

Junior Suits

A newly arrived gathering direct from the center of Fashion (New York)—chic, masterful creations, expressive of the latest approved ideas of renowned exclusive junior suit makers.



Here
Are Two
Styles

of many, but study these and you'll admit their charm. Model one (on the right) has a tailored effect with form-fitting lines, skirt in kilts, belt with leather bands; front: navy, brown, tan and mahogany colors. Sizes 15 and 17, \$15.00.

Model two (to the extreme right) clever form-fitting and white decorative front, in a hands-straight modified hobble skirt width. Two-tone basket weave and plain serges; mahogany or wine shades. Sizes 16 and 17, \$16.50.

Norfolk Suits for Juniors

The newest novelties of the season—a charming cadet blue cheviot suit with strap seams front and back and belt of same material—panel front and side strapping—\$22.50

Junior Coats
inside—two buttons
and two pockets
Sizes 14, 16 and 17.
Others up to
\$18.50, \$15.00 and \$16.50

WEAVING PEOPLE'S OWN STORE
BENSON & THORNE Q

1518-1520 FARNAM STREET

the World-Herald with Hitchcock's denials of the Bartley charge.

They have enlisted the help of all leading demagogues who will sacrifice principle to make a personal campaign to deny the Bartley charges. Conventions are furnished to bring the voters into Pender, Baneroff and other places where Hitchcock speaks. Ministers and men of any prominence whatever are being sought for the purpose to smother the charges against Hitchcock. Many thinking demagogues are being whipped into line and made to believe some of the most damnable statements that the ingenuity of man can conceive of. In fact, the Hitchcock followers are becoming desperate. It is he, and Ibel and false representatives all along the line.

Latta is being told every day he has been campaigning with Hitchcock. Many followers who are badly engaged in the corn fields and who do not get time to head are being sought out and urged to read the rush given them by the desperate workmen of the World-Herald.

There are no thinking republicans in this part of the state who will support Hitchcock, although there is much to preclude their doing so.

M. W. PARKER.

Editorial Rebuttal.
LOUISVILLE, Ky., Oct. 29.—The Editor of the Courier, Thomas J. Ryan, argued that C. E. Aldrich made statements derogatory to the traveling men of the state in his address at Louisville is false, as will appear by the following affidavit:

State of Nebraska, Sherman County, ss;
Ex. S. Hayhurst, William Larsen, J. S. Pedler, A. S. Mann, M. A. Phillips, R. J. Nightingale, C. M. French, G. S. Leininger, D. W. Montgomery, H. C. Harper, Ira E. Williams and W. S. Waite, and each for himself, being first duly sworn, deposes and says that they were personally present and heard the address of Chester H. Aldrich, republican candidate for governor at Louisville, on the 10th day of October, 1910, and were present during all the time and heard all of said address and that the said Chester H. Aldrich did not say that the traveling men of the state were a valuable advertisement for the breweries nor anything that could be so construed and make reports to the contrary are absolutely untrue.

C. E. HAYHURST,
WILLIAM LARSEN,
C. M. FRENCH,
D. W. MONTGOMERY,
H. C. HARPER,
I. E. WILLIAMS,
W. S. WAITE.

State of Nebraska, Sherman County, ss;
Subscribed and sworn to by the subscribers, F. B. Hayhurst, William Larsen, A. S. Mann, M. A. Phillips, R. J. Nightingale, C. M. French, G. S. Leininger, D. W. Montgomery, H. C. Harper, Ira E. Williams and W. S. Waite.

Mayor Gaynor's Letter.
Mayor Gaynor's letter follows in part:

"Nine-tenths of the voters of each party are honest and true. Their honest and intelligent government. When their party fails to give it, they know that the time has arrived when their duty and also their intellectual self-respect requires them to vote with the opposite party."

"To keep government up to the mark one party should not be kept in power continuously. It were fortunate for us if our political parties in state and nation were more evenly divided, so that one party could be put out and the other brought in readily."

The assertion that Mr. Dix was selected and his nomination forced by a political leader hereabouts I know of my own knowledge to be false. It is easy to stand up a man of straw and then thumb it over, and that is what some distinguished republicans or new nationalists campaigners seem to be principally engaged in, but they will learn on election night that the voters of the state know a man of straw or a scarecrow when they see one, at least as quick as a crow does."

DISBARMING ORDER CHANGED

Samuel A. Ramsey and Charles Schull Reinstated Into Good Graces of the Court.

PIERRE, S. D., Nov. 2.—(Special Telegram)—In the supreme court today the disbarment order against Samuel A. Ramsey of Woonsocket was modified to suspension to end of December 1 next. The suspension order against Charles Schull of Watertown was modified to end November 5. In circuit court in Stanley county today the attorneys for Rev. Father O'Hara, charged with criminal assault, objected to the jury and the men were all discharged and a new panel was ordered. This was followed by an affidavit of prejudice against Judge Boucier and Judge Bottum will be here tomorrow to hear the case.

The indictment was not unexpected by Mr. Erdman. He declared that Wayman had been trying to "get him" for years and that the indictment was merely an incident of persecution by the state's attorney.

MOVEMENTS OF OCEAN STEAMSHIPS.

FORT MADISON, Ia., Nov. 2.—The business section of the little village of Baring, a coal mining station on the Santa Fe railroad, sixty miles west of here, was destroyed by fire today. Loss about \$30,000.

TROUP SAYS USE MACHINES

Grants Mandamus to Compel County Clerk to Prepare Them.

DEMOCRATS' CONTENTION UPHELD

Says that the Machines Are Adequate to Carry All the Names—Taxes Costs of Case to C. O. Lobeck.

Voting machines will be used in Douglas County at the November 8 elections. In an opinion handed down Wednesday morning in the matter of Charles O. Lobeck's motion for a mandamus writ commanding County Clerk Haverly to use the machines, he having refused to do so unless ordered by the court, Judge A. C. Troup held that the writ should issue. The judge made a ruling conforming to the opinion.

County Clerk Haverly, who had prepared himself to act in accordance with the court's ruling, whatever it should be, by beginning the printing of paper ballots and voting machine ballot papers, dropped the work on the plan against which the court ruled and continued preparation for the election according to the court's opinion.

Last Thursday Lobeck, a congressional candidate for congressman, district court filed his motion for a mandamus writ. The hearing was set for Saturday morning before Judge Troup. Saturday and Monday were consumed in testimony and arguments and the case was submitted Monday night, the judge taking it under advisement and announcing that he would rule Wednesday morning.

While sustaining the Lobeck motion for a mandamus writ Judge Troup did not actually issue the writ. He said that the motion should be sustained, but the writ would not be issued unless the relator, Lobeck, insisted upon its issuance or County Clerk Haverly indicated that he would not comply with the court's order.

Mr. Haverly personally and through his attorneys, A. W. Jeffries and John F. Breen, said he would comply without the formality of issuance and service of the writ.

Judge Troup, in his opinion, approved County Clerk Haverly's action in refusing to use the machines at the time he took such action, saying that at that time it appeared that the machines were inadequate and their use was impracticable. Therefore, he ruled, that the costs of the mandamus action be taxed to the relator, Lobeck.

Troup Gives His Reasons.

Judge Troup's opinion was given orally and at some length, its delivery occupying nearly three-quarters of an hour, in substance he said:

"At the beginning of this hearing considerable time was spent in argument and testimony over points of minor importance, if they were of any consequence at all. Chief among these was the question of whether or not the county actually owned enough machines to hold an election by their use. I think the testimony made it clear that there was an understanding between the county and the city that either should be free to use the machines owned by the other when occasion required.

"The case was submitted to me on three main propositions: First, the constitutionality of the state voting machine law; second, whether or not the use of the machines ever was authorized by the State Board of Voting Machine Commissioners; third, whether or not the machines in the particular instance of Lobeck's election are unique in that they are 'ballot' machines. The first two questions involve some fine points, but they were not for my consideration at this time. Mr. Haverly made neither of them the ground for his refusal to comply with the county board's order that he use the machines. His sole ground was that the machines lacked the capacity to carry the ballot in legal and satisfactory form."

Judge Troup then in detail explained the reasoning which brought him to the conclusion that while the machine is not provided with sufficient horizontal lines to permit of placing of names of all petition candidates for an identical office in a column, it carries blank spaces sufficient to accommodate the names of all candidates. He held that the arrangement, whilst departing from the customary form of ballot to some extent, really places no candidate nor voter at an actual disadvantage. Illustrating his finding on a copy of a machine label pasted on the wall, he showed how the petition candidates for county attorney will be at no disadvantage. The candidates for deputy attorney in the First ward, South Omaha, he said, might be at some disadvantage if the voter were not instructed how to vote for them, but it is customary and contemplated that whenever and wherever the machines are used there shall be provision for instruction of the voters.

SUTTON HAS MANY DATES

Will Be a Most Busy Man from This Time Until Election Night.

Judge A. L. Sutton will be active until the finish of his campaign for election to congress. He spoke last evening with Senator Burkett at the meeting of the Grant club in Idlewild hall, appearing first at the big downtown Burkett meeting at which he was glad to have the opportunity of making their acquaintance. Aside from this the distinguished visitor did not talk.

What amounted to a veritable levee was conducted in the halls and library of the club. Hundreds of noon-hour visitors shaking hands with Mr. Burkett and paying their respects. Many others visited him during the morning and afternoon at the Rome, where he is staying.

The machines as arranged by Mr. Gustavson, agent for the Empire Voting Machine company, are practically adequate and satisfactory, he said. At the time of County Clerk Haverly's refusal to use the machines they were not adequate and there appeared to be no way of making them so.

Since heavy registration in some precincts of the city indicates that the vote will be too heavy to be met by one machine, the county clerk will bring several machines in from the country precincts and place two machines in a city precinct when necessary, paper ballots being used in the country precincts from which the machines are taken. In this matter Judge Troup told Mr. Haverly to use his own discretion.

Mr. Haverly has not decided whether or not he will appeal to the supreme court. He said no appeal will be taken, at least, until after the election.

Double Machines Used.

On account of the heavy vote indicated by the registration, the county clerk will place two machines in the Third precinct of the Second ward, the First precinct and Fourth precinct of the Third ward, he said Wednesday afternoon. If it develops that other precincts will need more than one machine the necessary machines will be provided. Paper ballots will be used in eleven of the fifteen precincts outside of Omaha and south Omaha. The machines that have been used there will be available for use in the cities. In Dundee, Florence and the two Benson precincts machines will be used.

County Clerk Haverly has installed a voting machine in the basement of the court house, where a man will be in attendance each day until 10 p. m. up to election day.

Lodge Pole Town Hall.

SIDNEY, Neb., Nov. 2.—(Special Telegram)—A fire of incendiary origin last night destroyed the town hall at Lodge Pole, eighteen miles east of here, the garage of Roy Kirby and the meat market of Morris Tinsman. The loss amounts to \$6,000 partially covered by insurance. This is the second fire that has occurred there in the last sixty days under the same suspicious circumstances.

Heavy Loss at Barings.

FORT MADISON, Ia., Nov. 2.—The business section of the little village of Baring, a coal mining station on the Santa Fe railroad, sixty miles west of here, was destroyed by fire today. Loss about \$30,000.

Republc of Portugal Faces Army Revolt

Regiments Which Helped Overthrow Monarchy Demands Pensions and Promotions.

LISBON, Nov. 2.—The new republic of Portugal is threatened with a military revolution. The Second and Fifth regiments today addressed a round robin to Provisional President Braga, demanding that they were prepared for an insurrection if they were not granted the promised promotions and pensions for helping overthrow the monarchy. The government probably will yield.

The royalists, who adhered to the republic, demand the same rewards as the revolutionists proper seeks to exact. The revolutionary crew of the cruiser Sao Raphael, which bombarded the royal palace during the revolutionary outbreak, has been dismissed. The crew of the cruiser Adamastor, which also fired upon the home of King Manuel, has refused to leave the vessel unless the members are guaranteed pension of \$12 a month each for life. In order to avoid disorders, it is likely that the government will grant all of these demands.

A secret committee, representing an element that is dissatisfied with the course of the new government, has been planning a revolution for some time. Last night it held a meeting to protest against the leniency shown by Braga and his associates toward the members of the old régime. There are also troubles in the provinces, where the people refuse to recognize the government's appointees to positions of trust on the ground that the new officers are incapable.

Teachers Association Opens.

DES MOINES, Ia., Nov. 2.—(Special Telegram)—The political sensation of the day was the publication of a letter to his political friends by General James B. Weaver in which he states that he will vote against Claude Porter, the democratic candidate for governor, notwithstanding they have been life-long friends. He bases this on a letter printed some weeks ago in a German paper in Davenport in which Porter stated in effect he had prior to the democratic state convention pledged himself to abide by the platform adopted and is therefore fully committed to the democratic plank in favor of local option saloons. Weaver had previously stated he would support Porter, but not the platform. Now he advises all his friends to vote against Porter.

Teachers Association Opens.

The annual state Teachers' association opened here today, with the formation of the subordinate associations of county superintendents and a banquet. This was followed by the meeting of the state educational council to prepare the committee reports on topics to be recommended to the general association which holds sessions tomorrow. More than 500 more teachers registered for the association today.

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