

LIQUOR'S LOOP-HOLES.

Quite a Number Large-Sized Ones Discovered in Iowa's Prohibitory Law.

Judge Hayes, of Muscatine, Decides vs. J. P. Jurisdiction.

The Fine and Imprisonment Provided Beyond Their Powers.

And at Variance with the Constitution of the State.

The Imprisonment for Costs Also Declared Unconstitutional.

No Liquor-Seller Can Be Punished Except through Indictment by the Grand Jury.

PROHIBITION IN IOWA.

MUSCATINE, Iowa, August 5.—The Daily Journal will publish to-day the full account of the important decision of Judge Hayes, of the seventh Iowa judicial district, as to the jurisdiction of justices of the peace under the new Iowa prohibitory liquor law.

MUSCATINE, August 5.—The following are the important points of Judge Hayes' decision that justices of the peace have no jurisdiction over cases under the prohibitory law.

THE FACTS. The petition was granted before a justice of the peace in Muscatine county, of the crime of selling intoxicating liquor, first offense, and by the justice sentenced to pay a fine of \$15 and costs, and ordered committed until paid.

JUDICIAL OPINION. The only point made relates to the jurisdiction of the justice to try and determine offenses against the provisions of section 140 of the code (selling intoxicating liquor), as passed by the Twentieth general assembly.

THE PENALTY. The law in question provides for the first offense is within the jurisdiction of a justice of the peace, so far as appears here, that the petitioner is not an inmate, but if otherwise the justice is not authorized to try and determine the offense.

THE CONSTITUTION OF IOWA. Article 1, section 11, says: "All offenses less than felony, and all punishment less than imprisonment for thirty days, shall be tried summarily before a justice of the peace or other officer authorized by law to exercise such authority, without indictment or the intervention of a grand jury, saving to the defendant the right of appeal and, no person shall be held to answer for a criminal offense, unless on presentment or indictment by a grand jury."

THE FUNDAMENTAL LAW of Iowa, and binds the general assembly as well as all courts and officers of the state, and is not subject to its provisions, and is not subject to its provisions, and is not subject to its provisions, and is not subject to its provisions.

A Lively Feud at the Polls—Bad Blood Between Brothers-in-Law.

BRADFORDVILLE, Ky., August 5.—While two negroes were quarrelling yesterday over the election, a third named Dan Deas came out of a store, drew a pistol and commenced firing into the crowd.

LANSHIRE IN JAIL PERPETUALLY. A man named Lanshire, who was arrested for a crime, is now in jail.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

THE LORDS MUST LEAVE.

This Seems to be the Gathering Cry of the People of England.

Further of the Great Popular Demonstration at Birmingham.

Bright's Terrific Arraignment of "the Spawn of the Dark Ages."

Chamberlain's Fierce Attack on the "Divine Right of Peers."

Varying Reports Relative to the Franco-Chinese Status.

The Egyptian Elephant—Progress of the Cholera—Other Foreign Fragments.

The Franchise Agitation.

BIRMINGHAM, August 5.—In connection with the great reform demonstration here yesterday, was the meeting held at Birmingham hall, twenty thousand people were present.

Chamberlain read a long and powerful attack upon the peers, "The divine right of kings," he said, "is a ridiculous fiction."

The Soudan Expedition.

LONDON, August 5. A credit of £300,000 for the Soudan expedition passed the house of commons—174 to 14.

LONDON, August 5.—Gladstone, in moving a credit of £300,000 to provide for an expedition to the Soudan, said the purpose of the expedition was to relieve General Gordon and not to crush the Mahdi.

New Hats.

ROME, August 5.—A consistory will be held at the Vatican about the middle of September.

France and China.

PARIS, August 5.—It is reported that Ferry has sent his final ultimatum to Peking.

Special Bulletin for July.

SIGNAL OFFICER, WAR DEPARTMENT, WASHINGTON, July, August 1, 1884.—During the month of July the temperature was generally in excess of the average, except at stations on the Mississippi river below Cairo, in Arkansas, Louisiana, Indian Territory, Texas, southern Colorado, New Mexico, in California south of San Francisco, and in the Florida peninsula.

KENTUCKY KILLINGS.

BRADFORDVILLE, Ky., August 5.—While two negroes were quarrelling yesterday over the election, a third named Dan Deas came out of a store, drew a pistol and commenced firing into the crowd.

Summer Stories.

Saddlebags and Sulky. A man named Saddlebags and Sulky is mentioned in the text.

Salt Rheum.

William Spier, Esq., of Ohio, suffered greatly from salt rheum, caused by drinking tobacco.

Hood's Sarsaparilla.

Sold by all druggists, \$1 per box. Made only by C. E. HOOD & CO., Lowell, Mass.

Beware of Scrofula.

Scrofula is a disease more general than any other, and is found in all climates.

100 Doses One Dollar.

A FADED FLOWER.

Tammany's Forlorn Hope Said to be Patching up a Peace.

As a Go-Between at Saratoga from Cleveland to Kelly.

Ben Butler's Vanity Impelling Him to Run for President.

The Michigan Anti-Monopolists and Greenbackers Combining.

Additional Encouragement as to Republican States in the South.

Conking Sanguine of Blaine's Election—Other National Matters.

DEMOCRACY'S DIVISIONS.

NEW YORK, August 5.—Richard K. Fox offers a purse of \$10,000 to match the trotter Arizona won, Little Munch, at time 1:32.

THE COLORADO POOL.

CHICAGO, Aug. 5.—The managing officers of all the railroad lines interested in trans-Missouri business, began assembling here this morning and went into secret session at 11 o'clock.

Important and Largely Attended Meeting of Railroad Men at Chicago.

CHICAGO, Aug. 5.—The managing officers of all the railroad lines interested in trans-Missouri business, began assembling here this morning and went into secret session at 11 o'clock.

The U. P. Weakening.

CHICAGO, August 5.—This evening the officials of the roads interested in the trans-Missouri business held no meeting, but there were a number of individual private conferences, at which, it is believed, the railroad men were endeavoring to reach some agreement.

Ben Butler.

NEW YORK, August 4.—There is not the slightest doubt in the world that Ben Butler will run as an independent candidate.

Courts and Lawyers at Milwaukee Find Them Difficult to Unravel.

MILWAUKEE, August 5.—The Wells-McGee case was brought to a halt to-day by the attorney for Wells, who has made application to Judge Hamilton, of the circuit court, for an order compelling McGee to answer certain questions and to produce the books of McGee, Everingham & Co., which caused the crash of 1883.

A San Francisco Fire.

SAN FRANCISCO, August 5.—The fire this morning destroyed a building and contents occupied by the Schmidt Label and Lithographic companies of Deane & Brown. The loss is estimated at half a million.

Yellow Fever in Mexico.

WASHINGTON, August 5.—In view of the prevalence of yellow fever in some cities of northern Mexico, it has been decided to inspect all the trains coming into the United States from Guaymas, and the acting secretary of treasury has authorized the collector of customs at El Paso, Texas, to employ a competent inspector for that duty.

The Course of the Cholera.

ROME, August 5.—A death by cholera has occurred in each of the following named provinces: Calabria, Basilicata, Campania, Sicily, Calabria, Basilicata, Campania, Sicily.

A Financial Missionary.

LONDON, August 6.—Hugh Childers, chancellor of the exchequer, is going to Egypt on a special mission in connection with Egyptian finance, clothed with extensive powers.

Gen. Logan and the Campaign.

NEW YORK, August 5.—Gen. Logan visited the republican national committee rooms to-day and had a conference with chairman James M. McKim, and other members of the committee.

TRAFFIC'S TUSSELE.

The Armies of Bull and Bear Holding Truce in Chicago.

Little More than the Minimum Stir in Live Stock or Grain.

Native Cattle 10 to 15c Lower—Texas 25 to 30c Higher.

Hogs Active and Strong, Appreciation of 10 to 15c.

Grain Markets Ruling Quiet—A Lower Range of Prices.

The Visible Supply Increase Wheat—Corn Symptomatic Oats Firm.

CHICAGO MARKETS.

Special Dispatch to The Bee. CHICAGO, August 5.—(Out of the 4,600 cattle on sale here was probably only about 2,000 natives.)

CONKING.

NEW YORK, August 4.—A friend of Roscoe Conkling said this morning that Conkling is absolutely convinced that Blaine will be elected, and that he can easily carry the state.

MICHIGAN.

DETROIT, Michigan, August 4.—M. S. Boynton, chairman of the Michigan state anti-monopoly committee, visited Detroit this morning.

DIY GOODS.

DAMPENED BY RAINS. NEW YORK, August 5.—There was an unusually light demand in dry goods for Tuesday. Trade is much interrupted by very heavy rains, which have delayed shipments.

FAILURES.

Broker Meyer's Schedules. NEW YORK, August 5.—Schubert, on the assignment of L. Christian Meyer, broker, shows liabilities of \$129,000; nominal assets, \$100,000; actual assets \$75,865.

Noted Races.

BUFFALO, Aug. 5.—Races postponed till to-morrow. PHILADELPHIA, Aug. 5.—Mr. J. I. Case has arranged to buy the Philadelphia track, the 2,500 acre of Mand S., and Phyllis against his own record of 2:13 1/2, at Edmont Park, this city, Friday, August 15.

Yellowstone Park Superintendent.

WASHINGTON, August 5.—The secretary of the interior has appointed Robert C. Carpenter, of Dodge City, Iowa, superintendent of the Yellowstone National park, to succeed F. H. Colyer, resigned.

Re-organizing the Washab.

NEW YORK, August 5.—The Washab directors have appointed a committee to inquire into the proposed plan of re-organization and will report at a subsequent meeting.

For Congress in Illinois.

SPRINGFIELD, August 5.—The republicans of the Thirtieth district, today nominated James U. Taylor for Congress.

ANDREWS' BEAR BRAND.

ANDREWS' BEAR BRAND PURE CREAM TARTAR. \$1000. Given.

LIQUOR'S LOOP-HOLES.

Quite a Number Large-Sized Ones Discovered in Iowa's Prohibitory Law.

Judge Hayes, of Muscatine, Decides vs. J. P. Jurisdiction.

The Fine and Imprisonment Provided Beyond Their Powers.

And at Variance with the Constitution of the State.

The Imprisonment for Costs Also Declared Unconstitutional.

No Liquor-Seller Can Be Punished Except through Indictment by the Grand Jury.

PROHIBITION IN IOWA.

MUSCATINE, Iowa, August 5.—The Daily Journal will publish to-day the full account of the important decision of Judge Hayes, of the seventh Iowa judicial district, as to the jurisdiction of justices of the peace under the new Iowa prohibitory liquor law.

MUSCATINE, August 5.—The following are the important points of Judge Hayes' decision that justices of the peace have no jurisdiction over cases under the prohibitory law.

THE FACTS. The petition was granted before a justice of the peace in Muscatine county, of the crime of selling intoxicating liquor, first offense, and by the justice sentenced to pay a fine of \$15 and costs, and ordered committed until paid.

JUDICIAL OPINION. The only point made relates to the jurisdiction of the justice to try and determine offenses against the provisions of section 140 of the code (selling intoxicating liquor), as passed by the Twentieth general assembly.

THE PENALTY. The law in question provides for the first offense is within the jurisdiction of a justice of the peace, so far as appears here, that the petitioner is not an inmate, but if otherwise the justice is not authorized to try and determine the offense.

THE CONSTITUTION OF IOWA. Article 1, section 11, says: "All offenses less than felony, and all punishment less than imprisonment for thirty days, shall be tried summarily before a justice of the peace or other officer authorized by law to exercise such authority, without indictment or the intervention of a grand jury, saving to the defendant the right of appeal and, no person shall be held to answer for a criminal offense, unless on presentment or indictment by a grand jury."

THE FUNDAMENTAL LAW of Iowa, and binds the general assembly as well as all courts and officers of the state, and is not subject to its provisions, and is not subject to its provisions, and is not subject to its provisions.

A Lively Feud at the Polls—Bad Blood Between Brothers-in-Law.

BRADFORDVILLE, Ky., August 5.—While two negroes were quarrelling yesterday over the election, a third named Dan Deas came out of a store, drew a pistol and commenced firing into the crowd.

LANSHIRE IN JAIL PERPETUALLY. A man named Lanshire, who was arrested for a crime, is now in jail.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

LIQUOR'S LOOP-HOLES.

Quite a Number Large-Sized Ones Discovered in Iowa's Prohibitory Law.

Judge Hayes, of Muscatine, Decides vs. J. P. Jurisdiction.

The Fine and Imprisonment Provided Beyond Their Powers.

And at Variance with the Constitution of the State.

The Imprisonment for Costs Also Declared Unconstitutional.

No Liquor-Seller Can Be Punished Except through Indictment by the Grand Jury.

PROHIBITION IN IOWA.

MUSCATINE, Iowa, August 5.—The Daily Journal will publish to-day the full account of the important decision of Judge Hayes, of the seventh Iowa judicial district, as to the jurisdiction of justices of the peace under the new Iowa prohibitory liquor law.

MUSCATINE, August 5.—The following are the important points of Judge Hayes' decision that justices of the peace have no jurisdiction over cases under the prohibitory law.

THE FACTS. The petition was granted before a justice of the peace in Muscatine county, of the crime of selling intoxicating liquor, first offense, and by the justice sentenced to pay a fine of \$15 and costs, and ordered committed until paid.

JUDICIAL OPINION. The only point made relates to the jurisdiction of the justice to try and determine offenses against the provisions of section 140 of the code (selling intoxicating liquor), as passed by the Twentieth general assembly.

THE PENALTY. The law in question provides for the first offense is within the jurisdiction of a justice of the peace, so far as appears here, that the petitioner is not an inmate, but if otherwise the justice is not authorized to try and determine the offense.

THE CONSTITUTION OF IOWA. Article 1, section 11, says: "All offenses less than felony, and all punishment less than imprisonment for thirty days, shall be tried summarily before a justice of the peace or other officer authorized by law to exercise such authority, without indictment or the intervention of a grand jury, saving to the defendant the right of appeal and, no person shall be held to answer for a criminal offense, unless on presentment or indictment by a grand jury."

THE FUNDAMENTAL LAW of Iowa, and binds the general assembly as well as all courts and officers of the state, and is not subject to its provisions, and is not subject to its provisions, and is not subject to its provisions.

A Lively Feud at the Polls—Bad Blood Between Brothers-in-Law.

BRADFORDVILLE, Ky., August 5.—While two negroes were quarrelling yesterday over the election, a third named Dan Deas came out of a store, drew a pistol and commenced firing into the crowd.

LANSHIRE IN JAIL PERPETUALLY. A man named Lanshire, who was arrested for a crime, is now in jail.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.

For Congress in Illinois. A man named For Congress in Illinois is mentioned in the text.

Our Carter and Cleveland. A man named Carter and Cleveland are mentioned in the text.