NEW CORSETS FOR SPRING

Prices range from 50c to \$15 each. As to the distinctive points of the different models, besides the girdles, there are, of course, several styles to suit the many figures. High bust, medium or low bust, with or without dip hips. Nearly all models are supplied to 0 with good hose supporters at front and sides. One model-C. B., also Spirite-made especially for stout figures, has the extreme the application for a change of venue in long back which covers the figure so as to stop the abrupt ending of a corset and gives that smooth symetrical look to the figure. We fit corsets in fitting room close by and make no charge for doing so, in prices from \$2.50 to \$15.00 each.

THOMPSON BELDEN & GO

Y. M. C. A. Building. Corner Sixteenth and Douglas Streets.

a quietus to it is not certain, but it is It had previously been indefinitely postcertain that Mr. Fishback asserted at the beginning of the session some legislation of this character might come about and he might be the one to introduce a bill of that kind. Asked today if he still thought of introducing a bill to compel the railroads to extend certain privileges to the farmers' elevators along their lines of track, Fishback said:

"No, I think not. We got what we were after-a sidetrack at Harvard and four other elevators have got what they wanted, so I don't know that there is any demand for such legislation now."

Mr. Fishback says he recently rode out to Harvard in the private car and with General Manager Bidwell of the Nebraska & Wyoming division of the Northwestern and that all his grievances have been satisfied. He indignantly denies that the anmual page he carries in any way influenced his action or will do so in subsequent proceedings before the legislature.

There was a humorous side yesterday to the Fishback episode, Several members of the house on hearing the Burns resolution and the News article read, not being "next." suddenly found they had pressing business elsewhere and were absent for the remainder of the day. One of them since remarked he didn't just know to whom the resolution referred and acknowledged he did not feel the most comfortable to have the thing brought up so impromptually.

Foster Bas No Anti-Pass Bill.

Foster of Douglas, who yesterday introduced the resolution calling for the appointment by the speaker of a committee of three, whose duty it shall be to revise the present freight rate laws and draft a new schedule, has been asked if he means to introduce an anti-pass bill, his inquisitors supposing him to be starting out on a campaign of this reform character. Foster states he has no such present intentions. He insists, however, upon doing his utmost

to bring about an equitable schedule of freight rates for Nebraska.

In this connection it may be said that Foster, Davis and Junkin, the committee appointed by the speaker in pursuance of the Foster resolution, have got down to work aiready. They have begun communication with states having railroad commissions to secure their freight rate schedule and also have decided to apply to various railroads for theirs to the end that they may be intelligently guided in their work, whichesthey recognize to be of great important. shey recognize to be of great importance and magnitude. The committee, in all LINCOLN CHARTER DAY IN HOUSE probability, will ask for more than ten days, allowed in the resolution, in which to complete its work.

ROUTINE PROCEEDINGS OF SENATE Committees Report Number of Bills

to General File. (From a Staff Correspondent.) LINCOLN, Neb., Feb. 3.-(Special.)-The senate committee considerably lengthened pley policemen. The bill was placed upon the general file this morning and have pre- its passage and the house was treated to pared a lot of work for next week. At another one of those edifying factional 12:30 the body adjourned until 2:30 Monday fights like Douglas county members had in order to catch up with committee work been putting up. Burgess voted against the and get things ready for a big week. The bill, saying it was vicious, and Burns, in following bills were reported for the gen- explaining his vote, said everything was

S. F. 40-Providing a penalty for overworking animals.

8 F. 41—Providing that corporations and associations shall act as guardians, trustess, administrators, etc.

8 F. 112—Providing fees and salary for

S. F. 112—Providing fees and salary for ank examiners.
S. F. 107—Providing that money in the enitentiary labor fund should be transfered to the general fund.
S. F. 85—Providing fees for district clerks.
S. F. 81—Providing for payments of costs in misdemeanor cases, was referred to the idiciary committee by the committee on unity boundaries.
S. F. 112—Providing for the repeal of section 465 of Cobbey's Statutes.
S. F. 116—Amending the county road and then, after McClay had spoken for the first carries of the first county and then, after McClay had spoken for the first carries of the first ca

8. F. 28—Providing for organization and futies of irrigation districts. 8. F. 48—Bulk sales law.

F. 48—Bulk sales law.
F. 118—Providing that a commission ould be appointed to revise the statutes, as indefinitely postponed.
F. 54—Was indefinitely postponed.
S. F. 60—Providing that the salary of the me warden and the fish commissioner increased, was amended by the comtree to make the salary of the former and the latter \$1,200.

Upon request of Dimery of Seward S. F. sa, which had previously been postponed, was recommitted. This bill provides a lien on any class of property upon which mirs have been made.

8. F. 2, upon request of Sheldon of Cass. was also recommitted. Th's bill provides that ex-union soldiers shall have the right to neddle and hawk goods without a license.



EVERYBODY, even Grandpa, ad-

ires LILLIPUTIAN clothes; they're selling now at moneysaving prices. olice 52.95

Fig. Coats, a few tine novelties left ust half price.

ce lined "pony" hose,

We have secured the agency 10c

YENSON & THORNE illipution Bazaar

1515 BOUGLAS.

AND SUMMER

The senate resolved itself into a commit-

that county boards may have the right to

estate at their annual meetings was rec-

S. F. 27, which provides that the governor

These bills from the house were recom-

was referred back to the committee.

ommended for passage.

mended for passage:

the appointment.

The following bills were introduced:

and Burgess Have

Friendly Quarrel.

(From a Staff Correspondent.)

LINCOLN, Feb. 3 .- (Special Telegram.)-The house upon convening at 10 o'clock this

morning took up H. R. 78, by Burns of Lan-

caster, a Lincoln charter bill which pro-

poses to vest in the mayor instead of the

excise board power to discharge and em-

victous but this bill. McClay was with

The bill was passed with the emergency

H. R. 79, also a Lincoln charter bill by

Burns, providing for a municipal elective

and then, after McClay had spoken for the

bill, it was passed with the emergency

H. R. 89, by Warner of Lancaster, a con-

current resolution proposing a constitu-

tional amendment for a biennial election of

coyote, \$2 and wildcat, \$1, was passed by

H. R. 72, by Casebeer of Gage, prohibit

ing the manufacture and sale of cigarettes

and cigarette material, imposing the pen-

alty of a misdemeanor, was passed by a

H. R. 77, by Wilson of Pawnes, to create

a state registrar of vital statistics, was

H. R. 119, by Casebeer, prohibiting the

marriage of first cousins, was passed by a

H. R. 75, by Foster, to compel dealers to

put gascline and benzine in red cans as

When the house convened after the noon

recess a resolution by McAllister of Deuel

was passed that when the house ad-

journed for the week it be until Monday at

H. R. 18, by Kyd of Gage, to make con-

tractors for the construction of iron and

steel bridges bid to uniform plans drawn

by county boards and letting bids on sepa-

rate contracts to the lowest bidders, was

the first bill up for passage in the after-

noon. Over this bill a bitter fight has been

waged, the bridge lobby doing its utmost,

in conjunction with certain county com-

missioners to defeat it. Many members

rushed in written explanations of their

The nine fusionist members voted against

the bill. The Douglas county members

present voted for it, except Tucker, who

H. R. 125, by Cassel of Otoe, to prevent

conveying prohibited articles to peniten-

tiary convicts and imposing a penalty of

prison sentence not exceeding ten years.

H. R. 27, by Clarke of Douglas, enabling

cemetery associations to accept and hold

in trust for cometery purposes money or think I shall try Grape-Nuts next."

The bill was defeated by a

passed by a vote of 85 to a

clause by a vote of 73 to 24.

clause by a vote of 81 to 4.

vote of 68 to 19.

passed by a vote of 54 to 16.

a precaution, passed 72 to 0.

votes on the roll call.

was in the negative

vote of 89 to 0.

Burns.

by a vote of \$1 to 0.

for the payment to jurors in justice of new bill was introduced. the peace courts of \$1 each by the successful parties and 50 cents each when the jury fails to agree, was passed by a vote of 67 H. R. 100, by Clarke of Douglas, taxing

plaintiff or deferdant, whichever makes where there are no high schools. justice of the peace courts, with the costs of such change, was passed by 68 to 0. H. R. 44, by Smith of Burt, making it a misdemeanor to dump into or obstruct a it costs Omaha \$75 each to keep these puditch or canal used for drainage purposes, pils in its high school and he further said passed by 74 to 0, with the emergency

H. R. 51, by Warner of Lancaster, giving discriminate between classes of property make their levy until after the state board has met, was passed without the emer-

gency clause by 51 to 25. H. R. 118, by Kyd of Gage, applying the Douglas and Lancaster counties jury law to Gage county, was passed by 67 to 7, with the emergency clause.

Fries moved that hereafter no bills be in-H. R. 137, by Smalser of Sherman, indefinitely postponed during the absence of creasing the maximum levy for road tax the author unless by his request or knowlfrom 2 to 10 mills, passed by 59 to 7. The house at 4:10 p. m. adjourned until

tee of the whole, with Fries of Valley in the chair. S. F. 69, by Jones of Otoe, providing OMAHA COUNCILMEN ARE ACTIVE Want More Salary, but No Increase correct errors in the assessment of real in Number.

10 a. m. Saturday.

(From a Staff Correspondent.) may appoint a member of congress to fill a vacancy without calling a special election, mended for passage:

H. R. 1. to provide for guaranty bonds for state officers.

H. R. 5. providing for the publication of Cobbey Statutes.

H. R. 1. recommended by former Land Commissioner Eaton, providing that when a person buys lands from the state and dies the contract shall hold good with the heirs.

S. F. 65. providing for the keeping of probate records, was recommended for passage, as was S. F. 11. providing that justices of the peace may make a charge of 5 cents for indexing.

S. F. 1. by Thomas of Douglas, providing that the Omaha firemen shall work twelve hours a day and lay off twelve hours a day, was recommended for 'passage. Eenator Thomas explained the bill would require twenty-six men added to the department and that the expense to the city would be about \$20,000 a year. He has received a petition signed by several thousand citizens of Omaha endorsing the bill.

A. B. Allen, secretary to the governor. lobbying the councilmen are anxious that women "flashed" this on him. the new charter bill be amended so as to leave the membership in the council at to \$100 fine. nine, but increase the salaries. It is believed, however, their wishes will not be wholly complied with. The Douglas delegation already has agreed to increase the to increase the pay. To that extent the councilmen's desires will be met.

W. J. Hunter and Cadet Taylor of Omaha also were here today. Each said he was simply on a visit and not down on any A. B. Allen, secretary to the governor, matter of special import. Asked if he or announced the appointment of A. D. any of his colleagues on the Bartley bond Beemer to be warden of the penitentiary. would seek, at this session of the legisla-The senate in executive session confirmed ture, to secure a formal and final release of their obligations to the state, Mr. Taylor replied:

S. F. 155, by Jones of Otoe-Making it unlawful to kill squirreis between January 1 and August 1 and providing a penalty of 55 for violation.

S. F. 156, by Williams of Wayne-Allowing a person to take fish from a stream on his own land with a hoop net during the over season. "I am not exercising any such efforts and know of no movement of that kind by any of the others. You see, I went through bankruptcy last year, so I am absolved from further obligation.

> Casebeer's anti-cigarette bill passed the house this morning without a dissenting vote. Seventy-two votes were cast for it. This bill makes it a misdemeanor to manufacture or sell cigarettes or any material entering into their composition. It is not a strange bill in Nebraska legislatures. A similar bill was up two years ago, but did not get through. The general impression is this one will go through the senate with as much facility as it did through the house and become a law. In his speech for the bill in committee of the speech for the speech fo similar bill was up two years ago, but tally and physically, than the use of tobecame apparent there and then that the sentiment of the house was for the bill Dakota and against a practice considered most harmful to the youth of the state, with whom it is most common.

Members and employes of the senate have made out their time and their vouchers have been made out and filed with the auditor. Deserving of passing notice is the fact that with the exception of four members of the body all claimed their mileage. These four were Shreck of York, Cady of Howard, Laverty and Jennings of Thayer. It should also be noted that Jackson of Gage county and Whaley of Frontier reported that they had paid out cash railroad fare. How many of the others

A REAR ADMIRAL Of the Navy Gives Some Points on Coffee.

A naval officer of all men has a chance to become an expert on coffee and when he talks about it, naturally knows somewhat of his subject.

A certain famous (now retired) Rear Admiral whose name can be given by mail on request says:

"Of late I noticed that there was somewas suffering from dizziness immediately after my coffee. I was becoming sadly constipated, something unusual for me. was averse to thinking that coffee was giving me so much inconvenience, but I thought perhaps it would be best to

so simple a liquid food could have produced

such a rapid and marked change in a

Postum Coffee than ordinary coffee, but I

count the difference in time as naught in

comparison with the benefits gained.

that I often laughed at, as I read its advertisements, so I purchased a small package, and followed the directions explicitly and prepared my first cup. I was surprised to find that so far as taste was concerned it was alright! besides it had a satisfactory feeling. The next morning I found that my bowels were moved normally, and as in days when I was younger and in the prime of life. Next thing I noticed that when I sat down to my morning paper and later to my mail that my head and mind were much clearer than they had been for a long time, and I had no feeling of depression and lasitude. No one could have made me believe that a change from coffee to

person's condition. It is now about three months since I begun to use Postum. have never hankered after coffee, do not want to see it, for I am in excellent condition, no constipation, no indigestion, no dizziness, no duliness and in fact feel like new man and I attribute it to the change wholly, and I may say that I feel stronger than I did three months ago and at my age, 76, strength is a much needed thing, in short since I abandoned coffee I am better natured, better conditioned, and better To Cure a Cold to One Day pleased than I have been for a long time. The experiment I made with Postum cost me 15 cents, the beneficial results oba fine not exceeding \$1,000 or a state's tained cannot be calculated in dollars and cents. It takes a little more time to make

Bec, Feb. 3, 1905. other form of legacies, was passed by a paid fare is not known, as no reports were H. R. 97, by Clarke of Douglas, faciliand will draw \$83 for mileage, while Beghtol tating the obtaining of a change of venue of Lancaster will draw only \$3.50.

in a justice of the peace's court, passed The house had as busy a day, so far as H. R. 28, by Clarke of Douglas, shutting actual results were concerned, as it has out "professional" jurors in justice of the had this session. And yet it remained unright to peremptory challenges, passed by bills under third reading. Twenty bills were passed and one defeated. This cleaned H. R. 99, by Clarke of Douglas, providing up the batch awaiting final action. Not a

> Representative Marks asks The Bee to correct an erroneous interpretation placed on his bill providing for the admittance to high schools of pupils living in districts

"Mr. Burgess, secretary of the Omaha Board of Education, recently had a signed communication in The Bee," says Mr. Marks, "In which he took the ground that that under my bill Omaha, as well as every other district, would be compelled to admit every high school pupil who apthe State Board of Equalization power to plied for admission. That is not correct. My bill contains no provision compelling and providing that county boards need not any school to admit pupils if the school authorities do not desire to do so. I am sorry Mr. Burgess, not understanding the provisions of my bill, has taken this means of opposing it."

> Abdul Hamad or some of his oriental brethren may now be looked for at the Nebraska state house. One of their most sacred and ancient traditions has been attacked in the halls of the legislature and there is none bold enough to rise in its defense.

When Abdul comes he will find as his chief foeman that stalwart veteran of so many wars, Colonel McClay, the flag's champion from Lancaster. For Colonel McClay has been waited upon by several scores of good and progressive women who LINCOLN, Neb., Feb. 3.-(Special.)-Three prevail upon him to introduce and defend of Omaha's city councilmen, Schroeder, a bill which has for its object the abolition Evans and Huntington, are calling on of that bewildering and fantastic art known members of the legislature today, paying in the parlance of the terpsichorean world particular visits to the members of the as "hoochee koochee." The bill positively Douglas delegation. Hoye was here yes- prohibits indulgences in this justly cele terday. Huntington has been sick since brated dance, because, as the women be he arrived last night, but Evans and hind the bill allege, it is not conducive to Schroeder were in the house and senate this the purest of imaginations, etc. The colomorning. While not doing any very active nel was completely "stumped" when the

The bill provides a penalty of from \$50

Fraternal insurance men who are advocating the passage of the Shreck bill, which provides that 25 per cent of the govcouncil membership and, too, it has agreed erning body of the lodge shall consist of representatives of the elective body, are making serious objections to the presence here of the lobby maintained by the fraternal congress. Especially do the members of the legislature object to the activity of E. J. Hainer of Lincoln and Attorney Burnett of Omaha, the latter representing the Woodmen of the World. These men are seeking to cause the passage of the fraternal congress bill which provides that a majority only of the governing body shall be of the elective body. They buttonholed members of the senate and the house and have become so active that members of the legislature have begun to make protests.

> Senators Shreck and Laverty are at work on a judicial apportionment bill which Senator Laverty will introduce in the senate the first of the week. The bill cuts down the number of districts to fourteen and cuts out seven judges, two from Douglas county, one from Lancaster and four from the country districts. Under the bill the state will be divided as follows:

whole some days ago, Casebeer grew elo-quent in denouncing the habit of cigar-ette smoking as of far more injury, men-tally and physically, than the use of to-bacco in any other form, and he was sup-ported by other prominent members. It became apparent there and then that the Eighth District—Burt Cuming, Thurston, bakota, Dixon, Cedar; population, 65,668; ne judge. Ninth District-Wayne, Madison, Ante-ope, Pierce, Knox; population, 60,960; one lope, Pierce, Knox; population, 60,960; one judge. Tenth District—Adams, Kearney, Phelps, Harlan, Sarpy; population, 54,149; one judge.

Tenth District—Adams, Kearney, Phelps,
Harlan, Sarny; population, 54,149; one judge,
Eleventh District—Howard, Hall, Greeley,
Wheeler, Garfield, Valley, Loup, Boone,
Nance: population, 65,234; one judge,
Twelfth District—Buffalo, Dawson, Custer, Sherman, Blaine, Thomas, Hooker,
Grant; population, 61,189; one judge,
Thirteenth District—Lincoln, Logan, Keith,
Cheyenne, Deuel, Scott's Bluff, Kimball,
Banner, McPherson, Box Butte; population,
33,100; one judge. 33.100; one judge.
Fourteenth District—Frontier, Red Wil-low, Hitchcock, Haves, Dundy, Chase, Per-kins, Furnas; population, 44,570; one judge.

MORE TIME FOR SETTLERS

(Continued from First Page.) United States. It will be Senator Dolliver's

first oration on the great war president. Congressran Haugen tomorrow night entertains the Iowa delegation at the Willard hotel, the guest of honor being Speaker

Secretary Hitchcock today sent to cor gress a recommendation for the appropria-1876

railroad to construct a bridge across the Missouri river at Yankton, S. D., was today favorably reported to the house. The bill passed the senate January 21. Frank G. Chaney has been appointed postmaster at Bear Grove, Guthrie county,

la., vice M. D. Scott, resigned. John B. Odlorne has been appointed regular and Daniel D. Bentzinger substitute rural carrier on route 4 at Donnellson, Ia.

MISSOURI RESULT IN Pifteenth Ballot at Jefferson City

JEFFERSON CITY, Mo., Feb. 3.—One bave drawn the full amount of \$10 a day, ballot, the fifteenth, for United States senator, to succeed Francis M. Cockrell, was

his course in accepting the full amount The total vote cast was 152, showing no change from yesterday. The ballot follows: Cockrell, 71; Neldringhaus, 65; Kerens, 12; Pettijohn, 2; Moss, 1; Finkelnburg, Necessary to choice, 77. Walmsley voted | West Railway company, was denied. Judge for Representative C. E. Moss of Kansas

o 14 days. 50c.

misdemeanors. The charge of committing E. T. Davis

Take Larative brome Quinine Tablets. All druggists refund the money if it falls to E. W. Groves' alguature is on each Gold for Havana.

Grip Resulted in Catarrh.

CAUGHT BY THE GRIP --

RELEASED BY PE-RU-NA.

Miss Alice Bielke, Treasurer Young Women's Society of the Lutheran Church, Judge Horatio J. Goss, Hartwell, Ga., Menasha, Wis., writes: "Some five or six years ago I had a very severe spell of grip which left me with Peruna did me after I had been sick with I gratefully acknowledge the good that systemic catarrh.
"A friend advised me to try your Peruna,
which I did, and was immediately benefited and cured. The third bottle completed the cure."—H. J. Goss. la grippe which left me in a very weak and emaciated condition, with catarrhal trouble of the head and ears.
"My mother suggested that I take it to

build up my strength and rid myself of the troublesome catarrh, and it acted with wonderful speed. 'I was able to resume my work inside of two months and I am in splendld health

"During the past winter of 1901, I suffered for several weeks from a severe attack One reason why Peruna has found permanent use in so many homes is that it contains no narcotic of any kind. Peruna is perfectly harmless. It can be used any length of time without acquiring a drug habit. Peruna does not produce temporary results—it cures. grip, which left a serious catarrhal Some one suggested Peruna. As a last resort, after wasting much time and money on physicians, I tried the remedy faithfully, and in a few weeks was as well as

La Grippe Is Epidemic Catarrh.

spares no class or nationality. The cultured and the ignorant, the aristocrat and the pauper, the masses and the classes are alike subject to la grippe. None are exempt-all are liable. Grip is well named. The original French term, la grippe, has been shortened by the

busy American to read "grip." Without intending to do so, a new word has been coined that exactly describes case. As if some hideous giant with awful grip had clutched us in its fatal clasp.

Men, women, children, whole towns and cities are caught in the baneful grip of a terrible monster. Have you the grip? Or, rather, has the grip got you? If so, read the following

These testimonials speak for themselves as to the efficacy of Peruna in cases of la grippe or its after-effects:

Saved by Pe-ru-na.

Hon. James R. Guill is one of the oldest and most esteemed men of Omaha, Neb. He has done much to make it what it is, serving on public boards a number of He endorses Peruna in the following words:

I am 68 years old, am hale and hearty and Peruna has helped me attain it. Two years ago I had la grippe-my life was despaired of. Peruna saved me."-J. R.

A Relative of Abraham Lincoln.

Mr. Silas S. Lincoln, who resides at 813 I street, N. W., Washington, D. C., has the honor of being third cousin to Abra-ham Lincoln. He writes:

"I had is grippe five times before using your medicine. Four years ago I began the use of Peruna, since which time I have not been troubled with that disease.

'I can now do as much work at my desk as I ever could in my life. I have gained more than ten pounds in weight."—

Peru-na Not Only Cured La Grippe

but Henefited the Whole System. Miss Alice M. Dressler, 1313 N. Bryant Avc., Minneapolis, Minn., writes: "Last spring I suffered from la grippe and was partially cured, but the bad after-

effects remained through the summer and somehow I did not get strong as I was before. "One of my college friends who was visiting me asked me to try Peruna and I did

so and found it all and more than I had expected. "It not only cured me of catarrh, but restored me to perfect health, and built up the entire system."-Alice M. Dressler.

Thousands of Testimontals.

We have on file thousands of testimonials ike those given above. We can give our readers only a slight glimpse of the vast array of unsolicited endorsements Dr. Hartman is constantly receiving for Peruna.

Address Dr. S. B. Hartman, President The Hartman Sanitarium, Columbus,

JUDGE SWAYNE FILES REPLY ordering to prison Attorneys Bands of con-

A Southern Judge Cared.

Cured in a Few Weeks.

Miss Jean Cowgill, Griswold Opera House

Troy, N. Y., is the leading lady with the Aubrey Stock Co. She writes the following:

"The World

of Medicine

as Epidemic

Catarrh."_

Recognizes Grip

Former Senator Thurston Reads Answer of Jurist to Articles of Impeachment.

SOME CHARGES EXPLAINED, OTHERS DENIED

Acts Were Actually Committed Would Not Impeachable.

WASHINGTON, Feb. S. - Through his counsel, Judge Swayne today made formal response in the senate to the articles of impeachment voted by the house of representatives. The answer was a formidable document in point of size. Each of the twelve articles of impeachment was answered at length. In every case the fact charged was admitted, but explained from Judge Swayne's point of view, and, in addition, it was contended that even if the conditions were true, as charged, they were not of a character to justify proceedings for impeachment for "high crimes and

The answer was read by former Senator Thurston and when he concluded the senate issued an order requesting the house to file its formal reply by next Monday and directed that all pleadings shall be in by February 9, so that the trial may proceed on February 10. The proceedings attracted a large audience to the galleries and most of the senators were in their seats. After the trial was suspended Senators Stone, Berry and Morgan spoke in opposition to the joint statehood bill in its pres

ent form. Reply of Judge Swayne At 12:30 p. m. the senate resolved itself into an impeachment court for the continuation of the trial of Judge Charles

charges in detail, contending that they were not such as should be taken cognizance of by the senate. Taking up the first, the charge of receiving \$10 a day for expenses while holding court in Texas, while the judges' expenses were not so great, he admitted the receipt of the money as charged but denied that his conduct in this respec was contrary to law, as the allowance of \$10 a day was intended to be a fixed and definite allowance for judges when bolding court outside their districts. Judge Swayne said that other judges generally ent proceeding he had not received any in

was contrary either to law or custom The charge that in 1893 Judge Swayne had appropriated to his own use a railway car of the Jacksonville, Tampa & Key Swayne admitted the use of the car, but said that it was occupied by himself and friends in going from Delaware to Florida on the invitation of the receiver of the

Treasury department or from others that

Judge Swayne also denied that he failed to establish a residence in his district in Florida. He admitted frequent absences on account of visits to his family, the holding of court elsewhere and because of a tour in Europe, but contended that there has been no offense in this respect of a character to justify impeachment for high crimes and

o jail for contempt he admitted, but justified it as a public duty. With reference to the charge that he had presided in : suit relating to real estate in Florida in which he was interested. Judge Bwayne denied the holding of such interest. He attributed this charge to a conspiracy on the part of three lawyers in the case for the purpose of securing delay and thwarting justice. He also admitted fining and ordering to prison Attorneys Samuel Belden 198, and the bill was passed without ditempt for their conduct towards him in Bills were passed as follows: the real estate case, and said his conduct

shown by the fact that the sentence was affirmed by Judge Pardee of the United States circuit court. n punishing W. C. O'Neal, saying that extension of the western boundary line of his course in this case had been due to Arkansas and authorizing the construction Attorneys for Deleuse Contend that if the fact that O'Neal had made a murderous of a bridge across the Missouri river beassault on a trustee in bankruptcy ap-1 tween Lyman and Brule counties, South

pointed by Swayne in a bankruptcy pre- | Dakota. An order was adopted giving the managers of the house until February 6 to present a replication or other pleading which the house may desire to make. The order further directed that all pleadings must be closed before February 9, so that

se trial may proceed on February 10.

Statehood Bill Taken Up. The senate, sitting as a court, then adurned, and resumed legislative considertion of the joint statehood bill. Mr. Stone poke in opposition to the measure, parcularly on the provisions relating to Indian territory. Mr. Berry followed Mr. itone, saying it was not true, as has been sserted in the debate, that all the people anted Oklahoma and Indian territory inited as one state. He insisted the Indian copie in Indian territory were unanimous their desire for single statehood. He hought Oklahoma, New Mexico and Ariona should be admitted as states at this

tory should remain a territory. Mr. Morgan said that each of the terriories should be admitted into the union is a state and that to fail so to admit them would be an act of bad faith. Mr. Teller sought consent to have printed n the record an article printed today in a New York paper, purporting to give the ext of the agreement between the United States and Santo Domingo, but desisted when assured by Mr. Cullom, chairman of the committee on foreign relations, that

ime and that for the present Indian terri-

ion under the circumstances. The senate then went into executive session and adjourned.

Postoffice Appropriation Bill Passed After Week's Debate.

week of discussion the postoffice appropriation bill, carrying \$180,787,415, passed the ouse today, following the defeat of a moion by Mr. Moon of Tennessee to recommit it with instructions to strike out the provision of the special mail facilities on trunk lines.

As soon as the house met today conideration of the postoffice appropriation bill was resumed.

An unsuccessful attempt was made by Mr. Watson (Ind.), after a sharp debate, to xclude rural carriers from the operation of the civil service regulations. Mr. Waton charged that under the present policy appointments there was being built p among the rural carriers a political mahine and he insisted that the representatives in congress could be relied upon to recommend capable men for that service. The chair sustained a point of order gainst the amendment. The question of political activity by pos

tal employes and the course to be adopted to prevent it was raised by Mr. Griggs of Georgia, who offered an amendment providing that the uniting by postal employes with any association or organization which has for its object the change of relation of employes to the government shall be cause for dismissal." The amendment went out on a point of

Mr. Moon of Tennessee moved to recon mit the bill, with instructions to eliminate the provisions for special mail facilities. The motion to recommit was lost, 109 to



Throat and Lung Troubles. A simple remedy.

Providing for the extension of time until in that matter was justifiable, as was May, 1905, within which homesteaders may establish their residence on certain lands formerly within the Rosebud Indian reservation, South Dakota, and the Devil's Lake Judge Swayne also justified his course reservation, North Dakota; authorizing the

The house adjourned until tomorrow

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Modern Vaudeville.

every Night. Matines Thurs., Sat., Sun. Herrmann the Great, Frederick Hallen and Mollie Fuller, Mallory Brothers, Brooks & Holliday; Charlotte Ravenscroft; Hennings, ewis & Hennings; The Alpine Family and ne Kindrome. PRICES-19c, 25c, 59c.

BOYD'S WBBBWARDAN Tuesday, Wednesday Mat. and Night

OTIS SKINNER IN The HARVESTER SEAT SALE TODAY.

KRUG THEATER PRICES, 15c, 25c, 50c and 75c Matinee Today-All Seats 250 10c-GALLERY-10c Great Spectacular Melodrams

THE SPAN OF LIFE Sun.—Billy B. Van in "The Errand Boy." Coming—Sis Hopkins with Rose Melville.

Roller Skating Auditoriu AFTERNOON AND EVENING

HOTELS.



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Buites W. JOHNSON QUINN

the publication was not correct. Mr. Culall state officers and to increase the sution of \$6,430 for the payment of fifteen Swayne. lom added that the agreement was in pro-The order for the day included only the Sloux Indians on Pine Ridge reservation preme court commission membership from cess of execution and objected to publica-"I have traveled this wide world over answer of Judge Swayne to the accusations for property taken for military purposes in three to six, was passed with the emerfrom the Artic to the Antartic, and have of the house, and this was presented by gency clause by a vote of 68 to 11. drank the best coffees ever grown on this H. R. 82, by Saddler of Adams, allowing Representative Burke's bill to extend the former Senators Higgins and Thurston on continent, or in the East, made by the time for the Winnepeg. Yankton & Gulf behalf of the respondent, who failed to soldiers' relief commissions in countles to best chefs, and am an expert coffee maker in person. The galleries were appear retain 5 per cent of the amount of money PROCEEDINGS OF LOWER HOUSE myself crowded. they distribute was passed with the emer-Mr. Thurston read Judge Swayne's an gency clause by a vote of 80 to 0. thing wrong in my dietary and that I swer, a typewritten document of fifty-fiv-H. R. 31, by Douglas of Rock, to pay pages. He took up the specifications of the bountles for killing large gray welves or WASHINGTON, Feb. 3.-After nearly a buffalo wolves, \$5 a head; prairie wolf or

> reduce its strength, but it made no preceptible change in my feelings. "At last I thought I would venture to try Postum Food Coffee, a preparation Shows No Change in Factional Lines.

> > taken in joint session today without result, timation from the auditing officers of the and the adjournment was until Monday

A Guaranted Cure for Piles. Itching, blind, bleeding or protruding piles. Your druggist will refund money if PAZO OINTMENT falls to cure you in 6

PEORIA, Ill., Feb.—John Orme and Theo-dore Brockway, convicted of robbing the Second National bank of \$2.21.36 on Decem-her 10, were taken to the penitentiary at 6:46 this morning under heavy guard. Their attorney was granted time to perfect an appeal to the supreme court.

NEW YORK, Feb. 2.—The National Bank of Commerce has drawn \$2.000,000 gold coin from the subtreasury for shipment to Ha-