

Introductory Suit Sale

Beautiful New Tailored Suits, Special Introductory Price ... \$25

The smart new suits are made of best panama or fancy materials. The jackets are in the new eton, pony or fitted coat styles, lined with best taffeta. The skirts are made very full in the new pleated effects.

Values \$35.00, Special at \$25.00.

New Waist Special at \$1.45

Beautiful shirt waists, made of very fine lawn, handsomely embroidered or tucked fronts with long or short sleeves.

Values \$2.00, Special Price \$1.45

New Skirt Special at \$8.50

Very, new stylish skirts, made of very finest panama, in all the latest models, either in trimmed or plain tailored effects.

Values \$12.50, Special Price \$8.50

withdrew his motion, explaining that he future. It does not make the use of a pass wanted to be fair, and if the house wanted to discuss the McMullen bill he was perfeetly willing to do so. Hamer then moved to take up the McMullen bill, but McMullen moved as a substitute that his bill be placed on general file and action be taken on the joint committee bill. This carried and then the Jenison motion was carried. Farley of Hamilton said he was opposed to the amendment adopted yesterday and "I am deeply interested in the attitude of these members should the senate reject these amendments which, I understand, it

Lee Annexation Bill Recommended. No discussion came in the house over the annexation bills. It was evident from the start the Harvey forcible annexation measure could not get through and so the delegation got behind the Lee bill which leaves the proposition to a vote of the people of both towns and, inasmuch as the South Omaha speakers said they favored this bill, it probably will go through without

On the employer's Hability bill Cone of Saunders objected very seriously to the senate bill because it bad been amended to refer only to craiamya. McMullen, however, said the senate judiciary committee was of the opinion the bill as originally drawn was not legal and therefore he preferred to substitute the Gibson bill for his own and his motion carried. On its passage the bill received 13 votes and no one was recorded against if.

one objected to the people saying whether they wanted a constitutional convention and this bill went through the committee of the whole without objection. Clarke secured favorable acion on his motion to make his terminal taxation bill at special order for Wednesday at 2:15 p m Last week when he attampted this the house had already made the primary bill and one or two other special orders and therefore it turned aim down then.

The reciprocal demucrage bill waich the committee made up out of the several bills introduced was made a special order for Tuesday morning at 19:30. Among the bills recommended for passage

the house was tre junter normal school

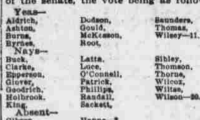
the hands of pass holders, but would apply only to passes to be given out in the

a misdemeanor, while the King bill does. Some of the lawyers in the senate doubt the constitutionality of the house bill because it attempts to legislate on the subject of discriminating rates and free transportation in the same bill. It is asserted that this is in violation of the constitutional provision that not more than one subject shall be covered by a single title.

The house bill was not considered, but a motion to indefinitely postpone it after the senate had gotten through with its own bill was defeated, a majority of the senators believing it would be unwise to kill it until the house acts on the senate bill.

When the bill was taken up in committee the first action was on a motion by Root striking out a large part of the excepted classes and making the bill more stringent. The warmest discussion came on an attempt to permit the issuance of passes to surgeons who receive them in pay services. This was defeated, and as the bill stands surgeons must establish that they are bona fide employes in order to get their annuals.

After the committee had finished Ashton moved to indefinitely postpone the house bill, but this was opposed by a majority of the senate, the vote being as follows:



exceptions:

Who Can Use Passes The bill as amended has the following

Provided, however, that nothing in this Provided, however, that nothing in this act shall be construed ta prohibit or make unlawful the issuing or giving of any such free ticket, free pass or free transportation to any person or persons within the classes hereinafter designated and limited, or the acceptance or use of the-same by persons within such classes, viz: Officers, agents, bona fide employes of such railroad company and their families; officials and linemen of telegraph companies, employes permanently injured and those retired from in the house was the junior normal school bill. S. F. 22, providing for the establishment of three more junior normals, the locations to be left to the state superintendent. A half down members fried to get their home towns in the bill, but were unsuccessful and the bill went through without a change.

The house indefinitely postponed all the individual 2-cent fare bills.

After devoting two sessions of the committee of the whole to it the senate julis afternoon in committee recommended for passage King's anti-pass bill as a substitute for the joint committee bill recently passed by the house. As finally amended the bill is not quite as stringent as the house bill, but is much more severe than the King bill was originally. As it was introduced if was modeled after the national law on the subject, but as the senate finally recommended it, it is more stringent than the commended by the passes of passes of the senate given or turnished by said railroad componies of this act such free tickers, free passes of the said persons.

One objection urged against the house bill is that it does not apply to passes now in the hands of pass holders, but would apply only to passes to be given out in the substitute and the pass holders, but would apply only to passes to be given out in the substitute and the pass holders, but would apply only to passes to be given out in the same the lands of pass holders, but would apply only to passes to be given out in the same that it does not apply to passes now in the hands of pass holders, but would apply only to passes to be given out in the same that it does not apply to passes now in the hands of pass holders, but would apply only to passes to be given out in the same that the down of the manufactors of the careful and those rectired from their families of express companies and families of express companies and suppress companies and express companies and men of telegraph companies, employes permanently injured and those retired from

Prohibition Amendment Killed. The smate this morning put to sleep

the bill providing for the submission of a ohibition amendment to the constitution and refused by a decisive vote to reconsider it again. The judiciary committee recommended the bill for indefinite postponement and Patrick of Sarpy moved that instead it be placed on general file. After a discussion, Patrick's motion was voted down and the report of the committee was concurred in. Senator Wilson, who introduced the bill, was absent when the vote was taken, and when he entered the room he demanded a reconsideration. The motion failed to carry. During the noon hour several people rep-

esenting the Women's Christian Temperance union appeared in the senate with petitions from the constituencies of several of the senators asking for the passage of the bill, and Root moved a second time to reconsider the vote of the morning. Saunders, who was in the chair, ruled the second motion out of order and King appealed from the decision. The appeal failed, the vote being as follows on the question of sustaining the chair:

Hauna, Saunders 3

Anti-Lobby Rule Invoked. For the first time since the beginning of the session the anti-lobbyist rule of the senate was invoked to drive a lobbyist off the ficor of the chamber, and it is a peculiar circumstance that it was invoked by Senator McKesson of Lancaster, who took a radical stand at the beginning of the session against anti-lobbying legislation. The cause of the turmoil was John B. Wright of Lincoin, president of the Columbia National bank and one of the largest grain dealers in Lincoln. He aroused the ire of McKesson by coming into the senate chamber during the session and lobbying and buttonholing senators, it is said, in an attempt to induce them to oppose McKesson's bill requiring a daily report of grain prices to be made to the labor commissioner by elevator companies. It was found after the attention of the senate had been called to it that Mr. Wright was not disobeying any rule of the senate except, perhaps, the one prohibiting talking during the sessions, but after an embarrassing situation had been created and all eyes had been turned toward him, he with-

drew from the room.

Senator McKesson brought the matter up by asking that rule 52, which provides tha no person except state or legislative officers, shall be admitted to the floor of the senate without a card signed by the secretary or a member, be enforced. At the time Mr. Wright was talking to Senator Ashton and did not observe that he was be- ence. ing discussed. Senator McKesson mentioned no names, but it was apparent to most of the members who he was referring to. Mr. Wright continued talking to members until he found out what the discussion was about, when he pulled a card from his pocket and then walked to the back part of the room and sat down. As he had the required ticket of admission the incident was allowed to pass without action, but Mr. Wright got up and left the room. Senators Threaten House Provision. Several of the senators are much put out and some are disgusted at the action of the house in acceding to the demands of the fusionists to adopt an amendment providing for an open primary to the primary election bill. These senators say the upper house will never consent to any such ar-

"It is foolish," said Senator Aldrich. "The house had no right to do any such thing. If any of the friends of the measure thought the bill would not pass the house also pledged to it, then they should have put the responsibility up to those members. Every one of them would have voted for the bill. Men don't break pledges lightly. The senate will chop off that amendment in a hurry, and it will be up to the house to concur in our amendments. But there was no need for any tie up. The house would not have killed the primary bill. Every one in there is pledged to it, and there was no occasion for fear or for trad-

ing." Jones of Polk county, a fusionist, who was in the house two years, was here today meeting old friends and comrades. He visited with the Douglas delegation and was given quite an ovation. Jones is the man who poked the famous question at Bob Clancy:

"If the taxation of railroad terminals does not increase your taxes, what do you Jones was one of the very popular mem bers of the house two years ago, and his

popularity has not decreased in the least among the old members.

ROUTINE PROCEEDINGS OF SENATE Large Number of Bills Reported Out of Committee.

(From a Staff Correspondent.) LINCOLN, Neb., March 8.—(Special.)—In the senate this morning more than a score of bills were reported out of standing committees. Among the more important of them were the following:

them were the following:

g. F. 250-By Wilson. Providing for the submission of a prohibition amendment to the constitution. Indefinitely postponed.

g. F. 406-By Thomas. Making maximum Puliman car rate in the state \$1.50 for a lower and \$1.00 for an upper berti. On general file.

H. R. 35-By E. P. Brown. The indeterminate sentence law. Indefinitely postponed.

poned. H. R. 22—By Lee. For a constitutional amendment to prevent taxes being enjoined before they are paid. Indefinitely postponed.

H. R. 24—By Redmond. Providing for a commissioner to be appointed by the court to examine and report on service in default cases. Indefinitely postponed.

H. R. 236—To prohibit the smoking of cigarettes by youths under 13 years of age. On general file.

S. F. 286—By Holbrook. Providing for a state fire commission. Indefinitely postponed.

poned.

S. F. 426—By Saunders. To amend S. F. c already passed to strike out provision requiring packages of liquers to be marked "Intoxicating Liquors." On general file.

S. F. 726—By Sackett. Making note given in payment for insurance premium non-negotiable. On general file. The following bills were passed:

S. F. 246-By Gibson. Amending the South Omaha charter. S. F. 148-By McKesson. To prevent for-eign insurance companies taking their suits eign insurance comp into federal court. The senate then went into committee of

the whole and spent the rest of the forenoon session discussing the anti-pass bill. The greater part of the afternoon was spent in committee of the whole in discussion of the anti-pass bill. After the bill had been recommended for passage the following bills were passed:

S. F. 24-By Patrick. To allow the supreme court to designate additional law schools than the State university, from which graduates will be admitted to the bar without examination.

S. F. 26-By King. Relating to the granting of teachers certificates to graduates of colleges and normal schools.

S. F. 28-By Patrick. Changing the statutes to conform to his bill to allow commencement of suits by the serving of original notice.

commencement of suits by the serving of original notice.

S. F. 313-By King. A joint resolution asking for the submission of an amendment to the constitution to permit the election of United States senators by direct vote of the people.

S. F. 314-By Luce. Relating to actions to recover in cases of estate sold by executor.

S. F. 235-By Randall. Relating to the selection of Juries in Justice courts.

S. F. 305-By Aldrich. Regulating the issuance of stocks, bonds and other securities by common carriers and requiring the authorization of the State Railway commission. S. P. 340-By Silbey. To allow the gov-

ernment to acquire a lot in North Platte for a weather bureau station.

S. F 200-By Wilson. Relating to the distributing of cadavers to medical and denal societies.

S. F. 230—By Thorne. Defining delinquent and neglected children.

S. F. 18—By Thomas. Giving the county attorney power to summon and examine witnesses.

witnesses.
S. F. 147-By Sackett. Authorizing J. E. Cobbey to get out a single volume edition Cobbey to get out a single volume edition of his statutes.

S. F. 1868-By Thomson. Providing a penalty of one to five years in the penitentiary for having burgiars tools in the custody or control.

S. F. 229-By Epperson. Increasing salaries of county treasury examiners to \$2,000

year.
S. F. 350-By King. Making state treasurer, treasurer of the State university and custodian of trust funds. The senate adjourned until Monday at 1

ROUTINE PROCEEDINGS OF HOUSE Bill Reported Out for

(From a Staff Correspondent.) sage by the house committee of the whole:
H. R. 447—By Cone of Saunders. General amendments to the charters of villages and small cities to provide for sewerage systems as recommended by the State Association of Commercial Clubs.
H. R. 262—By Gilman of Lancaster, Defining reputable dental colleges as those whose standard comes up to the requirements of the National Association of Dental College Examiners.

ments of the National Association of Dental College Examiners.

H. R. 54—By Harrison of Otoc. Ramoves the \$5,000 limitation for the collection of damages for death.

H. R. 65—By Lee of Dougias. South Omaha annexation bill, providing for submitting the question to popular vote.

H. R. 312—By Cone of Saunders. Provides that gasoline cans must be painted red.

H. R. 489—By Brown of Lancaster Provision for a constitutional convention.

S. F. 232—By Hanna of Phillips. Providing for the establishment of three additional junior normal schools, the locations to be selected by the state superintendent.

The following bills were indefinitely postponed in the house committee of the whole: H. R. 41-By E. P. Brown of Lancaster, to repeal the county treasurer examiners law. H. R. 289-By Marsh of Seward, .Provid-

ing sewerage systems for villages.
H. R. 170-By Harvey of Douglas. Forcible South Omaha annexation plan.
H. R. 183-By Gliem of Red Willow. Providing for the establishment of junior normal schools. Only One "Bromo Quinine," That is Laxative Bromo Quinine. Similarly named remedies sometimes déceive. The first and original Cold Tablet is a white

package with black and red lettering and bears the signature of E. W. GROVE. 25c. DIAMONDS-Frenzer, 15th and Dodge.

THAW DEFENSE RESTS CASE

(Continued from First Page.)

When Justice Fitzgerald had ascended the bench and Clerk Penny had called the jury roll, Mr. Delmas arose and uttered in a low voice the three words, "The defense rests." Mr. Jerome then said he would have to

ask for an adjournment of the case until Monday morning. "When court adjourned last Wednesday evening," Mr. Jerome said, "I had no reason to expect other than that I would be

confronted this morning with experts, who would be called upon to answer hypothetical questions which Mr. Delmas was, to frame, extemporaneously. Mr. McPike called upon me with a letter from Mr. Delmas saying the defense had changed its plans and would call no more witnesses Under the circumstances I must ask for an adjournment, as I have no witnesses available today." "There is not the slightest objection on

our part," said Mr. Delmas. Justice Fitzgerald then ordered the adjournment until Monday.

District Attorney Jerôme said he was not prepared today to add anything to his statement last night that the evidence he will have to offer in rebuttal will be before the by Wednesday evening. He added that the case should go to the jury by Friday next. Mrs. Evelyn Nesbit Thaw was in the

witnesses' room today, and when court adjourned she immediately went to the Tombs to visit her husband. Mother Dissatisfied.

To Mr. Delmas, cheif counsel for Thaw, a ascribed the decision so unexpectedly announced, that the defense in the Thaw inurder trial is prepared to rest its case Harry Thaw from the electric chair is now before the jury excepting what may be given in sur-rebuttal.

Mr. Delmas was impressed with the testimony given by Mrs. William Thaw Wednesday and he concluded that with this picture of the grief stricken mother on the witness stand fresh in the minds of the turors it was a good place to close the testimony for the defense. He knew that the jurymen had had a surfelt of expert testimony and as that was about all he still had to offer, he deemed it wise that it should be eliminated.

Thaw and his relatives are said to be satisfied with the decision of counsel and with the prospects of the outcome, but the prisoner's mother was reported to be disatisfied on one point. This was because she was not allowed to testify on the question of heriditary insanity in the Thaw family. She wished to explain the statements that members of the Thaw family have been in asylums and that there was a strenk of insanity in the family. Mrs. Thaw it was stated, felt that a great inustice had been done the family by these statements, hence her desire to publicly

deny them. With this in mind Mrs. Thaw sent for Lawyer Clifford W. Hartridge yesterday and had a conference with him lasting nearly three hours, during which she told him that if she could not tell her story on the stand she would communicate her side of it to the newspapers.

Mr. Hartridge is believed to have permaded her to postpone the explanation at this time. Thaw was greatly disappointed by the

delay in his trial, but after a long chat with his wife he accepted the situation with better patience Wants Thaw Letters.

Mr. Jerome's object in summoning Evelyn

Thaw as a witness is to extract from her, if possible, information concerning the letters Stanford White wrote to her. The subpoena is said to call for the production of any such letters Mrs. Thaw may have in her possession. She already has declared that she had none, the last fourteen received by her having been turned over to her husband, who gave them to his attorney, Mr. Hartridge.

May MacKenzie was notified today on hand Monday, subject to the call of the prosecution. Mrs. J. J. Cains also has been subpoensed by the district attorney.

SCOFFERS

often make strong

POSTUM FOOD COFFEE 10 days' trial in place of coffee shows the

REASON Read "The Road to Wellville," in

Fugitive Politician Taken Into Oustody by Eliser Appointed by Court.

SHERIFF AND CORONER FAIL TO FIND HIM

Attorney for Ruef is Sentenced to Twenty-Four Hours in Juil for Contempt of Court.

SAN FRANCISCO, March 8.-Abraham Ruef, the local political leader, who for three days has been in hiding to avoid an order of arrest issued by Superior Judge Dunne, was taken into custody tonight at the Trocadero, a secluded suburban resort near the ocean beach. The arrest was made by William J. Higgy, elisor of Judge LINCOLN, March 8 .- (Special.)-The fol- Dunne's court, and Detective Burns, who owing bills were recommended for pas- is aiding Assistant District Attorney Heney sage by the house committee of the whole: in the work of prosecuting alleged municipal "grafters."

Ruef submitted as gracefully as possible to arrest and was brought to the city in an automobile. His custodian stopped for an hour at the office of Mr. Hency while Ruef was left in the automobile under guard. He was later taken to a hotel and will probto jail on account of the intimate political sheriff and the prisoner. Reuf will be taken

Sheriff O'Nell and Coroner Walsh, having onfessed their inability to find, arrest and bring into court Abraham Ruef, the indicted lared by Judge Dunne to be a fugitive from ustice, it was devolved upon State Senator W. J. Biggy, a local business man, to discover the whereabouts of the defendant in hiding and take him in custody.

An order to this effect was made by superior Judge Dunne late this afternoon and Mr. Biggy was appointed elisor and sworn in.

Attorney Ordered to Jail. This was not the only sensational development in today's proceedings in the Ruef cage. Samuel M. Shortridge, attorney of record for Ruef, incurred a severe rebuke from Judge Dunne during an examination by Assistant District Attorney Hency into the incompetency of Coroner Walsh, appointed by the court as substitute for the disqualified Sheriff O'Nell to "locate and arrest" the indicted politician. Shortridge persisted in an effort to enter objection to a question put by Heney, and would not be silenced by the court, who finally adjudged him guilty of contempt and sen- the close of his term moved to Denver, tenced him to twenty-four hours imprison- where he has since made his home. He ment in the county fall.

Shortridge, however, escaped inmediate ncarceration by applying to the district gust. court of appeals for a writ of habeas corpus Annie S. and Alexander. He was a mem on the ground that no contempt had been ber of several of the local lodges. committed. The merits of this controversy will be argued before Justices Cooper, Hall and Kerrigan Monday morning. In the meantime Shortridge is at liberty on his own recognizance.

WORK FOR ROOSEVELT TO DO Light artillery in the famous charge at Ex-Congressman Martin Save the People Believe He Can Best Press the Issues.

(From a Staff Correspondent.) WASHINGTON, March 8 .- (Special Telegram.)-"Personally I do not consider Pres ident Roosevelt has had two presidential terms and I favor his renomination," said ex-Congressman Martin of South Dakota as he left the White Touse today. Mr. Martin left for home this afternoon.

Speaking generally of conditions, Mr. Mai

"Concentrated wealth must bear its just proportion of the cost of government that protects it. The doctrine of 'square deal' is to be applied to the business of the nation. This does not mean an assault upon great interests, nor class legislation in favor of the weak. It means justice and protection to all honest interests, but war upon the outlaw great or small. These questions are as broad as the nation. While the states can do much, they cannot adequately deal with the problems which reach into all the states and to foreign countries. Much has been done during the last four years of the Roosevelt administra tion. President Roosevelt has given a moral uplift to the business and politics of the nation. The good effect of this awakening will be permanent. Much remains to be done under Roosevelt policies. The people believe no one can press the issue as suc

cessfully as the president himself." The following forest rangers have been appointed in the forest service: Nebraska, H. R. Shockley, Chesterfield; South Dakota, F. S. Thompson, Hill City; S. P. Fralken. Spearfish; William Wike, Custer; Wyom ing, R. J. Brown, Wapeta; G. W. Broadhurst, F. W. Pennock, B. B. Walker, E. W. Scott, Saratoga; W. J. Barr, G. W. Booker, Halfway; C. J. Boyer, Pinedale.

The secretary of the interior has executed a contract with the Vulcan Iron works, Chicago, for furnishing cast iron gates, guidee, stands, etc., for use in connection with the North Platte irrigation project in Nebraska and Wyoming for \$4,061

Nebraska postmasters appointed: Darr, Dawson county, Lottie Nelson, vice L. P. Stapleford, resigned; Fort Crook, Sarpy county, George F. Rushart, vice F. R. Upjohn, resigned; Jamison, Keya Taha county, George F. Cady, vice M. B. Januison (dead); Naper, Boyd county, Peter H. Anderson, vice J. P. Anderson, resigned; Rain, Hayes county, Phebe Wilson, vice M. M. Laird, resigned; Schaupps, Sherman county, Frank Topolski, vice E. Bly, re-

Rural route No. 2 has been ordered established May 1 at Belvidere, Thayer county. Nebraska, serving fifty-eight families

Rural carriers appointed: Iowa-Bancroft, route 2, C. O. Bianchard, carrier; E. Blanchard, substitute. route 3. R. A. Carter carrier; C. H. Burton, substitute. Ida Grove, route 3, C. P. Curry carrier; Paul Curry, substitute. Paullina, route 3, Oscar Wallquist, carrier; Alfred Johnson, substitute. Rock Rapids, route 4, A. V. Biteler, carrier; O. M. Siteler, substitute. South Dakota-Lester-ville, route 1, Edward Myhre, carrier; Joseph Koranda, substitute.

The postoffices at Bow Valley, Cedar county, Nebraska, and Hainesville, Holt county. Nebraska, have been ordered dis continued after March 30.

ETE SPECIALISTS, Huteson Optical Co.

NEBRASKA CITY, Neb., March 8 .- (Spe-

DEATH RECORD. S. H. Calhonn.

cial.)-News of the death of S. H. Calhoun, which took place in Denver, caused a general feeling of sadness in this city, where he lived so many years and was known to all the old settlers. Mr. Calhoun was born n Boston May 27, 1836; came to Nebraska City in 1868. He was an employe in the surveyor general's office, read law with Harding & Blackman and was admitted to the practice of law in 1861. He served two terms as prosecuting attorney, was a member of the first state senate, a member of the constitutional convention of 1875, being chairman of several important committees and was mayor of Nebraska City for three

terms. In 1866 he was appointed by Provi-

1517 Farnam St. BERGER'S 1517 Farnam St.

SATURDAY SPECIAL \$8.50 Taffeta Silk Petticoats with Silk Under Ruffle

We have received another shipment of this famous Petticoat, about which so many have been asking. They go on sale tomorow-Saturday.

ALL COLORS-ALL STYLES-ALL SILK The Best Petticoat on Earth for the Money

\$2.50 value Wash Waists, new spring 98c styles \$8.50 Spring Skirts, Panamas, all colors

\$15 New Spring Jackets, corset seams and tight fitting, in tan or black.....

We are showing the best line of Ladies' new spring model Tailor Suits in the city at this

dent Cleveland as collector of internal rev-

enue for the district of Nebraska and at was married in this city in August, 1864, to Miss Matilda McMechan, who died last Au-Three children survive-John C.,

Captain Nelson Ames. ok after your order? MARSHALLTOWN, Is., March 8.-Are his prices moderate? Former Mayor Nelson Ames, who was a Suppose you try Nicoll this time, captain in the civil war with a remarkable record for bravery, died last night. He ommanded Battery G, First New York Peach Orchard, Gettysburg, Pa., when the confederate guns were silenced after a

monument was erected to Battery G at Pearch Orchard on the exact spot, where Ames' guns stood. Charles M. Hemler. BEATRICE, Neb., March 8 .- (Special Telegram.)-Charles M. Hemler, prominent in business and religious circles, died tonight after an illness of several weeks. Mr Hemler was formerly general manager of the Dempster manufacturing plant and was a member of the city council for several

confederate victory seemed assured. By

an act of the New York legislature,

terms. He leaves a wife and two children Piles Cured in 6 to 14 Days. Pazo Ointment will cure any casee o Itching, Blind, Bleeding or Protuding piles, At all druggists-50 cents.

Constipation deranges more lives with nervousness than any other abnormal condition.

is made from the whole grain of the wheat, celery infused, making it nature's evacuant.

> 10 cents a package. For sale by all Grocers

YOU CAN RENT **TYPEWRITERS** ANY MAKE FOR \$2.50 per month TYPEWRITER CO.

Successors To FOX TYPEWRITER AND SUPPLY CO. 1822 FARNAM STS. Phone Doug. 3874. Omaha, Neb.

TAILORS WANTED

ATHLETES

TO KEEP IN GOOD TRIM MUST LOOK WELL TO THE CONDITION OF THE SKIN. TO THIS END THE BATH SHOULD BE TAKEN WITH

HAND All Grocers and Druggists



ing. Use when required.

is he up-to-date?

Does he offer you a generous variety of fabrics to select from? Has he competent cutters and tallors to

Trousers \$5 to \$12 Suits \$20 to \$50





AMUSEMENTS.

BOYD'S Woodward Mgrs. This Afternoon-Tonight

LILLIAN RUSSELL In The 3-Act Comedy THE BUTTERFLY Prices-25c to \$1.50

SUM .- MON .- TUES., THE MUSICAL PLAY The Time-The Place

and the Girl

BURWOOD SECOND This Afternoon-Tonight Hoyt's A Texas Steer

Next week: THE CRISIS.

O CREIGHTON

MODERN VAUDEVILLE MATINEE TODAY NOTE-CURTAIN 8:15 SHARP

TONIGHT PRICES-10c, 25c, 50c. SHAKESPEAR'S TRAGEDY OF GREATNESS

-LECTURE BY-REV. W. A. QUALE, D. D., of Chicago FRIDAY EVENING, MARCH 15TH

CALVARY BAPTIST CHURCH 25th and Hamilton Streets SINGLE ADMISSION 50c. NO RESERVED SEATS.

KRUG THEATER
18c-2c-50c-75c
Matinee Today, 25c; Tonight, 8:15 Ernest Hogan in RUPUS BASTUS Sun—Net M. Wills in A Lucky Dog

Skating Thursday, Friday and Saturday, BIG BACE PRIDAY NIGHT.

ROLLER RINK

ADMISSION-10 CENTE

BENSONE THORNE Cillipution Bazaar

Young Men's Spring Suits Sizes to Years Clothing don't make the man-but every little helps-these new models have every little new feature every young fellow wants in his clothes.

Style, quality, workmanship and price are the four factors that should be considered in young men's clothes regardless of any favorite store or pet tailor. The "Beimont" and "Stanford" models for he who wants something entirely different, long sack coat made

with long roll lapel, turn-up cuff on sleeve, "Belmont" has two buttons only-"Stanford" has three. Trousers made roomy with deep welt seam and These clothes are made for young fellows who pay \$25.00 or more for their suits, we've priced them-

\$20.00, \$22.50 and \$23.50 Young men's suits in a score of new models that make college men sit up and take notice-\$18, \$12.50, \$15.00 and \$10.00 Illustrated catalogue in the press. Write for it.

