THE BEE: OMAHA, WEDNESDAY, AUGUST 16, 1911.

for pudicial hearing and defense gefore an

patent short cuts or by abolishing those

requirements which the experience has

with every one. Such innovations are cer

tain in the long run to plague the inventor

or first user and will come readily to the

hand of the enemies and corrupters of

society after the passing fo the just poul-

lar indignation that prompted their adop-

'Again, judicial recall is advocated

hown to be essential in dealing justly

partial tribunal might be retained.

A New Price Adjustment Allecting 94 Summer Dresses

To keep these prim little garments from ruin by dust and dirt raised by remodelers, we have moved them from rack to rack, corner to corner-Wednesday they'll be moved out of the store entirely.

If you're in early you can help move to your home one or more of the daintiest summer frocks which were ever placed before you at such a trifling price.

Low neck and short sleeved models, contrived by exclusive designers from the finest French percales, lawn, dimity and batiste.

> Junior sizes, 15 to 19. Women's sizes, 32 to 38.

A good many were priced up to \$9.75-we'll move them Wednesday at -



not by all of these, but by a majority of ression. them only

Text of the Measage.

The text of the message follows; "To the House of Representatives: return herewith, without my approval, of them, the majority, in exercising control states into the union on an equal footing of the minority as well as the majority. Ilquor laws, criminal trials of popular or with the original states

Congress by an enabling act approved June 20, 1910, provided for the calling of a constitutional convention in each of these territories, the submission of the constitution proposed by the convention to the electors of the territory, the approval of the constitution by the president and congress, the proclamation of the fact by the president and the election of state of-

ficera. Both in Arizona and New Mexico conventions have been held, constitutions adopted and ratified by the people and submitted to the president and congress. "I have approved the constitution of New Mexico and so did the house of representatives of the Sixty-first congress. The senate, however, failed to take action

"I have not approved the Arizona constitution nor have the two houses of congreak, except as they have done so by the joint resolution under consideration.

Conditions of Resolution.

"The resolution admits both territories provisions for filture amendments and on submit to its electors, at the time of the tutions is an admission that it is not al- demand. election of its state Officers, a proposed ways true. amendment to its constitution by which

effectively secures adherence to the fundamental will of the people. Provision is Tes Brond,

"What I have said has been to little pur pose if it has not chown that judges, to sulfill their functions properly in popular government, must be more independent than in any other form of government, and that need of independence is greatest where the individual is one litigant, and the state, guided by the success ful and governing majority, is the other. In order to maintain the rights of the majority and rights of the individual and to preserve our constitutional balance, we must have judges with courage to direct

against the majority when justice and law require. By the recall in the Arizona constitution it is proposed to give to the majority to remove arbitrarily and without delay any

judge who may have the courage to render an unpopular decision. the benefit of the people. By the recall it is proposed to enable

Nearly All Judges Are Good. a minority of 25 per cent of the voters of The righteous and just course for a the district or state, for no prescribed cause, after the judge has been in office six months, to submit the question of his causes in which his judgment may be afretention in office to the electorate. The petitioning minority must say on the ballot what they can against him in 300 words views are infrequent. But even in such has had a good effect in its outcome, as and he must defend as best he can in the

tion.

same space. "Other candidates are permitted to prejudges by appointment, make their tenure Roughs rescued the prisoner from the ofsent themselves and have their names printed on the ballot, so that the recall is for life, forbid diminution of salary during ficer, and police reserves, who were hurnot based solely on the record or the acts their term and still it is impossible to pre- riedly called, could not control the mob. 'vent the influence of popular opinion from which vented its fury in wrecking the of the judge, but also on the quastion oloring judgments in the long run. whether some other more popular candi-

"Judges are men, intelligent, sympathetic date has been found to unseat him, nen, patriotic men, and in those fields of "Could there be a system more ingen the law in which the personal equation uniously devised to subject judges to momentary gusts of popular passion than this? avoidably plays a part, there will be found We cannot be blind to the fact that often a response to sober popular opinion as it

"Indeed, this should be so individual invisit with condemnation the decision of a just judge, though exactly in accord with stances of a hide-bound and retrograde

cisions which turn on the individual, ecopeople, and is not solely for a majority cause it affects unfavorably their contest. nomic or sociological views of the judges "Controversies over elections, labor troubhouse joint resolution No. 1& to admit the either directly or through its agents, is its, racial or religious issues, issues as may be pointed out; but they are not many, territory of New Mexico and Arizona as bound to exercise the power for the benefit to the construction or constitutionality of and do not call for radical action. Courts Are Human.

"In treating of courts we are dealing with a human machine, liable like all the inventions of man to err; but we are dealing with a human institution that likens itself to a divine institution because it seeks and vidual when the selfish interest of the a majority of a district electorate would preserves justice. It has been the corner stone of our gloriously free government in

> the minority have been preserved, while governmental action of the majority has lost nothing of benificient progress, effi-

"Precedents are cited from state constitutions said to be equivalent to a popular recall. In some cases judges are removable by a vote of both houses of the legis-This is a mere adoption of the lature. English address of parliament to the crown for the removal of judges. It is similar to impeachment in that a form of hearing is always granted. Such a provision forms no precedent for a popular recall without adequate hearing and defense and with new candidates to contest

the election. "It is said the recall will be rarely used. If so, it will be rarely needed. Then why adopt a system so full of danger; but if is a mistake to suppose that such a powerlapsed

because of adverse ones will be allowed "Think of the opportunity, such a systo remain unused.

"But it is said that the people of Arizona judicial officers shall be excepted from great a lover of popular government, can bosses. In control, as they have been in are to become an independent state when the section permitting a recall of all deny that the unbridled expression of the control not only of conventions, but elec- created, and even if we strike out judicial majority of a community converted hast- tions. Think of the enormous power for recall now, they can incorporate it in their "If I sign this joint resolution. I do not ily into law or action would some times evil given to the sensational, mucraking constitution after statehood.

"To this I would answer that in dealing th the courts, which are the cornerston The joint resolution admits Arisona with action of the majority. They are the self- insinuations, the effect of which in the of good government and in which not only the judicial recall, but requires the sub- imposed restraints of a whole people upon short period of an election by recall, it the vater's but the nonvoters and nonresidents have a deep interest as a security for their rights of life, liberty and property, no matter what the future action of the state may be, it is necessary for the authority which is primarily responsible for its creation to assert in no doubtful oppressed; that it will strike down only tones the necessity for an independent and the judge, who is supposed to favor cor-

the cumbrous features of the present rem-cdy might be avoided but the opportunity LIVERPOOL IS UNDER ARMS BRIEF CITY NEWS. Have Boot Frint It. "Real reforms are not to be offected by Presence of 3,000 Troops Has Salu-Bicotrio Fans-Burgers-Granden. tary Effect on Rioting. Frimaries Tuesday-For Judge District

SHIPPING TRAFFIC IS DELAYED Appeal for General Strike of All

Transport Workers Receives but Slight Response-Glasgow Traction Strike Collapses.

LONDON, Aug. 15 .- Liverpool, the storm the ground that it wil bring the judges center of the strike which is menacing the more into sympathy with the popular will and the progress of ideas among the peo- trade of Great Britain, was under arms arrest when he arrives in Omaha. ple. It is said that now judges are out of this morning. In addition to its own police touch with the movement toward a wider and reinforcements from the surrounding ernmental agencies in the interest and for cities, 3,000 troops of infantry or cavalry under General Mackinnon Wood, were quartered in the city. These troops, as was shown during the riots of the early morn dge to pursue is ordinarily fixed by ing, were prepared to back up the police statute or clear principles of law, and the with force of arms in maintaining order. The riot in Great Homer street, while fected by his political, economical, or social not directly connected with the strike. cases, judges are not removed from the the rowdy element was aubdued. The people's influence. Surround the judiciary trouble began when a constable arrested a with all the safeguards possible, create man for having assaulted a woman.

> shops of the neighborhood. Then 200 troops were brought to the scene.

Soldiers Scatter Mob

The soldiers were at once made targets of bricks, bottles and other missiles hurled from roofs and windows of nearby build-Several soldiers and police received ings. slight wounds. A bayonet charge was ordered and when this failed to celar the streets an order to fire into the air was given. Two volleys were discharged over the heads of the rioters with great moral effect. A number of the rioters were wounded by bayonet charges, but none was hit by bullets. Many of the mob were arrested.

This forenoon things were somewhat quieter. The response to the midnight appeal by the strike committee for a general strike of all transport workers including the rallway men was not unanimous and trucks continued to move in the streets under guards, while police forces were at work on some of the docks.

However, the Cunard steamer Caronia due to sail from Liverpool for New York today with other liners, was still in the stream, unable to get away.

London Situation Unchanged.

There was little change in the situation in London. A few more dock laborers re turned to work, and the carters employed by one of the big railway lines resumed their duties. The settlement made with these men was not permanent and a resumption of the general stirke, particularly on the docks was possible at any moment. The number of railway strikers throughout the country increased today, and in some placed the passenger service was disorganized

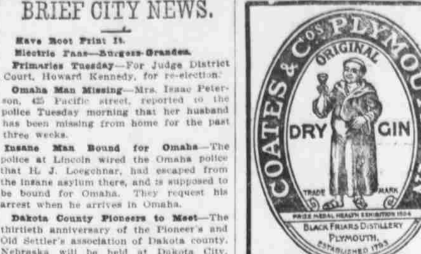
At Manchester the streets were quiet as were those of London last week, all the carters having gone out.

The only success worth mentioning so far by the employers was at Glasgow. where the street railway strike has col-

Cabinet Considers Situation. Today Premier Asquith held a conference

at his office with the other ministers and the labor leaders, when the whole question was discussed.

The conference was officially declared as 'an informal exchange of views as to the present unrest and the possibilities of shortening, or preventing industrial dis-



Old Settler's association of Dakota county Nebraska will be held at Dakota City. August 51. There will be a big dinner. speeches, music, races and ball games. Rarlan Man Missing-Word was reeived at police headquarters from Harlan Ia., that Frank Hann, is missing from that town and was supposed to be stopping at the Merchants hotel in this city. made at the Black quiry at the hotel failed to locate him. Supply Stores Moved-The headquarters Friar's Distillery the supplies department of the board since 1793-the finest of education is being moved from the old

HALL CLOCKS

in Period Designs.

For the present we offer you the op-portunity of pos-sessing a full-sized, 9-tube, double chim-ing H all Clock, guaranteed of the

s-tube, double chim-ing H all Clock guaranteed of the highest grade in every respect, at the same price at which we have been selling dealers for the part seventeen years. Write for prices, illustrations and the broadest proposi-

broadest proposi tion ever placed be fore a consumer by

fore a consumer by a manufacturer of guaranteed highest grade goods. Twen-ty - three exclusive designs from which to select. This no-tice will not appear again

Grand Rapids

Clock and M. Co.

Grand Bapids,

Established in 1890.

again

You Can

wear glasses fitted by us

Never Tell

when a headache is going to

develop if the cause is eye strain.

from eye strain or headache if you

WE EXAMINE EYES

manufacture lenses and fit glasses.

NUTESON OPTICALCO.

SOUTH 19

You are certain not to suffer

ourt, Howard Kennedy, for re-election."

olice at Lincoln wired the Omaha police

warehouse at 915 Pacific to the new build-

ing at Twentleth and Nicholas. The sup

plies under the direction of the custodian,

J. W. Mynard, and the materials of which

Duncan Findlayson, superintendent of

buildings, is in charge, have been removed

to their new place.

Gold A

建制

three weeks.

425 Pacific street, reported to the

Gin ever distilledthe Dry Gin with a flavour peculiarly its own. Try it in your next rickey, fizz or cocktail-you will be pleasingly surprised with the taste."

OATES & CO.'S

original Ply-mouth Dry Gin,

Every Hotel, Club, Restaurant and Cafe has Coates & Co.'s Original Plymouth Dry Gin -it is known the world over -there must be a reason.

"The Dry Gin with the Flavour

New Goods and Latest Styles FOR LADIES' SUITS

My stock of fall and winter goods-all of highest quality and newest patterns, has just arrived. Because of a personal study of the latest styles from Paris, I am able to give Omaha women advanced ideas in suits, walsts, etc.

My force has been increased, and wors can be done thoroughly in a short time.

The waist department is in charge of Miss Helen Duggan, who is specializing on waists which are made to match suits. You are invited to inspect my stock and gather ideas for your fall suits, though you do not buy here

M. SELICOW Ladies' Tailor and Furrier

2866 Farnam Street.

of a people, unrestrained by laws, when county seats, suits by individuals to mainaroused and without the sobering effect tain their constitutional rights in obstrucbe tempted by hasty anger to recalla con-

Its Action Too Quick. "No period of delay is interposed for the

checks that experience has shown to be is devised to encourage quick action, and has been maintained by our independ-

people and subject to their mamentary will, not after a long term in which his qualiment of a majority, by a majority, for ties as a judge and his character as a man a majority of the people. It is a govern- have been subjected to a test of all the va-

Courts Would Deteriorate.

Impeachment a Good Substitute.

to its electors an amendment to its new can always trust a majority of the peo- judicial hearing, evidence, or defense, and

very limitation imposed by the people upon life, because he has failed, in a single the further condition that Arizona shall the power of the majority in their consti- decision, it may be to satisfy the popular and such an opportunity for vengeance

see how I can escape responsibility for the make a government tyrannical and cruel. portion of the press in rousing prejudics' judicial recall of the Arizona constitution. Constitutions are checks upon the hasty against a just judge by faise charges and

of deliberation and discussion, may do tion of popular improvement, these and injustice to the minority or to the indi- many other cases could be cited in which majority prompts. Increase of Checks. "Hence arises the necessity for a consti- open all the time.

tution, by which the will of the majority shall be permitted to guide the course of necessary to secure for the minority its to lead the people to strike while the iron share of the benefits to the whole peo- is hot. The judge is treated as the in-

ple that a popular government could instrument and servant of a majority of the establish to bestow. "A popular government is not a govern-

ment of the whole people, by a majority risties of judicial work and duty so as to of the whole people under such rules and furnish a proper means of measuring his checks as will secure a wise, just, and fitness for continuance in another term. beneficient government for all the people. On the instant of an unpopular ruling,

"It is said you can always trust the while the spirit of protest has not had people to do justice. If that means all time to cool and even while an special to statehood with their constitutions, on the people and they all agree you can, may bepending from his ruling, in which condition that at the time of the election ButBut ordinarily do not all agree, and he may be sustained, he is to be haled of state officers. New Mexico shall submit the maximis interpreted to mean that you before the electorate in a tribunal, with no

constitution altering and modifying its ple. This is not invariably true and the thrown out of office, and disgraced for

"No honest, clear-headed man, however, tem would give to unscrupiuous political

an intelligent and respectable electorate changes to meet the exigency of social, pochance of statchood legislation at this pose, as males over 21 years of age, and may be so roused over an issue that it will litical and economic changes.

conservatism on the part of courts in de-"Now, as the government is for all the law governing the case, merely be-

scientious judge if the opportunity were which the rights of the individual and of

the government only under controlling abatement of popular feeling. The recall planned in the constitution by its framers cacy and directness. This balance was

ent judiciary.

approves the admission of Arizona with ity, and of the individual in his relation the judicial recall, unless the voters them- to other individuals, and in his relation think it will work only in the interest of selves repudiate it.

tive officers, and these include county and state judges, six months after their tions of government into three brancheselection, are subject to the recall. It is the legislative to make laws, the executive initiated by a petition signed by electors to execute them and the judicial, to dethe officer may resign. Whother he does or not, an election ensues in which his name, if he does not resign, is placed on the ballot with that of all other candidates.

The petitioners may print on the official ballot 200 words showing their reasons for recalling the officer, and he is permitted to make defense in the same place in 200 words. If the incumbent receives the highest number of the votes, he continues in his office; if not, he is removed from office and is succeeded by the candidate who does receive the highest num-

Destroys Independence of Court.

"This provision of the Arizona constitution, in its application to county and state judges, seems to me pernicious in its effect, so destructive of independence in the of the people in any such sense, even if judiciary, so likely to subject the rights the mode of selecting judges is by popular of the individual to the possible tyranny election. In a proper sense, judges are of a popular majority and, therefore, to be servants of the people; that is, they are so injurious to the cause of free govern- doing work which must be done for the ent, that I must disapprove a constitution containing it.

office given me in the enabling act al- majority except as that is embodied in roady referred to, approved June 20, 1910, statutes lawfully enacted according to conwhich was that of approving the consti- stitutional limitations. tutions ratified by the peoples of the ter-

It may be argued from the text File act that in giving or withholding

proval under the act, my only duty ... examine the proposed constitution, and if I find nothing in it inconsistent with the federal constitution, the principles. of the declaration of independence, or the enabling act, to register my approval.

"But now I am discharging my constitu tional function in respect to the enactment of laws, and my discretion equal to that of the houses of congress. I must therefore withhold my approval from this resolution if in fact I do not approve it as a matter governmental policy.

"Of course a difference of opinion as to the wisdom of details in a state constitution ought not to lead me to set up my opinion against that of the people of the territory. It is to be their government, and while the power of congress to withhold or grant statchood is absolute, the people about to constitute a state should generally know better the kind of government and constitution suited to their needs than congress. or the executive. But when such a constitution contains something so destructive it should be disapproved.

Government for All People.

government is for the benefit of all the people. We believe that this benefit is best accomplished by popular government, because in the long run such class of individuals is apt to secure better progent or philanthopic

"The wisdom of ages has taught that no government can exist except in accord. In our form of government is unique in the fice. If the political control in such states after with laws and unless the people under history of governments, and its operation it either obey the laws voluntarily or are has attracted and deserved the admiration made to obey them. In a popular govern- and commendation of the world. It gives ment the laws are made by the people-not to our judiciary a position higher, stronger by all the people, but by those supposed and more responsible than that of the Au- to make a provision in its stead fo an ef-and declared to be competent for the pur- diciary of any other country, and more fective remedy by impeachment in which

mission of the question of its wisdom to a majority of them to secure soher action would be impossible for him to meet and the voters. In other words, the resolution and a respect of the rights of the minor- offset.

to the whole people in their character as the poor, the humble, the weak and the "Under the Arizona constitution all elec- a state or government.

"The constitution distributes the funcporations and be affected by the corrupting influence of the rich. Nothing could equal to 25 per cent of the total number cide on cases arising before it the rights motive it would offer to unscrupulous be further from the ultimate results. The of the individual as between him and others commbinations to seek to control polities office at the previous general election. and as between him and the government. In order to control the judges is clear. "This division of government into three "Those who will benefit by the recall separate branches has always been reare those, who have the best opportunity garded as a great security for the main- of the majority of the people to action 'on tenance of free institutions, and the se- a sudden impulse. Are they likely to be Foreman of the Great Western Type curity is only firm and assured when these the wisest or the hest people in a comjudicial branches are independent and im- munity? Do they not include those, who

partial. have money enough to employ firebrands "The legislative and executive branches and slanderers in a community and the are representative of the majority of stirrers up of social hate? Would not selfpeople which elected them in guiding the respecting men well hesitate to accept course of the government within the lim- judicial office with such a sword its of the constitution. They must act for Daemocles hanging over them? the whole people, of course, but they may properly follow, and usually ought to folow, the views of the majority which elected them in respect to the governmental policy best adpated to secure the

welfare of the whole people. "But the judicial branch of the govern ment is not representative of a majority past. As the possibilities of such a system pass in review, is it too much to characterize it as one which will destroy the judiciary, its standing and its usefulness? The argument has been made to justify the government and in the interest of all the udicial recall that it is only carrying out people, but it is not work in the doing of "I am not now engaged in performing the which they are to follow the will of the the principle of the election of the judges

Courts Must Be Independent.

"They are not popular representatives On the contrary, to fill their office properly, they must be independent. They must decide every question which comes before them according to law and justice. If this question is between individuals they will essary it has been thought and charged follow the statute, or the unwritten law if sometimes that shortly before election i no statute applies and they take the uncases in which popular interest, is excited. written law growing out of tradition and judges have leaned in their decisions custom from previous judicial decisions. toward the popular side. "If a statute or ordinance affecting case before them is not iswfully enacted because it violates the constitution adopted by the people, then they must ignore the statute and decide the question as if the statute had never been passed. Their power is a judicial power, imposed by the people on the judges by the written as to his re-election generally insures constitution

from them a fair and reasonable consider "In early days, some argued that the obligations of the constitution operated ation of his qualities as a judge. directly on the conscience of the legislator and only in that matter, and that it was to be conclusively presumed whatever was done by the legislature was constitutional. power of political bosses in their decisions. But such a view did not obtain with our of free government as the judicial recall hardheaded, courageous and farsighted statesmen and judges, and it was soon set. tled that it was the duty of judges in cases properly arising before them to apply the law and so to declare what was the law guards which have made it successful. and that what purported to be statutory law was at variance with the fundamenta law. The constitution; the seeming statute vision for themselves through their own was not law at all, was not binding on the voice in government than through the al. courts, the individuals, or any branch of truistic interest of others, however intellis the government, and that it was the duty of the judge so to decide.

"This power conferred on the judiciary of judicial recall, it would seem impossible

untrammeled judiciary. "WILLIAM H. TAFT. "The White House, August 15, 1911."

William N. Bloom Dies of Lockjaw

Foundry Steps on Nail July 31, Causing Tetanus.

William N. Bloom, foreman of the Greatweatern type foundry, died of lockjaw at the Swedish hospital on North Twenty fourth street, this morning at 9:30 o'clock. Bloom stepped on a nail on July 31, Tetanus developed and he was taken to the hospital

What kind of judgments might the un-Sunday. Bloom was thirty years old and lived popular side expect from courts whose here practically all his life. A wife and judges must make their decisions under such legalized terrorism? The characer of two children survive him. Arrangements the judges would deteriorate to that of have been made to conduct the funeral took chances on having their shipments retrimmers and timeservers and independent Thursday afternoon at the home, 4029 North turned. judicial action would be a thing of the Twenty-fourth street.

BRANCH HOUSE COMES HERE Wholeasle Furrier Concern of Michl-

gan Will Open Salesrooms at Thirteenth and Farnam.

O. H. Waren of Wyandotte, Mich., repre-senting the firm of J. H. Bishop & Co., of by the people. The appointment by the executives by the representation of the majority insofar as future bias is con- that place, wholesale furriers, is in the city to establish a branch house. The new corned there is no great difference beconcern is to be located at Thirteenth and ween the appointment and the election of

Farnam streets, and will engage in the judges. The independence on the judiciary wholesale business exclusively. The firm is secured rather by a fixed term and fixed will open for business within a week or and irreducible salary. It is true that when the terms of judges is for a limited | two. , number of years and re-elections are nec

BURGLARS DO AMATEUR WORK Omaha Paint and Glass Company's Store Entered and Small Change Taken from Register.

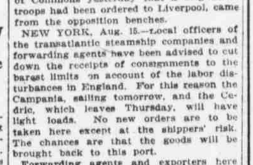
As already pointed out, however, in the Burglars entered the store of the Omaha election of judges for a long and fixed Paint and Glass company, 1515 Dodge street, terms of years, the fear of popular prejulast night, but did not get away with anydice as a motive for unjust decisions is thing of great value. A small amount of minimized by the tenure on the one hand, while the opportunity which the people change was taken from the cash register. The burglars entered the place through have calmly to consider the work of a judge for a full term of years in deciding a rear window.

Marriage Licenses. The following marriage licenses sued today: war

"While, therefore, there have elected Name and Residence. Age. judges who have bowed bafore unjust pop-Guy P. Overman, Omaha... Sarah M. Taylor, Omaha. ular prejudice, or who have yielded to the Abe Kahn, Omaha Maude Gillespie, Omaha I am convinced that these are exceptional. and that on the whole, elected judges have Glenn V. Klinsfelder, Quincy, Mich. made a great American judiciary, But the Rose Faust, South Omaha..... made a great American judiciary. But the Carl J. Peterson, Omaha.... Helga L. Madsen, Omaha success of an elective judiciary certainly furnishes no reason for so changing the system as to take away the very safe- Minerva Baker. Omaha..... George E. Richardson, Adair, Ia. Bertha V. Richardson, Adair, Ia. Impeachment a Good Substitute. Edwin B. Heller. Omaha... "Attempt is made to defend the principle Blanche I. Glasgow, Omaha... of judicial recall by reference to states William C. Socher, David City, in which judges are said to have shown Emma Hanhne, Valparalso, Neb. nothing but a desperate remedy will suf-Clara L. Jose, Omaha..... fice. If the political control in such states Antonino Lanza, Council Bluffs. is sufficiently wrested from corrupting Maria Mucci, Council Bluffs.... corporations to permit the enactment of a Henry A. Polkoski, Omaha.... radical constitutional amendment like that Gertrude Mangel, Omaha.....

Charles McIver, buyer of sliks and dress goods for Hayden Bros., has returned from the east.

outes. There was also a conference between the ministers and representatives of the employers interested in the staple trades. The employment of soldiers, while heartily approved by the unionist party, threatens to involve the government in warm conflict with their own supporters. The laborites and the ultra-radicals are totally opposed to lending military assistance to the police in quelling riots and curiously the only support accorded Home Secretary Churchill when he announced in the House of Commons yesterday that a brigade of



Forwarding agents and exporters here have informed their correspondents at Buffalo and other main points that consignments should be detained if possible, bu in the majority of cases shippers decided that it was too late to stop carriage and



Liquor-Appeal to Be Taken.

SIOUX CITY, In , Aug. 15 .- (Special Telegram.)-Judge Mould in district court today upheld the Moon law in every detail. The law limits the number of saloons to one to every 1,000 people. The decision would put hundreds of saloons out of business throughout the state. Attorney General Cossen helped present the case against the The saloon interests will take the saloons: case to the supreme court. This was a test case on which the whole state had its pyes.

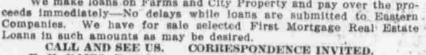
The permit issued to W. J. Conly was dated February 18, 1911, when there were already seventy-eight saloons in operation, and, therefore, making the operation of that saloon illegal. Conly is held to trial in the justice court for illegal sale of intoxi cating iquors.

The case will immediately be filed in the supreme court. This will permit of its being heard in the September term.

For summer diarrhoes in children always give Chamberlain's Colle, Cholers and Diarrhoea Remedy and castor oil, and a speedy cure is certain. For sale by all dealers.







F. H. DAVIS, President. ANTON DREDLA, Secretary. C. T. KOUNTZE, Vice Pres. M. W. DIMERY, Asst. Soc'y. L. L. KOUNTZE, Vice Pres. T. L. DAVIS, Treasurer. C. B. ANDERSON, Vice Pres. and Manager.

| Bell, Douglas 1151. Telephones | Independent, A-1715. Location }

| First Nat'l Bank Bldg. 803-805 South 13th St.

