Red Army Unable to Seize New York City.

NEWTON BATTLE INDECISIVE

Invaders Fail to Break Through Blue Lines-Recall Sounded When Fight Was Hottest-Aeroplane Scounting of Foulois Feature of Day.

New York city is still safe from the attack of the invaders, who for a week have threatened its capture. The battle of Newton, fought be tween the blue defenders of the city and the attacking red army, proved indecisive, according to official an nouncement. With the failure of the enemy to break through the blue lines the maneuvers, in which 20,000 regulars and volunteer soldiers were engaged, came to an end,

While New York has been saved from invasion in the present campaign, the question of whether the city could be invested from the land side by a larger army is a problem for military experts, which must be worked out in future maneuvers.

The recall, which ended the "war," was sounded just when the fight was the hottest, the smoke and dust the thickest and spectators getting warmed up to a high pitch of enthusiasm. The most spectacular clash of infantry and cavalry was on a hill bebind Newton's main street, in full view of a great throng, where the blue center had been entrenched.

The hill upon which General Bliss, the chief umpire, had made his head an ex-convict, was furnished the n quarters, was stormed by the red infantry, against a rifle fire from trenches and shrapnel from a battery of field

One feature of the day was the aerowho left the camp at Stratford, scouted the red lines, made a landing at Brewster, N. Y., and later made a second report at the headquarters of General Mills. When he made his third descent, however, it was to fall into the hands of the reds.

PUBLIC LAND POLICY UPHELD

Secretary of Interior Cites Wyoming Case to Mr. Mondell.

Secretary of the Interior Fisher sent a long letter to Representative Mondell of Wyoming, in which Mr. Fisher takes occasion to congratulate the department and himself on the recent sale of 665 acres of coal lands in the aggregate sum for the land being \$263, | bania. 330. This cale, according to Secretary Fisher, is algolificant as illustrating the practical effectiveness of the present policy in the administration of the

"The charges that you have so often heard, and indeed have repeated to me," says Secretary Fisher, "to the ef fect that the valuation of these coal lands by the government geologist. and the prices thus established are so excessively high as to defeat the purpose of development and paralyze the coal industry of the Rocky mountain states, is directly and effectively answered by this action on the part of several of your Wyoming fellow citi-

MORE WOE FOR DARROW

Fredericks Declares Acquitted Attor. ney Must Face Another Trial.

Los Angeles, Aug. 19 .- Clarence S. Darrow, the Chicago lawyer, who was found not guilty on the charge of hav- Walter Evans, with whom he eloped, ing bribed a prospective juror in the second indictment, according to an an quaintances jeered. nouncement made by District Attorney

trial and vindication surrounded by a him through pertions of two states. few intimate friends, and finding more relish in the perusal of the score of in Carrollton. He received \$500 as a concerned over this statement of the Evans and Burley disappeared. When cuss the threatened second ordeal, he said he was too happy to feel alarm his wife, but Burley is locked up, over anything.

This afternoon has been fixed as the time for the setting for trial of the second indictment against Darrowthat charging complicity in the attempt to bribe Juror Bain.

Boy Puts Poison in Coffee.

Santa Rosa, Cal., Aug. 19.-The poisomed coffee that killed Mrs. Augusta to fifteen years in the penitentiary. Clark also claimed her husband, James Clark, as a victim. Their fifteen-yearby a coroner's jury with the murder cepted a compromise. of his mother. The boy confessed that he put rough on rats in his mott. er's coffee pot because she had scolded

Would Fight Hog Cholera.

Washington. Aug. 19 .- A crusade for the suppression and eradication of hog cholera was proposed in a bill introduced by Representative Sloan of Nebrasks, who proposes an appropriation of \$100,000 to fight the disease that has cost swine raisers millions of dol-

Woif Bounty Claims Discounted.

Fennington counties are eliminated. | still backward, has made progress. | fuence to bring about a settlement.

GETS DR. WILEY'S JOB.

Dr. R. E. Doolittle, Who Is Chosen as New Food Expert of the Country.



Photo by American Press Association. Dr. Doelittle, acting chief chemist of the bureau of chemistry, will be made its per-manent head. He has been in charge since Dr. Harvey W. Wiley resigned

BURKE IDENTIFIED AS TRIPP

Reform Councilman, Once Convict Flees From Former Mate.

Philadelphia, Aug. 19 .- Verificat co of the story told by William Karley reform councilman of this city, wh resigned a few days ago and disap peared from home, declaring he was thorities when Captain of Detectives Cameron received from the Massachusetts authorities a photograph establishing the identification of Burke as Benjamin Tripp, who served a senplane scouting of Lieutenant Foulois, tence in the Massachusetts state

Burke's life story was published in a local newspaper. He declared that after leading a straight life for a number of years he was leaving the city blackmailed by a fellow convict who the letter continued.

had recognized him. Friends are trying to locate Burke his story having aroused much sympathy in his behalf.

CHRISTIANS PLUNDER CITY

Turks Threaten to Wipe Out Non-Mohammedans in Albania.

Cettinje, Aug. 19.-Reports which State Uniformity Will Be Demanded at have been received here give details Evansion land office district within a of the fighting between Christian in short distance of Rock Springs, the surgents and Turkish troops in Al-

> seized two villages in the Berane district of Albania, near the Montenegrin laws recommends a uniform marriage frontier, and also plundered Berane and marriage license act, a uniform blockhouses on the Montenegrin from in state legislation with the federal

Following this the Turkish troops, using artillery, destroyed a number of other detachments of Turkish troops burned the houses of Christian restdents in other villages.

The Turkish authorities are said to have threatened to exterminate the Christian population, which is in revolt in the district bordering on Monte-

JEER CAPTURED ELOPERS

Man and Woman Marched Through Streets Handcuffed.

Carrollton, Ill., Aug. 19.-Handcuffed together, William Burley and Mrs. were paraded through the main street McNamura case, must stand trial on a of Carrollton, while crowds of their ac-

As an extra precaution against es cape, the captured elopers were As he sat in a modest cafe a few chained to Sheriff Morrow, who had blocks from the scene of his notable caught them after a chase which led

Two weeks ago Evans sold a house congratulatory telegrams than in his first payment and he kept the money luncheon, Darrow was apparently un- in his home. Four days later Mrs. prosecutor. Although declining to dis Evans looked for his money he found t ... was gone. Evans has forgiven

ALLEN BANDIT SAYS "GUILTY"

Sidna Edwards Makes Second Degree

Plea and Gets Fifteen Years. Wytheville, Va., Aug. 19.-Sidna Edwards, one of the Hillsville court house assassins, pleaded guilty to sec- lowing the election Major's political ond degree murder and was sentenced

guilty of murder in the first degree. old son, Adam, was formally charged and, on his mother's advice, he ac-

> The trial of Victor Allen, another of the murderers, was set for Sept. 4 Sidna Allen and Wesley Edwards, the ringleaders in the raid on the court house which killed six people, are still

> > As Viewed by Bradstreet,

Bradstreet's says: Crop and industrial developments are of a gratifying character and though a few lines have experienced slight recessions, move. Shank was forced to arge the mare ments in general are upward. The cereal eron situation is even brighter than heretofore, and threshing returns on spring wheat are giving excellent Pierre, S. D., Aug. 19 .- About 60 yields, both as regards quality and cents on the dollar is what holders of quantity. Other grains that have wolf bounty certificates will get this been harvested have done equally well year, after the claims which are con- and fod for cross are larger than was off and officials of the carmen's unload sidered as fraudulent in Pall River and anticipated a while ago. Co.m. though will ask Mayor Harrison to use his in-

ASK BANKS TO ACT

Desired-Wilson Sends Letter.

The banks throughout the country are to be asked by the Democratic national committee to receive and transmit to their proper source subscriptions to the campaign funds not only for the Democratic, but for the Republican and Progressive parties.

The plan is in pursuance of the committee's popular subscription idea. Accordingly Chairman McAdoo made it plain in giving out a statement embodying a letter which he announced he had sent to every bank and trust company in the United States requesting them to agree to receive and transmit subscriptions to each of the three national parties. He accompanied his letter to the banks with a letter from Governor Woodrow Wilson, who declared that "to bring about the election of a president through a campaign financed by popular subscriptions would be a distinct and gratifying triumph."

In his letter Mr. McAdoo expressed the idea that the popular subscription movement was directly in the line of freeing the presidential campaigns "from the suspicion of sinister influences" and declared that the Democratic party favored the "financing of presidential campaigns by the people themselves"

He urged the need of convenient and responsible agencies for the receipt of subscriptions and asked the banks and trust companies to perform "the same patriotic service" that the newspapers already had undertaken.

"Will you agree to receive and transmit subscriptions to the Democratic national committee, the Republican because he was being hounded and and Progressive national committees?"

"Speaking for the Democratic national committee, I would not ask you to induce him to return to the city, to act for one unless for all. This must be a patriotic service to the public and not to any one party. Each day a list of the banks agreeing to act will be given to the press,"

URGE REFORM IN LAWS

Meeting of Lawyers.

Many reforms in laws are to be urged in committee reports at the meeting of the American Bar associa-These reports say the insurgents tion in Milwaukee on Aug. 27-29. The committee on uniform stat

itself. They also razed three Turkish child labor act, and strict conformity food and drugs act of 1906. The proposed marriage law would

make so called common law marriages Christian villages in the plains, while impossible. This has already been in twelve or thirteen states.

The uniform child labor law embodies the meritorious features of the

enacted in twelve or thirteen states. The consensus of opinion is that uniform laws for compensation for industrial accidents should be enacted by all the states and by the United States within its jurisdiction.

COFFEE MERCHANTS FAIL

Chicago Firm Loses Hundred Thousand Dollars in Month.

Richhermer & Co., coffee merchants of Chicago, were filed against in the federal bankruptcy court after sustaining losses of more than \$100,000 in three weeks. Counsel announced that the firm had failed because of the operations of an aggregation of coffee men in New York, who, with Brazilian interests, were attempting to control the coffee output. In the petition filed against the coffee firm liabilities were given as \$365,000 and assets of \$275,000.

MAJOR IS NOMINATED

Official Returns in Missouri Show Coviherd is Defeated.

Official returns of the Missouri primary show that Attorney General E. W. Major's plurality over former Congressman W. S. Cowherd of Kansas City for the Democratic nomination for governor is 2,742. The morning folfriends conceded his defeat by about 10,000, although the attorney general Two of his kinsmen have been found | nimself maintained that returns from the country counties would overcome Cowherd's big lead in city precincts.

NEW PACING RECORD HUNG UP

PROPOSED CONSTITUTIONAL

AMENDMENT NO. ONE.

ASK BANKS TO ACT

AMENDMENT NO. ONE.
The following proposed ameadment to the constitution of the State of Nebraska, as hereinafter set forth in full, is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 5th, A. D. 1912.

"AN ACT for a foint resolution proposed and supplementing Article ontitled 'Amendments.'

Be it Resolved and Enacted by the Legislature of the State of Nebraska:
Section 1. That at the general election for state and legislative officers to be held on the Tuesday succeeding the first Monday in November, 1912, the following provisions be proposed and submitted as amendment to Section 1 and Section 10 of Article 3 of the Constitution of the State of Nebraska:

Section 1. That at the general election for state and legislative officers to be held on the Tuesday succeeding the first Monday in November, 1912, the following provisions be proposed and submitted as amendment to Section 1 and Section 10 of Article 3 of the Constitution of the State of Nebraska:

Section 2. That Section 1 of Article 3 of the Constitution of the State of Nebraska:

Section 2. That Section 1 of Article 3 of the Constitution of the State of Nebraska is hereby amended to read as follows:

Section 1. The legislative authority of

lows:
Section 1. The legislative authority of the state shall be vested in a legislature consisting of a senate and house of representatives, but the people reserve to themselves power to propose laws, and amendments to the constitution, and to enact or reject the same at the polls independent of the legislature, and also reserve power at their own option to approve or reject at the polls any act, item, section, or part of any act passed by the legislature.

enact or reject the same at the polls independent of the legislature, and also reserve power at their own option to approve or reject at the polls any act, item,
section, or part of any act passed by the
legislature.

Section iA. The first power reserved
by the people is the initiative. Ten per
cent of the legal voters of the state, so
distributed as to include five per cent of
the legal voters in each of two-fittins of
the counties of the state, may propose
any measure by petition, which shall
contain the full text of the measure so
proposed. Provided, that proposed Constitutional Amendments shall require a
petition of fifteen per cent of the legal
voters of the State distributed as above
provided. Initiative petitions (except for
municipal and wholly local legislation)
shall be filed with the Secretary of State
and be by him submitted to the voters at
the first regular state election held not
less than four months after such filing.
The same measure, either in form or in
essential substance, shall not be submitted to the people by initiative petition
(either affirmatively or negatively)
oftener than once in three years. If conficting measures submitted to the people
at the same election shall be approved,
the one receiving the highest number of
affirmative votes shall thereby become
law as to all conflicting provisions. The
Constitutional limitations as to scope and
subject matter of statutes enacted by the
legislature shall apply to those enacted
by the initiative.

Section 1B. The second power reserved
is the referendum. It may be ordered by
a petition of ten per cent of the legal
voters of the state, distributed as
required for initiative petitions.

Referendum petitions against measures passed
by the legislature shall be filed with the
Secretary of State within ninety days
after the legislature enacting the same
adjourns sine die or for a period longer
than ninety days; and elections thereon
shall be had at the first regular state
election held not less than thirty days
after such filing.

initiative measure or part of said Consti-tution shall constitute thirty-five per cent (35%) of the total vote cast at said and not otherwise, and shall take effect upon proclamation by the governor, which shall be made within ten days of the completion of the officia canvass. The vote upon initiative and referendum measures shall be returned and canvassed in the same manner as is prescribed in the case of presidential electors. The method of submitting and adopting amendments to the constitution provided by this section shall be supple-mentary to the method prescribed in the article of this Constitution, entitled 'Amendments,' and the latter shall in no 'Amendments,' and the latter shall in no case be construed to conflict herewith. This amendment shall be self-executing, but legislation may be enacted especially to facilitate its operation. In submitting petitions and orders for the initiative and the referendum, the Secretary of State and all other officers shall be guided by this amendment and the general laws until additional legislation shall be especially provided therefor; all propositions submitted in pursuance hereof shall be submitted in a non-partisan manner and without any indication or suggestion on the ballot that they have been approved or endorsed by any political party or oror endorsed by any bolitical party or or-ganization, and provided further that only the title of measures shall be printed on the ballot, and when two or more measures have the same title they shall

measures have the same title they shall be numbered consecutively in the order of filing with the Secretary of State and including the name of the first petitioner. Section 3. That Section 10, of Article 3, of the Constitution of the state of Nebraska be amended to read as follows:

Section 10. The style of all bills shall be "Be it enacted by the people of the State of Nebraska." and no law shall be enacted except by bill. No bill shall be epassed by the legislature unless by assent of a majority of all the members elected to each house of the legislature and the question upon final passage shall

assent of a majority of all the members elected to each house of the legislature and the question upon final passage shall be taken immediately upon its law reading and the yeas and nays shall be entered upon the journal.

Section 4. That at said election on the Tuesday succeeding the first Monday in November. 1912, on the ballot of each elector voting thereat there shall be printed or written the words: "For proposed amendment to the constitution reserving to the people the right of direct legislation through the initiative and referendum," and "Against proposed amendment to the constitution reserving to the people the right of direct legislation through the initiative and referendum." And if a majority of all voters at said election shall be in favor of such amendment the same shall be deemed to be adopted. The returns of said election upon the adoption of this amendment shall be made to the state canvassing board and said board shall canvass the vote upon the amendment herein in the same manner as is prescribed in the case of presidential electors. If a majority of the votes cast at the election be in favor of the proposed amendment the governor, within ten days after the result is ascertained, shall make proclamation declaring the amendment to be part of the conwithin ten days after the result is ascer-tained, shall make proclamation declar-ing the amendment to be part of the con-stitution of the state, and when so de-clared the amendment herein proposed shall be in force and self-executing.

Evelyn W. Takes Two Straight in Freefor-All at Fort Erie.

Evelyn W., winner of the free-for-all pace, the closing feature at Fort Erie, broke a world's record for the fastest two heats paced by a mare in a race. Evelyn W. won the first heat in 2:03 flat. In the second heat Bert Shank was forced to urge the mare and the time was 2:021/2.

Mayor Harrison Asked to Intervene. Chicago, Aug. 19.—Negotiations be tween the street car companies and their employees over the wage scales and working conditions were broken off and officials of the carmen's unifer will ask Mayor Harrison to use his in the secretary of State.

CET WISE ADVERTISE 18.

\$\$ GET WISE-ADVERTISE \$\$

PROPOSED CONSTITUTIONAL AMENDMENT NO. TWO.

AMENDMENT NO. TWO.

The following proposed amendment to the constitution of the State of Nebraska, as hereinafter set forth in full, is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 5th, A. D. 1912.

"A JOINT HESOLUTION on proposing an amendment to Section 4 of Article 3 of the Constitution of the State of Nebraska.

Be it Resolved and Enacted by the Legislature of the State of Nebraska:

Section 1. That at the general election for state and legislative officers to be held on the Tuesday following the first Monday in November, 1912, the following be submitted as an amendment to Section 4 of Article 3 of the Constitution of the State of Nebraska:

Sec. 4. At the first election of members of the legislature held after the adoption of this amendment members of the Senate and House of Representatives, shall be elected for the term of two years, Both senators and representatives, shall be cleated for the term of two years, Both senators and representatives, shall be cleated for the term of two years, Both senators and representatives, shall be cleated for the term of two years, Both senators and representatives, shall be cleated for the term of two years, Both senators and representatives, shall be cleated for the term of two years, Both senators and representatives, shall receive pay at the rate of six hundred doliars for each regular session of the Legislature, during their term, and ten cents for every mile they shall travel in going to and returning from the place of meeting of the legislature, on the most usual route. That neither members of the legislature nor employes shall receive any pay or perquisites other than their salary and mileage. Each nession, except special session, shall not be less than sixty days. After the expiration of twenty days of the session, no bilis nor joint resolutions of the nature of bills shall be introduced, unless the governor shall by special message call the attention of the legislature to the necessity

in the Compiled Statutes of Nebraska as found in the Compiled Statutes of Nebraska for 1969 (Section thirteen (13) of Article eighteen (18) of Cobbey's Annotated Statutes for 1969), relating to time of electing judges of the supreme court, fixing the time of the general election and providing for holding over of incumbents until their successors are elected and cital field.

of incumbents until their successors are elected and qualified.

Be it Resolved and Enacted by the Legislature of the State of Nebraska:
Section 1. That Section Five (5) of Article Six (6) of the Constitution of the State of Nebraska be amended to read as follows:

Article Six (6) of the Constitution of the State of Nebraska be amended to read as follows:

Section 5. That at the general election to be held in the State of Nebraska in the year 1916, and each six years thereafter, there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six (6) years: that at the general election to be held in the State of Nebraska in the year 1918, and each six years thereafter there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six years; and at the general election to be held in the State of Nebraska in the year 1920 and each six (6) years thereafter there shall be elected a chief justice of the Supreme Court, who shall hold his office for the period of six (6) years. Provided, That the member of the Supreme Court whose term of office expires in January, 1914, shall be chief justice of the Supreme Court during that time until the expiration of his term of office.

Section 2. That Section Thirteen (13) of Article Sixteen (16) of the Constitution of the State of Nebraska as found in the Compiled Statutes of Nebraska for 1909 (Section thirteen (13) of Article eighteen (18) of Cobbey's Annotated Statutes for 1909) be amended to read as follows:

Section 13. The general election of this state shall be held on the Tuesday succeeding the first Monday in November in the year 1914 and every two years thereafter. All state, district, county, precinct and township officers, by the constitution or laws made elective by the people, except school district officers, and municipal officers in cities, villages and transacted in the section of the transacted in the terms and in the terms and municipal officers in cities, villages and transacted in the section of the transacted in the terms and in the

people, except school district officers, and municipal officers in cities, vilinges and towns, shall be elected at a general elec-tion to be held as aforesaid. Judges of towns, shall be elected at a general election to be held as aforesald. Judges of
the supreme, district and county courts,
all elective county and precinct officers,
and all other elective officers, the time
for the election of whom is not herein
otherwise provided for, and which are
not included in the above exception,
shall be elected on the Tuesday succeeding the first Monday in November, 1913,
and thereafter at the general election
next preceding the time of the termination for their respective terms of office.
Provided, That no office shall be vacated
thereby, but the incumbent thereof shall
hold over until his successor is duly
elected and qualified.

Section 3. The form of ballot on the
amendments proposed herein shall be as
follows: "For proposed amendments to
the constitution providing for general
election once in two years" and "Against
proposed amendments to the constitution
providing for general election once in
two years."

Approved April 7, 1911."

two years. Approved April 7, 1911."

Approved April 7, 1911."

I. Addison Wait, Secretary of State, of the State of Nebraska do hereby certify that the foregoing proposed amendment to the Constitution of the State of Nebraska is a true and correct copy of the original enrolled and engrossed bill, as passed by the Thirty-second session of the Legislature of the State of Nebraska, as appears from said original bill on file in this office, and that said proposed amendment is submitted to the qualified voters of the state of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the 5th day of November, A. D. 1912.

In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska. Done at Lincoln, this 20th day of May, in the year of our Lord. One Thousand Nine Hundred and Tweive, and of the Independence of the United States the One Hundred and Thirty-sixth and of this State the Forty-sixth.

[Seal]

IT PAYS TO ADVERTISE

PROPOSED CONSTITUTIONAL

AMENDMENT NO. THREE.

PROPOSED CONSTITUTIONAL AMENDMENT NO, TWO.

The following proposed amendment 4.8 the constitution of the state of New Stat

INDIAN KILLED ON TRACK -

Near Rochelle, III., an Indian went to sleep on a raffread track and was killed by the fast express. He paid for his carclessness with his life. Often It's that way when people negleet coughs and colds. Don't risk your life when prompt use of Dr. King's New Discovery will cure thorn and so provent a dangerous broat or lung trouble. "It comtoy cured me in a short time of a terrole cough that followed a severs attack of Grip," writes J. R. Watts, Floydada, Tex., "and I remined to youn's in weight that I Quick, safe, rollable and concentred, 59c and \$1.00. Trial bottle free at Fred E. Holeich's.

POST OFFICE DIRECTORY

Mails close at the Alliance post office as follows, Mountain time:

West Bound

East Bound 11:10 a. m. for train No. 44. 11:00 p. m. for train No. 42.

12:20 p. m. for train No. 43. 11:00 p. m. for train No. 41. South Bound

12:20 p. m. for train No. 303. 11:00 p. m. for train No. 301. On Sundays and holidays all night

mails close at 6:00 p. m. instead of

11:00 p. m. IRA E. TASH, P. M.

ALLIANCE DRUGGIST DESERVES PRAISE

Harry Thiele, Druggist, deserves praise from Alliance people for introducing here the simple buckthorn bark and glycerine mixture, known as Adier-i-ka. This simple German remedy first became famous by curing appendicitis and it has now been discovered that A SINGLE DOSE relieves sour stomach, gas on the stomach and constipation INSTANTLY. It is the only remedy which never falls.

