Big Green Tag-Sale of Furniture



HANDSOME PARLOR PIECES MARKED DOWN **SIDEBOARDS CUT TO PIECES** PARLOR CABINETS, MISSION PIECES, LADIES' DESKS, DRESSERS, ETC., ETC.

TWO-THIRDS OUR IMMENSE FURNITURE STOCK HAS A BIG GREEN TAG ON-SHOWING A RE-DUCTION IN PRICE DURING THIS BIG CLOSE OUT SALE OF FROM

15% to 50%

Rugs and Carpets

RIFTON and ANITOLIAN WILTON VELVET RUGS-Size 9x12, in soft, oriental colorings and designs; a splendid wearing rug, retails regularly for \$25, our sale price. . . . \$15 GENUINE ROYAL WILTON RUGS-Size 9x 12, in artistic oriental designs and colorings that will harmonize with all furnishings-a rug that's noted for it wonderful wearing qualities, retails regularly for \$42.50, on sale at\$29

BARGAINS IN SMALL RUGS Smith's Palisade Velvet Rug-Size 27x54, in

beautiful floral patterns, all colors, sells regularly for \$2.25, our sale price ... 986 HASSOCKS-Made of Axminster and Wilton Carpets, 12-in. square and 7-in. high, sell EXTRA HIGH PILE BRUSSELS CARPET-In very desirable patterns, sold by other houses in town at 95c, our sale price,

Drapery Section

WINDOW SHADES of all kinds and colors, many hand-made shades, worth 75c. some slightly damaged, all in one lot, each. . 17c HEAVY TAPESTRY PORTIERES-In Persian stripes and oriental figures, some pairs and other odd curtains, sell from \$2.75 up to \$3.50, in one lot, each 69¢ REAL LACE DOOR PANELS-Full size, 36x 54, embroidered on imported nets, sell from \$1.25 to \$2 each, in one lot, each ... 276 REMNANTS OF TABLE OIL CLOTHS in

white and colors, yard9¢ Rope Portieres at 98c up to \$6.50.

During this big sale a discount of 33 1/4 % NONE RESERVED.

Carpets, **Rugs and** Curtain Goods

15%-25%-333% and as much as 50% off

All Goods Marked in Plain Figures on White Tag. See January Sale Price on

Big Green Tag Double Green Trading Stamps During This Big

Sacrifice Clearance Sale

ate. He thought the provisions of the decided to recommend the following in ad lution might be too harsh, and therefore, he asked it to go over one day. Action was therefore postponed until Tues-day and the senators turned to the busitess of introducing bills.

Railway Commission Bill.

Among the important measures introduced was one by Root of Cass and another by Aldrich of Butler defining the duties and powers of the newly elected railway saion. Mr. Root's bill is a long one and goes into detail as to methods of procedure. It gives the commission general powers over rates, both passenger and freight, and over classification of freights. It provides the rates shall not be higher than those fixed by law and that old rates shall be in force until changed by the commission. Before any change can be made the commission must give the railroad concerned at least ten days' notice of a hear-

One of the interesting features of the bill relates to the trial of appeals in court. In both the district and supreme court, it is provided rate cases shall take precedence over all other cases, and they shall be advanced on the docket by the court with-out application from either party. The burden of proof is placed on the plaintiff, making it necessary for the railroad to establish the injustice of the rate. The law also gives the commission power to inspect the books and papers of the railroads and for the public printing of freight schedules. The bill also requires the railroad companies to file annual reports showing the property owned by the road, the business transacted, the earnings and expenditures of all kinds.

Pay of Commissioners.

Another bill by Senator Root-Senate File 30-defining the qualifications of railway commissioners, provides that each commissioner shall receive an annual salary of \$2,500, and the commission may appoint if secretary at a salary of \$1,800, and may appoint not more than two clerks at a salary not to exceed \$1,200 per annum each, and such other persons or experts as may be necessary to perform any duty that may be required of them in the administration of the law. No one shall be qualified to hold the office of railroad commissioner unless he shall be a resilent and elector of this state, nor unless he shall be at least 20 years of age; nor shall any person be qualified to hold the office if he is directly or indirectly interested in any railmoad in this state or out of it, or in any stock, bond, mortgage, security or earnings of any such road, or of any telephone, express or telegraph company. If a commissioner shall become so interested otherwise than voluntarily he shall within a reasonable time divest himself of such interest. No commissioner shall hold any office under the government of the United States or of this state other than as such commissloner; nor shall he while such commissioner engage in any business or occupation inconsistent with his duties as such commissioner. Before entering upon the duties of his office each commissioner shall take and subscribe to an oath of office as provided by section 1 article xiv of the constitution, and in addition thereto shall swear that he is not interested directly or indirectly in any railroad, express, telegraph or telephone company, nor in the bonds, stocks, mortgages, securities, contracts or earnings of any railroad, express, telegraph or telephone com-

The commissioners, secretary, clerks and other persons employed shall be entitled to receive from the state their actual. necessary traveling expenses, which shall land.

It fixes the salary of commissioners at \$2,500 a year, of the secretary at not to exceed \$2,500 a year, and of the two clerks at \$1,200 a year each. The age qualification is 5 instead of 30. It also places the burden the Railway commission shall take precedence over all other litigation except criminal cases. Senator Root's measure is the copied after the Texas Railway commission

nation in prices between localities. The measure provides rather drastic punishment for violations, one of them being the forfeiture by corporations of their charters. In case of foreign corporations they may be ousted from the state. A fine of from \$500 to \$5,000 or imprisonment of one year in the county jail, or both, is also provided.

Committee to Prepare Bills. Resolutions will be offered in the senate and house tomorrow for the appointment duce bills covering the republican state granted. platform. It is planned to have four committees appointed composed of seven mem bers each to get up a state primary bill. an anti-pass bill, a measure defining the powers and duties of the state railway ommission and a freight rate bill. This was decided upon tonight at a conference of some of the members of both houses. The contest filed by William Coryell for the seat occupied by Carlin of Rock county made a matter of record. was begun before the special house committee tonight and will continue indefinitely. Coryell is represented by A. W. Scattergood of Ainsworth and Carlin by Senator Ashton of Grand Island. The latter objected to Coryell amending his protest petition and this argument occupied the add a few more precincts to the list in the rallway commission to settle the queswhich he alleged fraud.

ROUTINE SENATE PROCEEDINGS Number of Bills Introduced, Some of Them Important.

(From a Staff Correspondent.) LINCOLN, Jan. 8 .- (Special.)-The senate was called to order at 10 o'clock by Lieu-

fered by Chaplain Martin. Thomas of Douglas introduced a resolution providing for the printing each evening of the day's proceedings in such form that the printed sheets may be used in the bound journal to be issued at the close of the session. After a discussion the resolution went over one day at the request of Mc-Kesson of Lancaster.

Wilsey of Frontier offered a resolution providing for the arrest and exclusion of 'lobbyists' found in that part of the state ouse under the jurisdiction of the senate and for the punishment of employes who act as lobbylsts. Burns of Lancaster spoke against the

resolution and Wilsey of Frontier defended it. At the request of King of Polk it went over for one day. Under the head of bills and resolutions twenty-five bills were introduced and the

nftcen bills introduced Thursday were placed on their second reading. On motion of Gibson of Douglas T. B. Scott was chosen custodian of the senate. At the afternoon session nine more bills

dition to those previously announced:

dition to those previously announced:

W. B. Ely, chief clerk enrolling and engrossing room: E. J. Hatch, second assistant secretary; Russell Robb, assistant bill clerk; P. F. Sprecher, Norfolk, proof-reader; Charles Cobbey, clerk indicinary committee; Helen Comton, clerk committee revenue, municipal affairs and rules; Ross Philips, stenographer; Fred R. Milburn, copyist; Mr. Ruddy, copyist; Jerry Wilhelm, assistant custodian bill room; C. R. Leese, clerk; Masters Hobbs, Hyde and Osterhoff, pages; Miss Frederickson, Miss Eva Hightower, S. A. Trues, Grace Fiesher, copyists; Miss Holden, stenographer; H. S. Hankins, jahitor.

The following bills were introduced into The following bills were introduced into

the senate today; the schale today;

S. F. No. 15—By Thomas of Douglas.
Providing when two or more defendants
shall be placed on trial together the state
shall have the same number of peremptory
challenges as all of the defendants.

S. F. No. 17—By Thomas. Prescribing a
marriage fee of \$3 to be charged by the
county Judge and turned into the county
treasury.

treasury.

8. F. No. 18-By Thomas. Giving to county S. F. No. 18—By Thomas. Giving to county attorneys power to summon and examine witnesses and to punish for contempt for failure or refusal to testify.

S. F. No. 13—By Thomas. Repealing the Fourth of July pardon law.

S. F. No. 20—By Thomas. Giving the state the same number of peremptory challenges in a criminal trial as the defendant.

S. F. No. 21—By Thomas. Providing the roadbeds of permanent roads constructed readbeds of permanent roads constructed under the inheritance tax law may be six-teen feet instead of twelve feet wide and increasing the appraisers' fee to \$5 per

increasing the appraisers fee to so perday.

S. F. No. 22-By Thomas. Providing for the taxing of commercial colleges and schools conducted for private gain.

S. F. No. 22-By Thomas. Fixing the penalty for the crime of adultery at three years in the pententiary or a fine of \$200 or imprisonment in the county jail not to account one year. exceed one year.

S. F. No. 24—By Thomas. Providing for the impeachment of city and village officers and giving jurisdiction in such cases

ficers and giving jurisdiction in such cases to the district court.

S. F. No. 25—By Thomas. Allowing street railway companies to own and operate interurban railways.

S. F. No. 25—By Saunders of Douglas. Prohibiting the corruption of agents, servants and employes in the relations to their masters or employers and providing a fine of \$10 to \$000 or imprisonment in the county jail for not more than one year for violations.

S. F. No. 27—By Root of Cass. Providing cases shall not be reversed by the supreme court on technical error where the whole record shows substantial justice has been done in the lower court.

S. F. No. 28—By Root. Giving the governor power to discharge the superintendent of the Hospital for the Insane at his discretion.

discretion.
S. F. No. 29—By Root. Providing for the receiving by the county judge of legacies and fees in the settling of estates and requiring a report of the same to be

S. F. No. 30—By Root. Fixing the qual-S. F. No. 30—By Root. Fixing the qualifications of railway commissioners: fixing their salaries at \$2,500 a year; providing for a secretary at \$1,800 a year and two clerks at \$1,200 a year each and traveling expenses.

S. F. No. 31—By Root. Giving the State Railway commission power to regulate rates and service and general control over common carriers.

S. F. No. 32—By Root. Giving the governor power to remove the commandant of the Soldiers' home at Milford at his descretion.

of the Soldiers' home at Milford at his descretion.

S. F. No. 33—By Root. Taking away from the Board of Public Lands and Buildings power to hear complaints against superintendents of public institutions.

S. F. No. 34—By King of Polk. To prohibit unfair discrimination in prices hetween different localities and prescribing benalties.

tween different localities and prescribes penalties.
S. F. No. 35—By Buck of Otoe. Amendance as to the descent of property S. F. No. 25—By Buck of Otoe. Amending the law as to the descent of property. S. F. No. 36—By Buck. Providing that in case a wife dies intestate and without issue one-half of the estate shall go to her husband and one-half to her father. S. F. No. 37—By Epperson of Clay. Making tents, boats and wagons used for immoral purposes nulsances. mmoral purposes nulsances.
S. F. No. 38-By Buck. Amending the

In as to the descent of property so that the widow will receive one-half in fee where there is no issue and one-third where there is issue.

S. F. No. 39—By Wilsey of Frontier. Enabling cemetery associations to condemn necessary traveling expenses, which shall include the cost only of transportation while traveling on the business of the commission. Power is given the commissioners to hold sessions at any place in this state when deemed necessary.

Senator Aldrich's bill differs somewhat

Senator Aldrich's bill differs somewhat sioner.
S. F. No. 43-By Buck of Otoe, Rep. the wolf, wildcat and covote bounties.

S. F. No. 44—By Aldrich. Reducing passenger fares to 2 cents and providing for a hearing before the commission on the reasonableness of the rate at the request of

any road.
S. F. No. 45-By Aldrich. Befining the of proof in case of an appeal upon the rallroad and provides that after notice of appeal has been given the order referred to shall be held in abeyance until after a decision has been had. In order to provide a speedy trial it is provided appeals from statements of foreign insurance cor

the publication of an abstract of state-ments filed by domestic legal reserve life In the same connection Senator King of Polk has a bill prohibiting unfair discrimination in the same connection Senator King of For certificate fees to be paid by accident or sickness or accident and sickness insurantees. ance companies.

> MANY BILLS PRESENTED IN HOUSE Members Come Back After Recess with Pockets Bulging. (From a Staff Correspondent.)

LINCOLN, Jan. 8 .- (Special.)-The house was called to order at 10 o'clock by Speaker Nettleton. Chaplain Crosswaite offered McMullen of Gage announced that Mc-

Cultough of Gage was seriously ill and of joint committees to prepare and intro- asked that he be excused. The request was Cone of Saunders handed in the oath of

office of Mariett of Kearney, which had been taken before Judge Letton. It was made a part of the records. Speaker Nettieton turned over the evidence of the Carlin-Coryell contest to

Chairman Brown of the committee appointed to investigate. Carlin objected to any proceedings and his objections were Shubert of Richardson moved that stamps

be furnished the members. The motion was lost. On motion of Keifer of Nuckolis the sectetary of state was authorized to furnish a

flag to hang back of the speaker's desk. Harrison of Otoe moved that the attorentire evening. The committee did not ney general be requested to file quo warpass upon the matter. Coryell desired to ranto proceedings against the members of tion of the constitutionality of the commission. Carried.

Hart introduced a resolution to have the speaker appoint a committee to draft a constitutional amendment providing for a pardon board. Under the rules it went

The house adjourned at noon. At o'clock it reconvened and bills were again introduced, the business being completed by 2:30, an adjournment was taken until 10 clock tomorrow. Following were the new bills introduced:

H. R. No. 6-By Fries of Howard. A joint resolution proposing to amend section 9 article viii of the Constitution of the State of Nebraska, relating to the investment of educational funds and permitting investment in county, municipal and school his proposed constitutional amendment this strict bonds. H. R. No. 7-By Whitham of Johnson. To

were introduced and after a recess lasting until 4 o'clock the committees on standing committees reported. The senate then adjourned until 10 o'clock Wednesday.

The senate committee on employes has The senate committee on employers has The senate then adjourned until 10 o'clock Wednesday.

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The senate committees on employers has The senate then adjourned until 10 o'clock wednesday.

The senate committees on employers has The senate the senate to be considered.

Former Lieutenant Governor McGilton is here and will appear before the committee in behalf of the bulk sales law bill, which will shortly be introduced. Many of the committees the considered to commence the committees the committees the considered to commence the committees the committees the considered to commence the committees the considered to commence the committees the committees the committee

AISLE 2, NEW STORE

AISLE 2. NEW STORE

SPECIAL EXPLOITATION SALE

L'IRRESISTIBLE AND THE GOSSARD CORSETS

A CLEVER FRENCH



IDEA Combined with American ingenuity results in our ability to offer womankind an innovation in corsetry.

"THEY LACE IN FRONT"

A Corset that YOU will nt—NOT one that fits you. A distinction and a difference, ASSURING EVERY WOMAN A BETTER FIGURE. An alliance of art and beauty, which gives that elegance of carriage not attainable in ordinary corsets.

and elegance of carriage not attainable in ordinary corsets.

An opportunity to investigate the advantages of these beautiful and really remarkable corsets is afforded every woman who will visit our Corset Section this week. Heretofore price has been the only bar to great popularity. Not every one cared to pay \$25.00 to \$40.00 for a corset. Now it is different. You can buy a Gossard frontlaced Corset for as little as \$5.00. The manufacturers have delegated Miss Bulfour, an expert correctiere, to acquaint the indies of Omahu with this extraor-Omahu with this extraor-dinary Corset that is fast making its way-into the favor of America's best gowned women.

This Sale Continues Throughout the week beginning MONDAY, JANUARY 7.



J. L. BRANDEIS & SONS.

esolution proposing amendment to the

resolution proposing amendment to the constitution to create a pardon board.

H. R. No. 16—By Dodge of Douglas State primary bill.

H. R. No. 17.—By Raper of Pawnee. To smpower cities of the second class and villages owning and operating electric light plants, water works system, heating or other municipal plants, to furnish electricity, power, steam or other product of such systems or plants to any person or corporation within such city or village.

H. R. No. 18.—By Jennison of Clay. To prohibit counsel or agents or any other person receiving a pecuniary consideration, or state officer or officers, their deputies or employes, in matters affecting their pecuniary interests, from attempting to inor employes, in matters affecting their pecuniary interests, from attempting to influence members of the legislature otherwise than by appearing before the committees thereof, or by newspaper publications, public addresses or by written or printed statements, arguments or briefs.

H. R. No. 19.—By Shubert of Richardson. To compel all trains carrying passengers to stop the caboose at depot platforms and not to run more than one hour behind schedule time.

H. A. No. 20.—By E. W. Brown of Lancaster. Providing for the formation of humane societies and defining their powers in counties.

in counties.

H. R. No. 21.—By E. W. Brown of Lan-caster: Puts city library of Lincoln under

H. R. No. 21.—By E. W. Brown of Lancasteri Puts city library of Lincoln under general library act.
H. R. No. 22.—By Lee of Douglas.
Amendment to the constitution by adding a new section to article ix providing no suit may be brought to enjoin collection of taxes until taxes have been actually paid when a suit in recovery may be filed.

H. R. No. 21.—By Culdice of Saline. To limit the liability of villages for damages and costs arising from defective streets, alleys, sidewalks, parks or other public places in any such village, and to define the proceedings necessary to recover such damage.

H. R. No. 24.-By Culdice of Saline. When H. R. No. 24.—By Culdice of Saine. When property owner falls to repair sidewalks when ordered by city he shall be liable for injuries received thereon.

H. R. No. 25.—By Armstrong of Nemaha. To provide a penalty for not cutting weeds along county roads.

GOSSIP ABOUT THE LOBBIES Some Question When the Railroad Commission Will Organize.

(From a Staff Correspondent.) LINCOLN, Jan. 8 .- (Special.)-Robert Cowell, accompanied by Harry Zimman, came down from Omaha this morning and took the oath of office as a member of the State Rallway commission, as prescribed by the state constitution. After a consultation with Attorney General Thompson Mr. Cowell appeared before Judge Letton of the supreme court and the oath was administered by that officer. Mr. Cowell was assured by Former Attorney General Brown there was never any doubt of his ability to qualify, even though he was not sworn in at the time the other state officers ook the oath.

"I do not know when the board will mee to organize," said Mr. Cowell, "Mr. Willlams has gone to Kansas to study the commission there and Dr. Winnett goes to Des Moines tomorrow. Of course, Dr. Winnet, being the six-year member, will be chairman of the commission. I have no one in mind for any place, though I shall vote for efficient help and especially do I hope the secretary will be a man well qualified for such a position by reason of actual experience in the traffic business.

The bill introduced by Clarke of Douglas n the house this morning, provides that railroad terminals shall be assessed and axed for municipal purposes the same as other property is taxed. It provides that the State board shall make the returns for state, county and school district purposes. The State board shall also assess the personal property of the railroads in cities and towns, but the realty is to be ussessed by the local assessor. The bill is in line with the provision in the republiean platform.

The legislature was flooded with literature this morning, in defense of the bulk sales bill, which was defeated by the last legislature. This measure, which has the endorsement of the wholesale dealers of the state, provides that before a merchant shall sell his stock in bulk he must notify his creditors of his intentions. The bill, which was killed, provided he must file

his proposed constitutional amendment this morning in the house, providing that no H. R. No. 1—By Whitham of Johnson. To morning in the house, providing that he require incorporated telephone companies at the collection of taxes until the taxes have been paid, when a suit may be instituted the recover the amount alleged to have been for adults and 1 cent for children under 12

As anticipated this morning, Hart of York

H. R. No. 9-By Clarke of Douglas. To made his motion for the speaker to apprevent employment of children under 14 point a committee to prepare a constitutional amendment to create a pardon board. H. R. No. 10-By Haffernan of Cuming. A person practicing veterinary for ten years entitled to license without standing examination.

ination.

H. R. No. 1f—By Shubert of Richardson.
To prohibit professional lobbyisg.

H. R. No. 12—By Fries of Howard Providing a levy of 5 to 25 mills for improvement of roads, and in case levy is 5 mills not necessary to advertise for bids.

H. R. No. 13—By Clarke of Douglas.

Terminal taxation bill.

Terminal taxation bill. Inasmuch as the house is dead set against

wholesale merchants interested in this measure are clients of the former state caster county senator declared this talk officer and he will make the argument for about lobbyists reminded him of the old them when the date of the committee meeting is announced. People around the Lindell lobby last night were offering to bet a cigar a free telephone

switchboard would be installed before long. A bill was introduced this morning to compel the various systems in this state to connect their wires together under certain conditions. "I wonder if the people will think us in earnest now," remarked a reform legis-

lator to a conservative, after discussing the bills introduced today. "Better wait until they are enacted into law," answered the conservative, "before you go back home for glory," "That is what should have been done when the constitution was written," said

a state officer in discussing the joint resolution introduced in the house providing the permanent school fund shall be invested in not only state and United States securities, but in county, school district and municipal bonds as well. . 'That resolution should be adopted, and if the people understand the proposition there will be Not all of the members are satisfied with

their committee places, some desiring places on committees which would permit them to spend most of their time on the floor of the house. No very great amount of kicking is being done, however, and even those who are not satisfied say they are going to be soldiers and stick to the duties assigned them. Some few trades will be made among the committeemen.

The broadside turned loose by the house today against the corporations, taken towith the railroad committee appointed by Speaker Nettleton, inspired a satisfied with taking a shot; it turned loose both barrels at once."

Root of Cass county maintained his lead in the number of bills bearing his name by offering seven at the morning session of the senate. Last Thursday he offered nine, making sixteen of the forty that had been introduced tat noon today to his

Thomas of Douglas offered ten bills today, all of them being measures drawn by former County Attorney Slabaugh of Douglas county and proposed at meetings of the legislative committee and county officials held before the session began. Senators Wilsey of Frontier and Burns of Lancaster met in the secretary's office

during a recess in the afternoon and got

to talking very loud about the lobby reso-

for round trip tickets.

lution introduced by the former. The Lan populistic times, when every member was watching every other member and no one had any confidence in anyone else. He grew angry and shook his fist, when Mr. Wilsey remarked: "We, don't expect your support for the resolution, but we will pass it just the same." Mr. Burns insisted the remark was a reflection upon him and he objected to the use of the word "we," He said it indicated there was a faction behind the resolution. He declared any attempt to pass a lobbyist resolution would be an attempt to besmirch the name of every senator.

FRAZIER RETAINS HIS POSITION State Printing Board Re-elects Fair-

mont Man as Secretary. LINCOLN, Neb., Jan. 8 .- (Special Telegram.)-The state printing board today reelected Lew W. Frazier secretary of the board. Mr. Fragier has held the position for the last four years. He resides at Fairmont, where he edits the Chronicle,"

3314 discount sale of all children's Coats. including white bear skins. Now is you chance to buy. Benson & Thorne, 1515

LOWER FARES FOR THE COAST

Southern Pacific Will Grant Special Favors to Residents of Certain Territory.

SAN FRANCISCO, Jan. 8.-Railway fares from California points to places in Ohio, Indiana and parts of western New York and western Pennsylvania will be reduced, beginning February 1, between 25 cents railroad lobbyist to say: "The house wasn't and \$1, according to the specific destination of the purchaser of a Southern Pacific

These reductions will apply on any main line route, either by way of Ogden or by way of El Paso, but will only affect destinations in Ohio, Indiana, Ontario, western Pennsylvania and western New York. In addition to these special reduced rates the Southern Pacific will put into effect February 1 a new augmented list of terminals

Six Men Barely Escape.

A chunk of plaster about six feet square fell from the ceiling of the main room of the Grain exchange Tuesday morning and narrowly missed six grain dealers who were sitting in chairs below. The plaster was loosened some time ago by water from a faucet which had been left open on the floor above.

The Virtue of Mastication.

(From "The Tribune" Correspondent.)

Professor Irving Fisher, of Yale University has been conducting experiments upon the nine Yale students since last January in order to determine the effects of the thorough mastication of food. He has found that their endurance is increased 50 per cent, although they took no more exercise than before the experiments, and although they diminished their consumption of flesh foods to one-sixth the original

scientific food, GRAPE-NUTS, which, when eaten properly-that is, crisp and dry, direct from the package, with a little cream or milk-requires thorough "chewing."

These experiments emphasize the advantages of the

Grape-Nuts food comes in delicate crisp granules, intended to be ground up by the teeth. The work not only preserves the teeth but brings down the saliva from the gums so necessary in the primary work of digestion.

If your teeth are fit, chew, chew, chew, until the food is liquid and insists on being swallowed.

If teeth are faulty, soften Grape-Nuts with cream or hot or cold milk and allow to stand a minute soaking, but even then don't forget to chew.

Many people say (and it is true) that when they eat Grape-Nuts they seem able to digest not only that food but other kinds which formerly seemed indigestible.

THERE'S A REASON for

Grape-Nuts

Members Give Evidence of Intention to Follow Out the Party Platform. BILLS ON THAT LINE IN BOTH HOUSES

Duties of the Railway Commission.

(Continued from First Page.)

Dodge Presents His Primary Bill of

Last Session Slightly Amended-

mittee are elected by the voters of each precinct by writing in the name of the committeeman they desire to vote for. The members of the state committee are elected in the September primary in 1907 and biennially thereafter, one from each senatorial district. Any one desiring to have his name printed on the primary ballot shall file a petition with the secretary of state signed by at least 1 per cent of the

voters in such districts. The congressional and judicial committees are appointed by the candidates and by the member of congress. If there shall be more than one judge elected in any one district, all the candidates shall be entitled to participate in the selection of the committee. All contests shall be decided by the county court and that court is vested with jurisdiction in all primary ejec- Lincoln sanator made an eloquent address tion cases for county, city or precinct offices and the case must be decided not less

posting of the primary election ballot. cierk from making out the ballot.

It is provided that all saloons shall be means of support." closed during the holding of a primary election and it gives the right to anyone caster has anything to fear from lobbytsts." tion day without any deduction from his should be afraid of the gentleman from submitted to the voters at the primary time of this body. Last year we had here

be selected at a state and congressional ployers and I am in favor of keeping them convention composed of delegates chosen at bay." in such manner as may be determined by that the delegates shall be apportioned by he was in favor of some action to

president in each county. In no case may the candidate of any political party be designated upon the official ballot as the candidate of more than one party and only as the nominee of the

Shot at Lobbyists. morning session by Wilsey of Frontier,

the senate and brought before the bar of the senate, questioned under oath as to his occupation, salary and purpose. Other testimony may be employed and if it be found that such persons are trying to influence members either for or against any measure pending in this senate, they shall be ejected from the state house, and if they return they shall be confined in jail until after the sension closes.

Resolved further, That if any officer or employe of the senate shall try to influence any member for or against any measures.

employe of the senate shall try to influ-ence any member for or sgainst any meas-ure, he may be tried before a committee appointed for that purpose and if found guilty shall be discharged from the service. Provided, however, that nothing in this resolution shall prohibit any man or cor-poration, by themselves or their attorney, from appearing before any proper commit-tee where any measure is pending, when such committee is in session, and present their side of said question in a gentlemanly manner.

reading it Joe Burns of Lancaster jumped to his feet and demanded it be read again. At the close of the second reading the

against the pussage of the resolution. "I don't understand," he said, "there is than two days after service of process and any need of such a resolution, as there is tenant Governor Hopewell. Prayer was ofshall have preference over all other cases. a law covering the subject now on the The petitioner shall give security for cost. statute books. I agree that lobbyists should The case must be determined before the be excluded from the senate, but I think date fixed by law for the preparation and there is too much buncombe about this lobbyists business. I have served in the An appeal from the county court does legislature five terms and no man ever apnot prevent the name going on the ballot proached me with an improper proposition in accord with the decision of that court, and if he had I would have been strong In other words any appeal taken from the enough and honest enough to withstand judgment of the county clerk shall not set it. It is an insuit to every citizen of Ne-as a supersedeas to prevent the county braska to say if he comes within the bar

"I don't think the gentleman from Lan

King of Polk here got the floor and said the state committee of the party, provided the resolution was an important one, and

START ON PARTY PLEDGES upon the vote cast at the last election for party in which his name appeared as being

affiliated with in his nomination petition. The question of dealing with lobbyists was precipitated in the senate at the

who introduced this resolution: Whereas, Lobbying is a menace to legis-lation and absolutely indefensible, therefore Resolved. That any person frequenting hat part of the state house under the urisdiction of the senate without apparent occupation may be arrested by order of he senate and brought before the bar of he senate and brought before the bar of

of this body he must prove he has visible

to absent himself from his regular em- said Mr. Wilsey, speaking in defense of ployment for two hours on primary elec- the resolution. "Rather I think the lobby usual salary or wages. It also provides Lancaster. I don't think the lobbylsts that constitutional amendments may be should come here and take up half of the election and if carried will then be placed the railroad lobby, the insurance lobby, the upon the regular ballet and a vote for the fraternal insurance lobby, the Christian party ticket will be a vote in favor of the Science lobby, the physician's lobby and every other kind of lobby. These lobbyists Delegates to a national convention shall have no responsibility except to their em-

such committees to the several counties, clude lobbyists from the floor of the sen-