

A Clean Sweep

We have decided to practically wipe out our remaining stocks of medium and heavy-weight Suits and Overcoats; the following very low prices will fill this big store all day tomorrow (Saturday) by the sheer force of bargain value.

- Men's \$15, \$18, and \$20 High Grade Suits and Overcoats, **Saturday 9.50**
- Young Men's \$12 and \$15 High Grade Suits and Overcoats, **Saturday 7.75**
- Boy's and Children's \$8.50, \$9 and \$10 Norfolk, Sailor, Russian Suits and Novelty Overcoats, **Saturday 5.75**
- Boy's and Children's \$6.00, \$7.00 and \$7.50 Norfolk, Sailor Suits and Novelty Overcoats, **Saturday 3.85**

When savings are as big as this, many mothers anticipate their boys' wants and buy ahead; Browning-King Clothing will wear better and look better at the end of six months than any other you can buy and that means a good deal, as every parent knows.

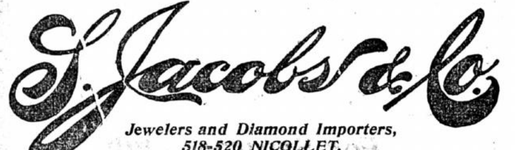
Browning-King & Co.

415 to 419 Nicollet.

DIAMONDS

Above All Other Investments

When wheat drops a dozen points in a minute, and real estate slumps, and stocks fall before Lawson, and savings banks pay only 3 per cent, and government bonds even less, give a thought to the treasure of treasures—the diamond. The peerless gem that is always a pleasure to its owner. The brilliant that has never lost lustre since the orientals learned to polish its surface. Today we quote last season's prices by reason of our contracts with cutters. And always we give the buyer a warrant that is an insurance policy of quality and value. The safe diamond house is



J. Jacobs & Co.
Jewelers and Diamond Importers,
518-520 NICOLLET.

The critical and economical are alike suited in our engraving department. Weddings, Announcements, At Homes, etc., gotten out on shortest notice. Samples submitted to out-of-town patrons on application.

Petersons

7375 So. 6th St. HOME FURNISHERS.



OWING to the large demand for the Folding Table advertised in Wednesday evening's paper, our supply ran short. The friends and patrons who were disappointed in securing one will be able to get one Saturday, as we have just received a new supply sufficiently large to meet all demands.

It is a Folding Sewing Table, regular value \$1.25, at **79c**

Double Amount 2 for 1

S. & H. Green Trading Stamps

Given with all Spot Cash and First Payments Saturday....

If you buy \$25.00 worth and pay \$5.00 down, you get the double amount S. & H. Green Trading Stamps on the \$5.00 payment.

Boutell Bros.

Temporary Location, 623-625 Nicollet Ave. New Store Block.

THE LEGISLATURE

AMENDMENTS TO CODE STILL STAND

ATTEMPT TO RECONSIDER THEIR ADOPTION FAILS.

Judiciary Committee Wins with Its Plan—Resolution Passed Looking to the Establishment of an Antitrust State Harvester Factory—Juvenile Court Bill Is Introduced.

An attempt to reconsider the vote in the house by which on Thursday the 1,100 amendments to the revised code had been accepted, met ignominious defeat in the house today.

W. J. Nolan of Hennepin led the fight, declaring that he wanted to bring the code and its amendments where they could be considered. He said that it had been railroaded thru, and if the code were passed, lay members as well as the judiciary committee, would come in for criticism by their constituents. He wanted the whole subject opened for extended consideration and debate.

W. B. Anderson, chairman of the judiciary committee, made determined and successful objection. He insisted that the consideration of the code section by section, with the amendments, would be a physical impossibility, and would simply result in the defeat of the code for this session. The judiciary committee had spent six weeks in looking into the matter and it would take the house fully as long to go over their work in detail. He told the members that if the Nolan plan prevailed there would be no more legislation and members having bills that they are interested in might as well bid them good-bye. There was nothing in his plan, the chairman said, to prevent any member striking out or adding to any amendment when the code came before the house on Monday. He was willing to give a week or two to its consideration. He did not want to give the senate any excuse for putting the code over the session. He explained the system of conferences to which the code would be submitted, and pleaded for confidence in his committee.

W. D. Washburn, Jr., gave notice that it was the intention of the judiciary committee to pass the code in five or six days he would not vote for it. He declared that the house could not escape its responsibility by turning it over to the senate in an undigested form.

A. J. Rockne of the committee told the house that if the plan proposed by the committee were not carried out, there would be no more legislation for years to come. He insisted that thru the printing of the amendments from day to day in the house journal the lay members had a right to know what had been done. The final vote overwhelmed the Nolan motion.

After Harvester Trust.

To meet the exactions of the binder trust, L. O. Teigen of Jackson, and a committee of five to confer with the board of control and the warden of the prison to investigate the feasibility of the installation of such a plant at the penitentiary.

North Dakota Makes Request.

A memorial from the legislature of North Dakota, asking that the Minnesota grain inspection law be amended, was received. It asks that the regulations be so changed that wheat and other grains be so graded after the docking of chaff, straw and other ingredients be taken out. The present system determines the grade before the docking is removed, and it is claimed the grade is unjustly lowered by the system.

Juvenile Court Bill.

Representative H. B. Chamberlain introduced a juvenile court bill. It provides for the disposition of dependent, neglected and delinquent children. In this class are included those under ten who are found giving any public entertainment or assisting in such an entertainment. In counties over 50,000 a juvenile court is created. The district judge is to be designated each year to hold such court, and in counties of over 100,000 a probation officer is provided for each county. Children under 17 may be brought into court on petition and the case heard. Children under 12 may not be committed to jail. The judge may commit a child that is neglected or dependent, or incorrigible, to any institution approved by the state board of control for that purpose.

Bulletin Impure Foods.

Monthly lists of adulterated and misbranded food products are to be published in the official paper of each county in a bill introduced by W. F. Schaller today. The list is to contain groups of like commodities, and to contain a list of the adulterants and the latest analysis.

LEGISLATIVE DOINGS TODAY

SENATE. Highway commission bill introduced. Bill presented to defer entry of judgment in divorce cases for one year. Bill passed providing for submission of charter questions on separate ballots. Bill presented requiring railroad stations to be named the same as towns. Adjourning to Tuesday, 10 a.m. Laybourn grand jury bill passed.

HOUSE. Attempt to reconsider amendments to the code fails. Resolution passed looking to establishment of a state harvester factory. Juvenile court bill introduced. Bill introduced to abolish billboards. Committee bill introduced providing county license for peddlers. Bill introduced permitting state to lease beds of meandered lakes for mineral purposes. Adjourning to Monday, 10 a.m.

author read extensively from letters received from the treasurer of the state endorsing the Iowa law. Lawrence H. Johnson offered an amendment requiring that the "forget" employed be a citizen of the county. He explained that this was offered to shut out the professional who has been known to compromise with taxpayers by blag-matting methods. He intimated that the Iowa syndicate was pushing the bill. The amendment failed, however. The temper of the house seemed favorable to the bill, but adjournment was taken without action.

SENATE VOTES TO ABOLISH G. J.

LAYBOURN BILL PASSED TODAY, WITH TWO VOTES TO SPARE.

Warm Debate Over the Merits of the Grand-Jury System—Other Bills on the Same Subject Will Be Taken Up Wednesday—Senate Takes a Recess Till Tuesday.

The Laybourn grand-jury bill was passed by the senate today by a vote of 34 to 24. The bill dispenses with grand juries when called by the court or on petition of the county commissioners or of a certain number of voters.

An amendment by Senator Wilson was adopted without dissent, providing that, on petition of 100 instead of 200 voters, a grand jury can be summoned.

Senator Gjertsen then introduced a series of amendments, changing the bill so as to make it simply follow the present law. These amendments were voted down without roll call and the subject was then thrown open for debate.

Senator Schaller said that without the grand jury, no one has power to summon witnesses for examination under oath before a trial. "Without a grand jury," he said, "there is no method of chasing corruption to its source."

Senator Lord endorsed the Laybourn bill in a brief, energetic speech, claiming that the senate had expressed themselves on the subject at the last election and that this fact deserved further legislative enactment.

Senator Peterson opposed the measure. "Each of the three counties I represent passed the constitutional amendment asked for in the Laybourn bill at the last election," he said, "but I do not feel like supporting the bill, as I do not believe they understood what they were voting for."

"The only argument brought against the grand jury," he continued, "is its expense. Senator Wilson claims it is \$1,600 to treat an expense on the great county of Hennepin." Senator Wilson says many in the house feel like supporting the bill, as I do not believe they understood what they were voting for."

Senator Peterson spoke of the federal grand jury soon to meet in Chicago. "Each of the three counties I made to testify before it," he said, "and indictments, I believe, will be brought against these rich men who are creating crimes against the people. And I do not believe they will vote for away when we shall need such a grand jury in Minnesota to indict those high in political and financial circles."

Senator Hardy moved the previous question and after the bill was read by Senator Laybourn, the bill went to a vote on its final passage, being carried, 24 yeas, 24 nays. The vote was as follows: Yeas—Allis, Berg, Benson, Brewer, Calhoun, Campbell, Constock, Cowan, Dunn, Eberhart, Frazer, Hardy, Hawkins, Hector, Jepson, Lord, Maves, McLaughlin, Morgan, Nichols, Peachey, Rieke, Soban, Schutz, Eng, Thompson, Thors, Wilson. Nays—24.

Senator Schaller's bill, S. F. 33, requiring county attorneys to file a presentment within ten days after examination of the accused, instead of waiting until the first day of the next term, was then passed without opposition. The companion bill, S. F. 30, by Laybourn, and S. F. 32, by Schaller, were then made a special order for 11 a.m. Wednesday, on motion of Senator Dunn.

Divorces Tied Up for a Year.

Senator Collins introduced a bill providing that a divorce cannot be made effective until a year after the final findings of the court.



Nicollet Avenue. Fifth Street

Are Now Displaying Attractive Models in Tailor-Made Gowns

including the Redingote, the Tuxedo, the Sunburst, and latest Blouses, in all the newest fabrics.

Demi-Tailored Suits for Women and Misses,

of Imported and Finest Domestic Canvas Cloths, Broadcloths, Voiles, Eoliennes, Fancy Worsted, Panama Cloths and Shepherd Plaids. Priced at

\$18.50, \$20.00, \$25.00, \$37.50, \$45.00, \$60.00, \$75.00

in Reseda, Myrtle, Havana, Blue and Black. These models are exclusive and will not be found elsewhere.

Costumes

CREPE DE CHINE GOWNS—Lace trimmed, lined throughout with taffeta; dainty creations, suitable for wear on all occasions. Pink, gray, blue, white and black; priced \$65.00, \$75.00 and up.

Skirt Department

Our stock is complete in every detail—we carry all sizes in lengths and waists. Exclusive models are now being exhibited in all the new spring materials.

THREE MODELS

Gore Kilted Walking Skirt, black, blue and brown Cheviots; Gore Box Pleated Walking Skirt, brown and black Etamine Panama; Pleated Flounce Walking Skirts, of Scotch Plaids and Panamas. **\$14 AND \$15**

Custom-Tailored Covert Jackets

New models, collar or collarless style, lined with tailor serge or taffeta,

\$10.00, \$11.00, \$12.50, \$15.00, \$16.50

Redingote Blouse Rain Coat, of Priestley's Cravenette, shirred and belted waist, an exceedingly stylish model, in tan, Oxford, Olive, Gray, plain, checked or striped materials. **\$16.50**

Full Length Rain Coats, of guaranteed rainproof materials, imported or domestic,

\$12.50, \$14.00, \$15.00, \$16.50, \$20.00, \$22.50

In Tans, Mouse Color and Oxfords.

FAVOR WIDE OPEN PLAN

HOUSE COMMITTEE AGREED AS TO FORM FOR TAX AMENDMENT—A CONSTITUTIONAL CONVENTION WANTED.

The Roberts bill for a taxation amendment to the constitution was reported to pass this morning in the house with amendments prepared by Mr. Roberts and B. S. Bennett, the subcommittee. The bill as amended states the section in almost the exact language of the house amendment of two years ago, which the senate refused to adopt. It substitutes for the first four sections of article 9, one section, as follows:

Section 1.—The power of taxation shall never be surrendered, suspended or contracted away. Taxes shall be uniform upon the same class of subjects, and shall be levied and collected under general law for purposes, but property need exclusively for religious, educational, charitable, cemetery, governmental or public purposes, shall be exempt from taxation, and there may be exempted from taxation personal property not exceeding in value \$300 for each household, individual or head of a family, as the legislature may determine. Provided, that nothing herein contained shall be construed to affect, modify or repeal any existing law providing for the taxation of the gross earnings of railroads.

The bill will be on general orders tomorrow. The Minnesota house will make another effort at this session to convert the senate to the "wide-open" tax amendment to the constitution. The house judiciary committee, freed from its labors on the code, took up the subject yesterday afternoon and heard from W. P. Roberts and W. D. Washburn, Jr., the authors of taxation-amendment bills now before the committee. Both are wide-open bills, and the sentiment of the committee favored the sort of amendment. The bills were referred to a subcommittee consisting of W. P. Roberts and B. S. Bennett, to report this afternoon.

The senate committee made a favorable report today on the Smith bill for a constitutional convention. It provides for submitting to the people at the next election the question whether a constitutional convention shall be called. Such a bill must have a two-thirds majority in each house, and hitherto has been blocked in the senate.

REFERENDUM PLAN

Bill Coming to Submit New System of Legislation to People.

Representative I. W. Bouck of Royalton will introduce a bill providing for submitting to the people at the next election a plan of initiative and referendum. If the plan is approved by popular vote it is then to become effective. It is urged by the state federation of labor.

The bill provides that the initiative may be taken with a written petition signed by 5 per cent of the voters. This petition may submit a bill, which is then to be considered by the legislature and amended as the lawmakers see fit. The original bill and the bill as amended by the legislature are then to be submitted to popular vote. The bill that receives a majority vote shall be returned to the legislature for the enacting clause.

A referendum plan is provided, by which any bill before the legislature, or passed by the legislature, must be submitted to the people on a petition of 5 per cent of the voters. If the petition contains 10 per cent of the names, it must be submitted at a special election.

CURSE OF DRINK

Drunkenness

Whiskey and Beer Habit

CURED TO STAY CURED BY

WHITE RIBBON REMEDY

Given in a Glass of Milk, Tea, Coffee, Water or Mixed in Food Without Patient's Knowledge.



MRS. ANNA MOORE
For Years Press Superintendent of Women's Christian Temperance Union, States White Ribbon Remedy Has Brought Joy and Gladness to Thousands of Homes.

I announce to the world that I have an absolute cure for drunkenness in any form in White Ribbon Remedy based on thousands of cures made of the most obstinate cases, after taking White Ribbon Remedy. By degrees the patient gets a distinct desire to eat and finally leaves off altogether. It is wonderful. Many a hard drinker has thus been reclaimed by White Ribbon Remedy and restored to his family and friends. White Ribbon is easily and secretly given to anyone without their knowledge by following the simple directions. It is tasteless, odorless and perfectly safe to take. White Ribbon Remedy will cure or destroy the diseased appetite for all alcoholic drinks, whether the patient is a confirmed habitué, a "tippler," social drinker or drunkard. Impossible for anyone to have an appetite for alcoholic liquors after using White Ribbon Remedy. It restores the victim to normal health, giving him or her steady nerves and a determination to resist temptation.

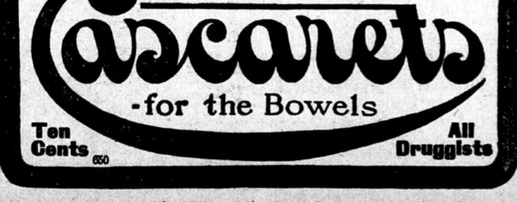
This Remedy for Drunkenness is Indorsed by Members of a Woman's Christian Temperance Union.

Recommended by Hundreds of Women Whose Dear Ones Have Been Cured by White Ribbon Remedy—Indorsed by Clergymen, Physicians and Lovers of Temperance Everywhere.

White Ribbon Remedy does its work so surely and swiftly that while the devoted wife, sister or mother looks on the drunkard is cured even against his will. I advise everyone who has a loved one who is a slave to the drink evil to give them White Ribbon Remedy at once. Write Dr. W. R. Brown, 218 Tremont St., Boston, Mass., for trial package and letter of advice free in plain sealed envelope. All letters confidential and destroyed soon as answered. White Ribbon Remedy sold by druggists everywhere, also sent by mail in plain package, price \$1.00. Sold and recommended in Minnesota by

Dillin Drug Co., 101 Washington Ave. So. A. D. Thompson Drug Co., 1st Ave. S. and 3d St.

They act like Exercise.



Cascarets
-for the Bowels-

Ten Cents All Druggists