

new measure and the amendments were killed.

A committee amendment was added making it unlawful for county boards, city councils or other tax levying bodies to levy a tax of more than 20 per cent of the levy on actual valuation. Levies provided in the statutes prior to 1921 are on the basis of assessed valuation, or one-fifth actual value. This amendment is to make the levies conform.

The committee had a saving clause, providing if any section, subsection, sentence, clause or phrase be held unconstitutional the bill should stand. Senator Hoaglund tried but failed to get this stricken out as superfluous.

Governor McKelvie Signs Six Measures

Lincoln, March 31.—(Special).—Governor McKelvie today signed six bills, as follows:

S. F. No. 61—Raising salaries of court reporters from \$2,000 to \$2,750 a year.

H. R. No. 411—Lincoln consolidation bill.

H. R. No. 240—Incorporation of Greek letter societies of the state university and the American Legion.

H. R. No. 440—State fire insurance law, with emergency clause.

H. R. No. 273—Requiring organizers of insurance companies to be qualified in experience and to publish notices of incorporation.

Attorney General Appeals Suit Against Chiropractor

Lincoln, March 31.—(Special).—The attorney general's office has appealed to the supreme court is suit to enjoin Ethel Thrall Maltby, Omaha, from practicing chiropractic in Nebraska without taking out a license.

District Judge A. C. Wakeley had sustained the woman's demurrer and dismissed a temporary injunction against her.

Opposition. The vote was Good switched was not present.

proposed the and won over eight votes.

experience. will contended other states had the proper measures in order to amounts.

the discussion, he would to the floor for with mortgage mills on the.

He is chair- He said that compromised was content to its present.

committee amend- the committee the clause 4 mills on been tangible al stock, to de- property held in owing that it

due. in the com- by Senator the capi- tated corpora- at its par- revenue com- ad adopted an- consider the actual value.

corporations abet taxpayers ed tax on in- credits, stock, to be meted out that the law evader himself.

offered by Sen- of Douglas, onist to the bill, amendment of the revenue com- get into the 72- of committee from day to day in consideration of the general body

in Wicker Furniture and Home fitting Co.

ates as Well Pieces Very Priced.

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on be had in- orative fin- majority of portably up- ely colored ways, you

Recall Election Against Dakota Officers Ordered

Action an Anti-Nonpartisan Faction Aimed at Governor. Attorney General and Commissions of Agriculture.

Devils Lake, N. D., March 31.—Political factions opposed to the Nonpartisan league in North Dakota, in convention here today, ordered that a recall election aimed at certain state officials be held on or before November 8.

The action of the convention came after an all-afternoon debate on a resolution brought up by Treadwell Twitchell, proposing the attempted repeal of the three officials named.

This is the first time in the history of the United States that a recall election has been ordered against a governor or other high state officials, delegates asserted.

The brain-child of the socialistic regime—the recall—having been placed on the statute books of North Dakota by the Nonpartisans, has grown up in four years and threatens to destroy its parent, T. G. Nelson, secretary of the Independent Voters association, said.

House Sustains Veto. Lincoln, Neb., March 31.—(Special).—The lower house today sustained Governor McKelvie's veto of House Roll 73 by a vote of 69 to

26. The bill provided that in the event of the death of a United States senator, congressman, or member of the legislature, the governor should appoint the successor from the same political affiliation as the decedent.

House Votes to Prevent Picketing in Strikes

(Continued From Page One.)

stood" and ruling in favor of friends of the bill.

"Sit down," members shouted to Foster.

Before the vote was taken nearly every member had spoken. Only two members were absent when the vote was taken, Representatives Osterman and Stephenson. The vote fol-

lowed: For: Anderson (Knox), Armstrong, Barbour, Bowman, Clizbe, Cole, Douglas, Downing, Dyball, Dysart, Epperson, Frantz, Frazier, Good, Goodrich, Griswold, Hascall, Hoffmeister, Jeary, Kendall, Leftwich, Lynn, McFarland, McKee, McLeod, Medlar, Mellor, Mickey, Morlan, Mosley, Murphy, Nelson, Nutzman, Palmer, Park, Randall, Reed, Robertson, Rodman, Ruddy, Sandquist, Sprick, Staats, Sturdevant, Thompson, Ullstrom, Votaw, Wallace, Webster, Westerhoff, Wight, Williams, Wood, Anderson (speaker).

Against: Acton, Anderson (Hamilton), Beans, Axtell, Beckman, Behrens, Bethea, Bock, Byrum, Davis, Druesedow, Essam, Foster, Franklin, Frost, Gilmort, Gould, Green, Hakanson, Hanner, Hilliard, Hoare, Jacobs, Johnson, Lauritsen, Lundy, McClellan, Mears, Miner, Niewedde, O'Garra, Peterson, Rank, Reneker, Smith, Snow, Sommerlad, Strong, Vance, Wolfe, Yeiser and Young.

Kill Industrial Court. The Epperson industrial court commission bill provided for a com-

mission of three to fix wages when disputes could not be settled between capital and labor and made a conspiracy of two or more persons to quit work in necessary industries unlawful. It also gave the commission power to fix prices on certain articles when profiteering was proved and made it unlawful for capital to combine to curtail production of essentials to increase the price.

"I know I am bumping up against a stone wall in asking the house to pass this bill," Representative Epperson said.

"The labor unions are against it, capital is against it, certain other interests are against it. No one excepting the vast majority comprising the public wants it and the public isn't represented in the powerful lobby of capital and labor and party politicians who are fighting it."

Lauds Governor Allen. Epperson lauded Governor Allen of Kansas for the large amount of internal paraphernalia displayed by him when he pushed the industrial court bill through the Kansas legislature at a special session a year ago.

Epperson also pleaded for the court as the only tribunal which represented the majority, the public, and declared the present arbitration system unfair, in which the public some times is given an equal representation and at other times even less representation than labor and capital.

"And yet the public is most vitally concerned and represents an overwhelming majority," Epperson said.

Representative Foster endorsed unsuccessfully to put an amendment in the bill which would strike out all allusion to settlement of labor disputes and have the commission deal only with rent and foodstuffs profiteering.

No one excepting "Alfalfa John" seemed to want to argue.

"Why not have a king in this country?" he asked.

The real fate of the bill was sealed last Saturday when republican party leaders met at the governor's mansion. The governor declined to support an industrial court in his message and he was quoted as saying in the meeting, "I haven't changed my mind."

Many Don't Vote. A number of members who voted on the Randall-Hascall bill left before a vote was taken on the industrial court bill. The vote follows:

For: Armstrong, Bock, Bowman, Byrum, Clizbe, Cole, Douglas, Druesedow, Dyball, Dysart, Essam, Foster, Franklin, Frost, Gilmort, Gould, Griswold, Hakanson, Hanner, Hilliard, Hoare, Hoffmeister, Jacobs, Johnson, Lauritsen, Lundy, Lynn, McClellan, Medlar, Miner, Morlan, Niewedde, O'Garra, Palmer, Perkins, Peterson, Ruddy, Sandquist, Staats, Strong, Webster, Westerhoff, Wight, Williams, Wolfe, Young.

Against: Acton, Anderson, (Knox), Axtell, Barbour, Beans, Beckman, Behrens, Bethea, Davis, Druesedow, Dyball, Dysart, Essam, Foster, Franklin, Frost, Gilmort, Gould, Griswold, Hakanson, Hanner, Hilliard, Hoare, Hoffmeister, Jacobs, Johnson, Lauritsen, Lundy, Lynn, McClellan, Medlar, Miner, Morlan, Niewedde, O'Garra, Palmer, Perkins, Peterson, Ruddy, Sandquist, Staats, Strong, Webster, Westerhoff, Wight, Williams, Wolfe, Young.

Not voting: Anderson, Hamilton, McKee, McLeod, Mears, Osterman, Smith, Snow, Park, Rodman, Stephenson, Vance.

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Mahogany or black in your favorite last..... \$4.50
Beacon Shoes that give exceptional wear, at..... \$6.50
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Blue Overalls Sizes 4 to 15, very well made, in dark blue shade..... \$1.00
Fast Color Shirts With collars attached in many patterns, at..... 98c
College Color Skull Caps New color combinations in good quality felt..... 35c
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Belt all-around models, extra well-made pockets. Each suit has 2 pair pants. Same Suit with One Pant \$7.50



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Beautifully made, handsomely styled; values are to **\$25.00 \$7⁹⁵**.....

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Drastically Reduced for This Sale

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To Prices That Will Startle the Most Skeptical

Involving over 500 New Hats—Hats that have not been in stock over four or five days and some that are just being unpacked from their tissue wrappings. Hats that should be selling at their regular prices—3 and 4 times their sale price. This sale is a saving and should be attended by every thrifty woman.

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