

JOINT RESOLUTION No. 1.

WHEREAS, Mankind can never pay the debt it owes to the sweet, patient, noble, loving, self-sacrificing woman who regard it their highest mission, their supremest pleasure, to perform the duties and fill the requirements of mothers of men—yet in all are actuated less by sense of duty than dictates of love; and who too often fail to realize the only reward they ask, which is the love and appreciation of husband and the tender reverence of child, and who too often, with woman's unswervable loyalty, go bravely on to the end filling the divine office of wife and mother, only to receive ingratitude and cold neglect in return; and

WHEREAS, There are seldom great men without great mothers, and all the best there is in man can be evoked only by the refining uplifting influence, sustaining love, and unselfish devotion of the true woman, ever magnifying the merits and ignoring the faults and shortcomings of the object of her affection; and

WHEREAS, Man can reflect no higher honor upon himself than by honoring the mother and bearing witness to the spontaneous, priceless service to the race which she has rendered in overflowing measure from the beginning; therefore,

Be it Resolved, By the house of representatives, the senate concurring, that the second Sunday in May be, and the same hereby is designated as "Mother's Day," to be observed annually by gatherings and appropriate exercises in schools, churches, or other appropriate places of public assemblage.

Approved April 23, 1909.

JOINT RESOLUTION No. 2.

Relative to the consent of the Senate of Minnesota to suit in the case of Adelaide E. Harding, as administratrix of the estate of Cyrus B. Harding, deceased, plaintiff, against Minnesota State Agricultural Society, defendant.

WHEREAS, An action has been begun in the district court of Ramsey county, Minnesota, by Adelaide E. Harding, as administratrix of the estate of Cyrus B. Harding, deceased, against Minnesota state agricultural society, on account of the death of Cyrus B. Harding, on the 30th day of November, 1906, by the alleged wrongful act of the defendant while engaged in tearing down the grand stand and removing the materials upon the Minnesota state fair grounds, damages, being claimed in the premises in sum of five thousand dollars (\$5,000.00), and