. 367, by Corneer-To provide for a standard size of brick. Passed with emer-

In behalf of the taxpayers of Nebraska; I appeal to your honorable body to enact such legislation as will turn this money into the state treasury. The constitution fixes his salary at \$1.500 per year and he has no more right to retain the fees of the court than the state treasurer has the taxes and interest received by him, or the secretary of state and auditor the fees received by them. That such a thing has been done in the past is no argument in its favor, but rather does it emphasize the injustice thereof and make it all the more necessary to end it row. H. R. 477, by Lane-To provide appropria for current expenses of state govern ment.
H. R. 204, by Hibbert-To authorize the governor to appoint a Nebraska commissioner for the Panamerican exposition and to limit his salary to \$1,500.

Many Bills Ordered Engrossed.

Just prior to adjournment this afternoon the rules of the house were suspended and a big grist of bills was ordered engrossed for third reading tomorrow, among them being the new ballot and another measure relating to tax inheritance. As no bills can be sent to the senate after temorrow, according to the terms of the conference agreement, the house will take the general file into its own hands and pass all bills which a majority can be in duced to favor.

The last few minutes of the session this been made a special order for 2 o'clock, afternoon were full of excitement. Members in all parts of the room arose to proernoon session. Senator Martin moved to pose the advancement of some favorite strike Seward and York countles out of measure. One at a time the speaker recthe First district, replacing them with Cass ognized these members and put their moand Saunders, which was agreed to. The tions to a vote of the house, until finally next change suggested was by Senator interrupted by Mockett of Lancaster, who Baldrige, who wanted to take Washington amid the tumult moved to adjourn. Nearly out of the Third and place it in the Second every member on the floor had some parwith Douglas and Sarpy, where it is at ticular bill to advance, but the motion to the present time. This brought forth a adjourn, taking precedence over all other protest from Senator Crounse. He was of business, was announced by the speaker

the opinion that Washington should be and adopted by a yea and nay vote. Clerk Wall was instructed to use every district. It had been in the same district possible effort to have the advanced bills with Douglas for a long time and the most engressed and ready for passage by noon it ever received at a congressional conven- tomorrow. The cierical force in the enwork on the bills was begun. By working throughout the night the task will be com-

pleted by noon tomorrow. The adjournment was taken at 6:30, this leaves the Second district made up of action closing the longest and busiest ses-Douglas. Washington and Sarpy. York sion since the legislature convened.

WHY TREATY IS REJECTED

Buffalo, who was presiding over the meet-Lanedowne's Note on Amended Hay-Pauncefote Compact Made Public.

PARTIALITY IS THE CHIEF OBJECTION

King Edward's Government Could See Only a Desire to Give the United States the Upper Hand.

WASHINGTON, March 25.-The answer of the British government expressing its in ability to accept the Hay-Pauncefote treaty in the form amended by the United States senate was made public today. It is in the form of a communication from Lord Lans downe. British minister of foreign affairs to Lord Pauncefote and asks the latter to read the dispatch to the secretary of state and to leave a copy in his hands.

Lord Landowne begins by showing that there was no desire on the part of the British government to change the Clayton-Bulwer treaty. But some of its provisions, he says, had been regarded with disfavor by the government of the United States and in the president's message of December, 1898, it was urged that the national policy called more imperatively than ever for the "control" of the projected highway by the government of the United States. Lord Pauncefote made inquiry of the secretary of state as to this attitude of the president, the result being summarized by tion as drafted." Lord Lansdowne as follows:

explained. You were most emphatically assured that the president had no intenof the senate took a recess for thirty tion whatever of ignoring the Claytonminutes, during which time the republican Bulwer convention and that he would loyview of the strong national feeling in favor by friendly negotiations, to obtain the consent of Great Britain to such a modificarecommended for passage senate file 78, ton of the Clayton-Bulwer treaty as, with-

Salisbury Thinks It One-Sided.

The result, however, of the discussions, Lord Lansdowne says, was the treaty the foreclosure of tax liens on real estate which Mr. Hay banded to Lord Pauncefots by counties and providing the method of in January, 1899. The British government procedure therefor, and providing for the was not yet prepared to accept the treaty, sale and conveyance of lands sold under as serious difficulties had arisen in seeking to arrange affairs then pending before the Senate file 114, by Currie, raising the joint high commission, and Lord Salisbury "did not see how her majesty's governfrom \$1,500 to \$2,500 and of the city pros- ment could sanction any convention for amending the Clayton-Bulwer treaty, as the opinion of this country would hardly support them in making a concession which would be wholly to the benefit of the satisfactory settlement in regard to the Alaskan frontier.

canal bill in congress revived attention to the treaty and it was accepted. Lord Lansdowne saying:

"Her majesty's government, after due consideration, determined to accept the convention unconditionally, as a signal proof of their friendly disposition and of their desire not to impede the execution of the exception of two votes, in concentrating day of the session. The report was adopted whole, it provides for appropriations a project declared to be of national importance to the people of the United States."

national centract of unquestionable valid ity; a contract which, according to well established international usage, ought not to be abrogated or modified, save with the consent of both the parties to the contract.

Lord Lansdowne then considers the senate amendments declaring that the Clayton-Bulwer treaty is "hereby superseded," opposing this contention. He lays most stress, however, upon the other senate amendments, and says they present more formidable difficulties. On these he says: Lansdowne Discusses Amendments.

"The first of them, which reserves to the United States the right of taking any measures which it may find necessary to se cure, by its own forces, the defense of the United States appears to his majesty's government to involve a distinct departure down to \$500. J. T. Steel's claim for butter from the principle which has until now found acceptance with both governments; the principle, namely-that in time of war as well as in time of peace the passage of the canal is to remain free and unimneded and is to be so maintained by the power or powers responsible for its con-

"With this amendment added to the convention, the United States would, it is presumed, be within their rights, if at any moment, when it seemed to them that their safety required it, in view of warlike preparations not yet commenced, but conemplated or supposed to be contemplated by another power, they resorted to war- down or uprooted. like acts in or near the canal-acts clearly inconsistent with the neutral character which it has always been sought to give it, and which would deny the free use of it to the commerce and navies of the

world. He takes issue with the proposition that the senate amendment is analogous to a provision of the Suez canal convention and he also points out that some of the articles of the Suez convention seem to have escaped attention, and he quotes those providing that permanent fortifications are prohibited, and for the dispersion of as semblages near the canal likely to interfere with its use.

Proceeding, he says: "If the new clause were to be added, the obligation to respect the neutrality of the capal in all circum stances, would also, as far as Great Britain is concerned, remain in force; the obligation of the United States on the other hand would be essentially modified. The result would be a one-sided arrangement under which Great Britain would be debarred from any warlike action in or around the canal, while the United States would be able to resort to such action to what ever extent they might deem necessary to secure their own safety."

Language Dangerously Vague. Respecting the contention that there is specific prohibition in the Hay-Pauncefote treaty against the erection of forti fications and that this would sufficiently insure the free use of the canal, Lord Lansdowne says this contention is one which his majesty's government is quite unable to admit. After calling attention to the dangerous vagueness of the language employed in the amendment, he

"Even if it were more precisely worded, i would be impossible to determine what might be the effect if one clause permitting defensive measures and another for bidding fortifications were allowed to stand side by side in the convention. To his majesty's government it seems, as I have already said, that the amendment might stroying all the small buildings in its path be construed as leaving it open to the tion was a teller. This thing of tying a grossing room was doubled and at 7 o'clock United States at any moment, not only if many people. war existed, but even if it were anticito take any measures, however stringent or far-reaching, which in their own judgment might be represented as suitable for the purpose of protecting their national interests. Such an enactment

Digests Dyspepsia Cure

In speaking of indigestion, Dr. Lewis says: "It is deplorable that so many hundreds of thousands of Americans suffer from indigestion. It means that the blood of the nation is becoming impure; for undigested food poisons the blood. Unless a method is devised for overcoming this malady, our race must deteriorate." Many persons use soda tablets to neutralize fermenting food; this only makes a chemical receptacle out of the stomach, and

injures its sensitive structures. Others feed on pepsin, which is better, but not sufficient, for it digests only albuminous foods. The preparation best fitted to relieve and absolutely cure indigestion is Kodol Dyspersia Cure. It contains every known digestant and digests every kind of food. Its use is a common sense method of treating all stomach troubles, and the results are always certain.

It can't help but do you good Prepared by E. C. De Witt & Co., Chicago. The \$1. bottle contains 24 times the 50c. size.

When you need a soothing and healing application for piles, sores and skin diseases, use DowITT'S Witch Hazel SALVE. Beware of counterfeits.

would strike at the very root of the "gen- residence of Robert J. Lowe, at \$15 South eral principle" of neutralization upon Thirtieth street, leveling it to the ground which the Clayton-Bulwer treaty was based and instantly killing Mr. Lowe's 4-weeks' and which was reaffirmed in the conven- old child and fatally crushing Mrs. Lowe.

The third senate amendment struck out removed from the wreckage. The cook was "In reply, the views of the United States the provisions inviting the adherence of badly hurt and may die. Mr. Lowe and government were very frankly and openly other powers. As to this, Lord Lansdowne the nurse escaped with slight bruises. As says:

prospect of the wider guaranty of the neu- made herole efforts to rescue the buried. trality of the canal, but places this coun- All of the telephone and electric car line ally observe treaty stipulations. But in try in a position of marked disadvantage wires were down and it was impossible to compared with other powers which would communicate with the people downtown. the apportionment bills. After recess, the of the construction of a Nicaragua canal not be subject to the self-denying ordi- Medical aid was not secured for at least and of the improbability of the work being nance which Great Britain is desired to one hour, accomplished by private enterprise, the accept. It would follow, were his majesty's Mrs. Milan, mother of Mrs. Fred Grambs in the chair. Senate file 241 was taken up United States government was prepared to government to agree to such an arrange- who resided with Mr. and Mrs. Grambs or undertake it themselves upon obtaining ment, that while the United States would South Thirtleth street, was caught under bill was adopted as printed, knocking out the necessary powers from congress. For have a treaty right to interfere with the some falling timbers and sustained severe that purpose, however, they must endeavor, canal in time of war or apprehended war, | injuries. and while other powers could with a clear out affecting the 'general principle' therein | alone, in spite of her enormous possessions | casualties. The residence of J. K. Worthdeclared, would enable the great object in on the American continent, in spite of the view to be accomplished for the benefit of extent of her Australian colonies and her away and one or two persons badly hurt. interests in the east, would solely be precluded from resorting to any such action or from taking measures to secure her interests in and near the canal."

> Willing to Come Half Way. Having thus expressed his objections to each of the three senate amendments, Lord Lansdowne concluded as follows:

"I request that your excellency will express to the secretary of state the reasons, as set forth in this dispatch, why his majesty's government feel unable to accept the convention in the shape presented to them by the American ambassador, and why they prefer as matters stand at present, to retain unmodified the provisions United States at a time when they ap- of the Clayton-Bulwer treaty. His majesty's nie Shelton and Mrs. J. J. Henden were peared to be so little inclined to come to a government have, throughout these negotiations, given evidence of their carnest desire to meet the views of the United States. Later the introduction of the Nicaraguan They would on this occasion have been ready to consider in a friendly spirit any amendments of the convention not inconsistent with the principles accepted by both governments which the government of the United States might have desired

> understanding in regard to this important subject. To Cure the Grip in Two Days.

> to propose, and they would sincerely re-

gret a failure to come to an amicable

Laxative Bromo-Quinine removes the cause. TORNADO IN ALABAMA

(Continued from First Page.)

ing the Second Presbyterian church at Avenue H and Fifteenth street, demolishing the structure. The pews were piled on top of the debris, a small oak table, which was used in the rostrum, being deposited on the topmost point of the wreckage. East of the church, directly in the tornado's path, was another negre settlement and much have was wrought among the shacks.

several of which were swept away. A numtranscript, consisting of several thousand ber of small houses were levelled between Sixteenth and Seventeenth strets. On Alley H, between Seventeenth and Eighteenth streets, a small house occupied by negroewas demolished and Green Curry, a negro woman, was caught beneath the timber and sustained serious injuries. Three other houses were blown down nearby. The storm then struck the more thickly scitled residence portion of the city and

its work of destruction increased. A cottage occupied by Fred Schaeffer 814 South Eighteenth street and a small frame building a few doors north, occupied by L. H. Stewart, were badly damaged. Almost a clean sweep was made of the district lying between Eighteenth and Twentieth streets and Averue H and I. blocks. Here the scene is one of complete demolition. The frame cottages were reduced to fi-ttened piles of debris, every tree, large or small, was either crushed

Cottages Caught in Wreck. A row of small cottages fronting east had no warning and were unable to escape from their homes and were rescued by workers after the storm. The house on the corner of Nineteenth and I was occupied by W. H. Merritt, a member of the fire department, his wife and two small children. The Merritts were rescued with but few by the family of Edward Mann. These were rescued, badly bruised. The third house was occupied by Roy McCullough and Charles R. Robinson and their families. house was occupied by Captain J. N. Johnsion and his daughter. They were caught in one corner of a room, the only part of the house left standing, and after the storm McRae was caught beneath the wreck, but escaped unburt.

Mrs. Hardwick, who lived in the same house, was ill and in bed. She was buried carine and it does the work thoroughly. It under the ruins, but was rescued without apparent serious inturies.

From Nineteenth to Twentieth streets, on Avenue I, every house but one little shanty was destroyed. Mintor's grocery store was literally picked up and tossed into an adsining yard, killing Dr. G. C. Chapman, who had sought shelter in the store. W. P. Dickinson, a medical student, who was with Dr. Chapman, was struck in the head by a treatment. piece of flying timber, producing concussion of the brain. He is not expected to live. J. E. Minter, proprietor of the store, had his arm broken and J. E. Dethro, a clerk, was injured on the head.

Wind is Frenkish.

The wind here seemed to dart upward and then strike the earth again at Twentysecond street, sparing buildings between Twentieth and Twenty-second streets. Twenty-second street it struck again, defor half a mile and killing and injuring

From Twenty-second street the storm plowed its way castward through the block between Avenues H and I, tearing away the roofs of a number of residences, smashing in windows, blowing down trees and fences Crossing Thirtieth street it struck the

who died within fifteen minutes after being soon as the storm passed a number of "The amendment not only removes all men rushed to Mr. Lowe's residence and

P. G. Bowman's residence, near Avenue H conscience disregard any of the restrictions and Twenty-ninth street, was almost imposed by the convention, Great Britain totally demolished, but there were no ington, east of Thirteenth street, was blown

In Surrounding Towns. Continuing in an eastward direction the storm swept everything in its path of seventy-five yards width until it passed beyond the city limits and struck the Lakeview hill, about Thirty-fourth street. There were no houses of any description in its path after it had passed the city limits, and consequently there was no damage until it reached Avondale.

On Faggots hill, just south of Avendale, a number of persons were seriously injured and many houses badly damaged. The residence of Miller Harbin was blown down and Mr. Harbin, his wife, child and father-in-law were severely injured. Jenalso hurt and a number of other persons suffered slight bruises. Twelve houses were demolished and trees, outhouses and tences leveled.

At Irondale the tornado again repeated its work of destruction. Houses and fences were leveled to the ground and up to this writing several bodies had been recovered. Ressemer, Pratt City, Ensley, North Birmingham and other suburban towns were visited by the storm and in each much destruction was wrought, but no loss of life is reported. Many houses were demolished at Pratt

lity, including a number of churches. At Powderly there was also much damage and destruction and at Cleveland Mrs. George Haat was struck by lightning and will

Piles Cured Without the Knife. Itching, blind, bleeding or protruding Your druggist will refund your piles. money if PAZO OINTMENT fails to cure you. 50 cents.

Appeals to Supreme Court. LINCOLN, March 25,-(Special.)-Wil-am F. Bechel of Omaha has aptam F. pealed to the supreme court from a judgment of dismissai entered in his suit against the Pacific Express company for

ypewritten pages, was filed with the cleri Passion Week Services. Services are held in Trinity cathedral every day this (Passion) week at 8:25 and 10:39 a. m., 12:16 and 4 p. m. Thursday at 8 p. m. Dean Campbell Fair will speak on the "Work of the Irish Church" as the con-tinuation of last week's lecture on St.

Patrick.

cently in One of our Local Manufactories.

The manager of one of our local drug manufactories was somewhat staggered recently on seeing the following order: gallon Cascarine, bulk." He called in the clerk who took the order and asked who had given it in. The clerk replied that the gentleman was waiting and he would show him in "What do you intend to do upon Nineteenth street between Avenues with this?" asked the manager, "bottle it H and I were flattened out. The occupants up and run opposition to us?" No. sir, replied the gentleman. "I am going to use it in my tamily and for medical purposes alone, and having quite a large family thought I would see if I could not buy it in large lots and get it cheaper." "You must have great faith in our medicine to do that, replied the manager. "I certainly have bruises. The second house was occupied that; in fact, I think it is the best medicine of its kind on the market, the best I have ever used, anyway, and I have been using patent medicine for years, I saw Cascarine was advertised to cure billous These escaped serious injuries. The next ness, constipation, liver, kidney and stomach troubles, and as I am bothered a great deal with these complaints, I procured a bottle at my druggists. It does wonders for me. I eat hearty, sleep well, have no made their way out. The last house in the dizziness in my head, and feel better than row was the property of D. McRae. Mr. I have for years. I have tried nearly everything heard of without any effect, un til I took Cascarine. Whenever any of my family need a laxative, I give them Casdoes not injure the most delicate stomach and will not gripe the bowels. It is positively the best laxative a person can take I would not be without it."

Cascarine is made from roots, herbs and plants, nature's true remedies, contains no mineral substance whatever and does no contain a harmful ingredient. Cascarine at all druggists, 50 cents for a full month's



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