THE OMAHA DAILY BEE: SATURDAY, MARCH 24, 1906.

SPOONER AND TILLMAN SPEAK

Wisconsin Senator Discusses Powers of Courts Under the Constitution.

CARRIER ENTITLED TO PROTECTION

South Carolins Man Wants to Know

if Raising as Well as Lowering

Rates Can He Stopped

by Infunction.

WASHINGTON, March 23-Mr. Spooner today concluded his speech in the senato on the railroad rate bill and the fortifica-

tions appropriation hill was taken up and

passed. The bill carries an appropriation

of \$125,000 for the erection of a powder

manufactory, and Mr. Daniels spoke at

length in support of the provision. He

declared that the nation was entirely at the mercy of a powder trust and urged

that the amendment should be adopted as

a safeguard. As passed, the bill carries

Mr. Tillman also spoke on the rate bill,

suggesting that the Interstate Commerce ommission should have authority to enjoin

the railroads from increasing their rates,

He said the suggestion had been made by

Immediately after the senate convened

today Mr. Beveridge renewed his motion

authorizing the appointment of conferees

on the present senate to meet confereos

of the house of representatives on the

statehood bill, and Mr. Foraker withdrew

his amendment requiring the submission

of the question of selecting conferees to

the senate. In making the withdrawal Mr.

Foraker stated that he had received assur-

ances from Mr. Beveridge that the confer-

ees to be suggested by him as chairman of the committee on territories would sup-

port the senate's position regardless of the

fact that they had originally supported the

Mr. Beverldge confirmed Mr. Foraker's

statement and Mr. Lodge expressed the opinion that the senate should always be

represented in its conferences by mem-

bers designated by the committee, having

incharge the question in controversy, as-

suming that the conferees will always

sustain them rather than press their own

Mr. Teller, on the other hand, con-

tended for the night of the senate to select

its own conferees regardless of commit-

tees or the presiding officer. He said the

guestion of re-election on the committees

on territories had been raused in this case,

but that no such reflection could be implied. The motion to insist upon the

senate's amendments was then adopted

and Messre. Beveridge, Billingham and Patterson were designated by the chair, as onferees on the present senate, the selection being made by Mr. Beveridge.

Spooner Resumes Speech. Mr. Spooner then continued his speech

Mr. Spooner declared that under the fifth

house bill.

views.

a "cornfield lawyer" in Oklahoma.

an appropriation of \$5,275,980.

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7.90 tures-coats that sell else-where for \$15-9.75 effect-coats worth \$10.00 Saturday at



SHAW RAPS THE GOVERNOR has not been equalled in history since the nineties. He asserted that he was willing

Invites Cummins to Get Out of the Party if He is Dissatisfied.

DIFFICULTIES OF REMODELING TARIFF

slightest Change Opens Up Whole Question and Confusion and Possible Defeat at Polls Might Be the Result.

be unable to remember the name by which It went now. Several times during the present

has not been equalled in history since the ninstics. He asserted that he was willing to answer Parker, John Sharp Williams or other democrats on the tariff, but what could he say in answer to a prominent official high in his own state? He as-serted that Ronsvell has not recommended official high in his own state? He as-serted that Roosevelt has not recommended He declared that magazine writers could

tariff revision and asked if he must be not sell their articles but for the falsedisloyal to his chief in order to be loyal to his governor. He gave a number of digs at the progressive movement, naming populism, greenbackism and other names was so free from graft as now.

as previous appellations and professing to Substitute Insurance Resolution.

hoods about alleged graft and asserted that unconstitutional if the proposed amendthere was never a time when the country

an investigation of the present laws and

The insurance committee of the senate this afternoon decided to report out a subtitute for the Warren bill and Molsberry

mendment to the constitution the circuit courts could not be deprived of the right to issue temporary injunctions. Mr. Spooner then went on with an argument Intended to show that the carrier as well as the shipper was entitled to the law's protection, Mr. Spooner closed with reference to the danger which he believed exists of invalidating the rate bill by the adoption of the Balley amendment

n the rate bill.

Mr. Clay asked Mr. Spooner if he contended that the bill would be declared ment should be invalidated.

"I believe it would affect all that portion of the bill which authorized the commission to fix rates." declared Mr. Spooner. When Mr. Spooner took his seat Mr. Tillman complained of the fact that he had

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hold closely to the printed speech furnished to the newspapers and departed several times from the manuscript. He took occasion to rap Cummins on the primary and tariff questions and the progressive movement. His discussion of the primary^s followed closely the letter written some weeks ago to Senator Molsberry. On the tariff, among other things, he said if he didn't believe with his party on the tariff he would get out of the party or keep his mouth shut, and the audience by its applause recognized a thrust at Cumming. He said the present campaign ten some weeks ago to Senator Molsberry.

(From a Staff Correspondent.) DES MOINES, Ia., March 22.-(Special Telegram.)-Secretary Shaw taiked tonight at Foster's opera house to an audience of 1,500 people, the hall being crowded. He stated on opening that he would not

CATARRH TEN YEARS

D. W. SMITH, BENSON, NEB., TELLS HOW HE AND HIS

WIFE WERE CURED BY DR. BRANAMAN.

BEEN CALLED INCURABLE.

Danger of Tariff Revision.

examine companies also if it sees fit. The On the subject of tariff revision Secretary Shaw said that no party can ever revise the tariff in safety, and the only time to risk the experiment is an an extraordinary session immediately following the inaugu-ration of a new administration. The reason is well-nigh self-evident. Every man knows, or thinks he knows, of three or four changes which are all imbill will be reported out tomorrow and will be made a special order. The commission must finish its report by December 1.

Puzzled Over Pardons. The joint pardons committee appointed a subcommittee consisting of Saunders, Cummings, Dow, Newberry, Stookey and Meredith to investigate the legal question of whether or not the legislature has jurisdiction to consider applications for pardon of the persons sentenced to hang. Two such cases, Busse and Smith, are before the committee. The house committee has voted ad-

versely on all other cases before it. Sennte Votes on Adjournment. The senate today, with twenty-seven votes

in favor, passed a concurrent resolution fixing April 6 as the day for final adjournment, and then by a vote of 19 to 25 refused to lay h motion to reconsider on the table so that the selection of the date would be past reconsideration. The resolution will now he held back from going to the house and may be reconsidered. A number are in favor of April 10 as the day for adjournment.

Helps Council Bluffs.

which permits cities to contract an indebtedness up to 5 per cent of the total taxable value of property provided the amount above 1% per cent is for the purpose of purchasing or erecting water works, electric light and power plants, gas works, heating plants or the construction of sewers. The bill will be of especial assistance to Council Bluffs and was designed to assist that town in acquiring its water works plant. Under the provisions of the bill the question of increasing the indebtedness above the 15 per cent shall be submitted to a vote of the people on the petition of a majority of the electors of the city. Two-thirds of the electors voting at such election must favor

the bond issue before the bonds can be issued. No Increase in Pay.

The house today refused to go on record as in favor of an increase in salaries for the members of the general assembly. A bill to raise their pay to \$700 a session, instead of the \$550 they now receive, came from a committee with unanimous recomnendation, but on the roll call received only 6 votes. Mr. Wright, in charge of the

bill, suggested that when the bill was inroduced it was regarded probable the antipass bill would have become a law by this time, but now it is certain this will be passed very soon. Temple said he was glad to know the estimate of the legislators on the value of their passes and that it was proposed to pay them \$150 in lieu of the passes they all had enjoyed for years. Doran was unable to subscribe to the theory that we should continue receiving part pay from the state and part from the railroads. But on roll call the bill was lost

82 TO 6. The Gregory bill to provide for examination of undertakers and to regulate their work was discussed, but was hild over until tomorrow.

Marshall Consty for Cummins.

MARSHALLTOWN, Is., Manch 22.-(SpedaL)-Governor Cummins captured his second county today. Marshall republicans instructing for him and Congressman Cousins this afternoon. Organization was effected this morning and this afternoon instructions were given. Judge Caswell is renominated. Webster county was the first county to instruct for Cummins.

resolution for an insurance investigation by not been permitted to ask questions, and a commission. The Warren bill provided for Mr. Spooner said that it had been due to illness that he had declined to consent to practices, but not an investigation of the the interruptions. Mr. Tillman's argument was that if it

ompanies. The Molsberry resolution prowere not for, a distrust of the federal vided for an investigation of each company. The committee took the Warren bill and judges and the arbitrary and tyrannical way in which they exercised their powers added a provision that the commission may there would be no occasion for an amendment to the rate bill to curtail their nuthority to issue injunctions. He launched into a general indictment of the federal bench

Mr. Scott of West Virginia defended the peat it." West Virginia bench hotly and Mr. Tillman again told him that he should walt until an attack had been made on a special judge. He referred to a Pennsylvania case that has been mentioned many times in the debate and Mr. Scott ridiculed this

Mr. Tillman said that he had not in-

frequent comment.

SKIN ECZEMA IN WORST FORM

Black Splotches All Over Face -Produced Severe Itching-Year's Treatment by Physicians Did No Good and Became Despondent-Affected Parts Now Clear as Ever - Alabama Lady's

CURE BY THE CUTICURA REMEDIES

"About four years ago I was afflicted with black splotches all over my face and a few covering my body, which produced a severe itching irritation, and which caused me a great deal of annoy-ance and suffering, to such an extent that was forced to call in two of the leading physicians of my town. After a thor-ough examination of the dreaded complaint they announced it to be skin eczema in its worst form. They treated me for the same for the length of one year, but the treatment did me no good.

"Finally I became despondent and decided to discontinue their services. Shortly afterwards, my husband in reading a copy of 'a weekly New York paper saw an advertisement of the Cuticura Remedies. He purchased the en-tire outfit, and after using the contents of the first bottle of Cuticura Resolvent connection with the Cuticura Soap and Ointment, the breaking out entirely stopped. I continued the use of the Cuticura Remedies for six months, and after that every splotch was entirely gone and the affected parts were left as clear as ever. I have not felt a symptom of the eczema since, which was three years ago

'The Cuticura Remedies not only cured me of that dreadful disease, eczema, but other complicated troubles as well; and I have been the means of others being cured of the same disease by the Cuticurs Remedies, and I don't hesitate in saying that the Resolvent is the best blood medicine that the world has ever known." Lizzie E. Sledge,

540 Jones Ave. Oct. 28, 1905. Seima, Ala. Aoid Unrenghout the warld. Cuticurs See, Sic., Uni-rent, Soc., Henniversi, Soc., Uni form of Chorolatic Coated PUL, 38c., per vial of 80), may be had of all dreggiste. Parter Drug and Chem. Corp., Sole Prape, Routen, Stan. mer Malled Free, "The Outcase Bila Book," and "Save to Comp Dispersion Research Bila Book," and Oct. 28, 1905.

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tended to get into an unpleasant contro- position of moving to instruct the conversy when he said that the people had ferces after they had been appointed, a of the bill on a point of order by Mr. Frince. lost faith in federal judges. Pausing for motion clearly out of order at that time. a monment, he continued, "but I 're- The correction was made as suggested.

Taking up the colloquy he had with Mr. Gaines (Tenn.) offered an amendment pro-Spooner yesterday, he said the senator viding \$100,000 for a private car for the from Wisconsin had ridiculed him as a president. 'cornfield lawyer and had made him out nincompoop.

man he termed a "cornfield" lawyer from Norman, Okl., Mr. Tillman said: "Now, this man wants to know why,

if you can enjoin the lowering of a rate, why it is not possible to enjoin the raising of a rate." He followed this up with a number of other questions taken from the letter and said that the answer was: "What is sauce for the goose is sauce for the gunder.'

Looking at Mr. Spooner, the senator said: "Now, I represent the goose and the senator from Wisconsin is speaking for the gander."

Mr. Spooner interrupted, saying that he had not intended to ridicule Mr. Tillman. but said that the object of his remarks would not hire a cornfield lawyer to argue constitutional point.

"I would not," replied Mr. Tillman. "A cornfield lawyer might beat you out on principles, but he would go to flinders practice."

Bill for Powder Factory. The rate bill was then temporarily laid aside and the fortifications bill was taken up in order to permit Mr. Daniel to address the senate in support of the committee amendment providing for the construction of a powder factory. Mr. Daniel declared that the manufacture of smokeless powder was completely monopo lized by the International Powder company. The United States could, he said, build and equip four plants at \$250,000 each, pay for them out of the profits "extorted" from the government in the course of a year and have more than \$1,000,000 left. While the government pays from 70 to 50 cents per pound, the cost to the makers does not exceed 35 cents per pound. Mr. Daniel said he considered the nation's defenses were seriously menaced by the 'powder trust.'

Mr. Perkins said that the entire committee on appropriations had been favorable to the amendment and he predicted that if the proposed plant should be prected and should prove successful others would speedily follow:

The amendment was then agreed to and the bill parsed.

The following bills were also passed:

The following bills were also passed: Creating a steamboat inspectors' district in Alaska: providing for the filling in the naval station at Honolulu; suthorizing the state of Wyoming to relinquish certain lands and to select other lands in lieu of them; dividing Nebraska into two judicial districts; authorizing the Chicago, Milwau-kes & St. Paul Railroad company to con-struct bridges across the Missouri, Yel-iowstone, Snake and Columbia rivers. The secure breast 520 p. m. went into

The senate then at 5:29 p. m. went into executive session and at 5:27 p. m. ad journed until Monday.

LEGISLATIVE BILL IN THE HOUSE

Number of Proposed Amendments Go Out on Points of Order.

WASHINGTON, March 23 .- An echo of the statehood controversy of yesterday resulted in an effort to correct the journal when the house met today. Mr. Williams aintained he was put in the ridiculous

The legislative bill was taken up. Mr

It made no difference whether the prest- \$20,000 per annum." Now its cost is \$237,000

dent was on an official trip or on a bear a year and it consists of 380 persons, an in-Reading from a letter he received from hunt, Mr. Gaines suggested, he ought to be made comfortable. A point of order by Mr. Littauer was fatal to the proposition, although he recognized its probable necessity. Mr. Babcock (Wis.) asked Mr. Littauer if he did not think it wise to provide a private

car for the president. "It might be," was the answer, "but if so it ought to be properly considered."

A point of order by Mr. Prince (III.) was Kiowa and Comanche Indian reservation in fatal to the proposed increase of three ex- Oklahoma. aminers and six clerks for the civil service. The house adjourned at 5:10 o'clock. Testimony of Mr. Wallace, late of the

hood question.

ommittee rose.

Oratorical Contest at lowa City.

crease of 1,200 per cent.

Panama Canal commission, on the inefficiency of civil service employes was read to IOWA CITY, Ia., March 3.-W. L. Myers the house by Mr. Cooper, who commented of Muscatine was the winner in the first on the worthlessness of the testimony and annual contest in oratory at Iowa univerthen defended the civil service. Six clerks sity tonight. He received a prize of \$30, the in the field force of the Civil Service com- gift of George W. Egan of Logan, Ia.

mission being proposed increases, went out

Mr. Hepburn of Iowa commented on the

wonderful growth" of the Civil Service.

ommission in the last twenty-two years.

"Twenty-two years ago, when the commis-

sion was created." he said. "it consisted of

ten persons; and for two years cost but

Mark Smith, delegate from Arizona, punc-

tuated the debate at this point with a fa-

etious application of the rules to the state-

The bill was still unfinished when the

The president was asked to return to the

iouse a bill opening for settlement the

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to

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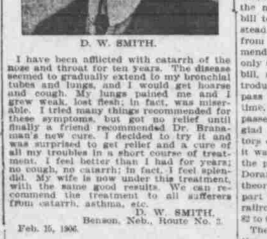
Catarrh is a diseased condition of the mucous membranes. Any organ that is lined with mucous membranes may become affected by it. The nose, throat, cars, bronchial tubes, hungs, stomach, liver, kid-neys and bladder are all lined with mucous membrane and may become diseased by catarrh. The disease usually originates in the nose and throat. The dropping into the throat extends to the bronchial tubes and lungs; also to the stomach, liver and kid-mys. In fact, affecting the entire system. D. W. SMITH.

y physicians pronounce them incur-There are some physicians who main, that catarrh cannot be cured. These tain that catarrh cannot be cured. These are men who have not the required knowl-edge or skill, neither have they the patience, the experience nor the equipped facilities for making a cure possible, hence they say it is incurable. There is a Positive Cure for Catarrh.

I have demonstrated it veyond any doubt and have cured many so-called incurable systems I do not ask my readers to believe my statements, for I am able to refer to people whom I have cured, people whose communities. I do not claim to do mir-aires are well known in their respective of man to do. that is, conquer a disease and office of this most index. I am only doing what is in the power of man to do. that is, conquer a disease in here studied for years. I have tudied the cause and effect of this most index of man to do. that is, conquer a disease is and after years of ex-periment and experience. I have evolved a wetwork of the disease and lines, reaches the seat of the disease, stops line ravages be seat of the disease, stops line ravages a seatting condition. The result of my NEW METHOD treat period for himself. We was fast losing the head is of my NEW METHOD treat period for himself. We was fast losing the head after solution were alarly visible when he began my treat. I have demonstrated it peyond any doubt'

news. In fact, affecting the entire system. The polsonous secretions are absorbed affecting the blood and nerves. Catarrh of the throat extends to the bronchial tubes, producing asthma; then into the lungs, causing acute lung disease. Finally into the lung cells, causing consumption. This was Mr. Smith's condition when he began my treatment. His catarrh had con-tinued over a period of ten years, each year becoming more deep seated and chronic until finally his lungs became in-volved. Had he come to me earlier, I could have cured him much quicker, easter and at less expense. The great trouble with afflicted people is that they allow their troubles to get worse through neglect and this has cost thousands of lives. Many do not realize the danger of catarrh until their conditions become stream and their family physicians pronounce them incur-

when he began my treat- people G. M. BRANAMAN, M. D., Life Building. OMAHA, NEB-Office Hours 5 a. m. to 5 p. m. evenings; Mondays, Wednesdays and Saturdays, 5 to 5 p. m.; Sundays, 10 a. m. to 12 m.



Feb. 15, 1906. MY HOME TREATMENT.

BY HOME THEATMENT. Realizing that there are thousands who are not able to come to my office I have devised a special home treatment which is just as effective as the office treatment. You can use it in your own home without any meanvenience or loss of time. Write today for full particulars regarding home treatment and get my advice and copies of letters I have received from other cured people.

WONDERFUL NEW METHOD THAT IS CURING HUNDREDS WHO HAD The senate today passed the house bill