

# REVENUE CRAFT FOR MISSISSIPPI

### Bill Now Before Congress to Provide Three of New Type to Patrol Stream.

Widespread suffering and loss of life, such as occurred in the spring of 1913, when large sections of Ohio and Indiana were submerged by one of the most disastrous floods ever known in the country, will in future be prevented, if the bill now before congress, providing for extending the revenue cutter service to the Ohio and Mississippi rivers, becomes a law. During that flood it was necessary to send from the Great Lakes and Atlantic ports skilled men and life-saving apparatus to aid in saving life in the inundated regions, and in the worst stricken district, the Miami valley in Ohio, effective relief could not be

begin until motor boats had been transferred across the country in automobiles.

Three powerful, shallow draft steamers, to be equipped as revenue cutters, and estimated to cost about \$80,000 each, have already been designed. Each cutter will have twin screws working in tunnels, and will therefore be able to traverse flooded sections without danger to the propellers from wreckage. Each will be equipped with four 30-foot motor boats carried on davits, and with one or more rowboats, while cold-storage quarters in the forward part of the hull will enable the cutter to carry large quantities of food for distribution among flood sufferers. Such a vessel as this could probably have gone into the main streets of Dayton while the flood was at its height, could have sent its motor boats to rescue persons marooned in tree tops and crumbling buildings and could have distributed food to others less perilously situated. During the flood season of each year these cutters will follow the crest of the flood.

Headquarters will be assigned to each of the cutters—one to be located at Louisville or Cincinnati, one at St. Louis and one at Helena, Ark., or Vicksburg, Miss. Under ordinary conditions they will patrol the river just as the revenue cutters now patrol the ocean, enforcing the navigation and motor-boat laws, helping vessels in distress and performing such other duties as may be assigned to them. They will be equipped with wireless apparatus, and will therefore be able to respond quickly to any call for help. Each cutter will be 145 feet long, with a beam of 27 feet and a draft of 3 1/2 feet.

#### LEGAL.

**Notice of Publication.**  
State of Illinois, Rock Island County—ss.  
In the Circuit Court, May term, 1914.

Mary F. Newton vs. John Newton, Arthur Newton, Charles Newton, Lizzie Wareham, Anna Osborn, William Henry Newton, Elizabeth Newton and Arthur Newton, in Chancery.  
Affidavit of non-residence of John Newton, Arthur Newton, Charles Newton, Lizzie Wareham, Anna Osborn, William Henry Newton, Elizabeth Newton and Arthur Newton, the above defendants, having been filed in the clerk's office of the circuit court of said county, notice is therefore hereby given to the said non-resident defendants that the complainant filed her bill of complaint in said court, on the chancery side thereof, on the 21st day of April, 1914, and that thereupon a summons issued out of said court, wherein said suit is now pending, returnable on the first Monday in the month of May next, as is by law required.

Now, unless you, the said non-resident defendants above named, John Newton, Arthur Newton, Charles Newton, Lizzie Wareham, Anna Osborn, William Henry Newton, Elizabeth Newton and Arthur Newton, shall personally be and appear before said circuit court, on the first day of the next term thereof, to be holden at Rock Island, in and for said county, on the first Monday in May next, and plead, answer or demur to the said complainant's bill of complaint, the same and the matters and things therein charged and stated will be taken as confessed, and a decree entered against you according to the prayer of said bill.  
GEORGE W. GAMBLE, Clerk.  
Rock Island, Ill., April 3, 1914.  
J. F. Witter, complainant's solicitor.

**Notice of Publication.**  
Devore N. Simonson, attorney.  
State of Illinois, Rock Island County—ss.  
In the Circuit Court of said county, To the May term, A. D. 1914. In Chancery.

Matthew P. Buckley, complainant, vs. Benjamin Schneider, et al., defendants. Bill to quiet title.  
Affidavit of non-residence of the defendants, Albert Gumber, Andrew Gumber and Ida Buckley, and that there are persons interested in the subject matter of the bill, whose names are unknown but who are made defendants in this cause, as the unknown widow, heirs, legatees and devisees of the unknown widow, heirs, legatees and devisees of Charles C. Dick, deceased; the unknown widow, heirs, legatees and devisees of Samuel C. Dick, deceased; the unknown widow, heirs, legatees and devisees of Robert G. Dick, deceased; the unknown widow, heirs, legatees and devisees of Ebenezer H. Kinnaman, Jr., deceased; the unknown widow, heirs, legatees and devisees of Anna B. Cobb, deceased; the unknown widow, heirs, legatees and devisees of S. B. Hinkman, deceased; the unknown widow, heirs, legatees and devisees of Caroline Louisa Crapster, deceased; the unknown widow, heirs, legatees and devisees of Lydia T. Cobb, deceased; the unknown widow, heirs, legatees and devisees of Stephen S. Blackman, deceased; the unknown widow, heirs, legatees and devisees of Bernard Spink, deceased; the unknown widow, heirs, legatees and devisees of Bernard Spink, deceased; the unknown widow, heirs, legatees and devisees of Amelia Spink, deceased; the unknown widow, heirs, legatees and devisees of J. J. Spink, deceased; the unknown owners of the following described premises, to-wit: The south east quarter of section one (1), township eight (8) north, range one (1) east of the fourth (4th) principal meridian, all in Rock Island county, Illinois, having been filed in the office of the clerk of the circuit court of said county, notice is hereby given to each of said defendants that complainant filed his bill of complaint in said court, on the chancery side thereof, on the first day of April, 1914, and that thereupon a summons issued out of said court, wherein said suit is now pending, against said defendants, returnable on the first Monday of May, 1914, as is by law required.

Now, unless you, the said defendants above named, and each of you, shall personally be and appear before said circuit court, on the first day of the next term thereof, to be holden at Rock Island, in and for said county, on the first Monday of May, 1914, next, and plead, answer or demur to said complainant's bill of complaint, the same and the matters therein charged and stated will be taken as confessed, and a decree entered against you according to the prayer of said bill.  
In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at my office in Rock Island, this first day of April, A. D. 1914.  
GEORGE W. GAMBLE, Clerk.  
Devore N. Simonson, solicitor.

#### LEGAL.

**Notice of Publication.**  
State of Illinois, Rock Island County—ss.  
In the Circuit Court, May term, A. D. 1914.

Allen G. Irwin vs. Maude Irwin, in Chancery.  
Affidavit of unknown residence of the above defendant, Maude Irwin, having been filed in the clerk's office of the circuit court of said county, notice is therefore hereby given to the said non-resident defendant that the complainant filed his bill of complaint in said court, on the chancery side thereof, on the second day of April, 1914, and that thereupon a summons issued out of said court, wherein said suit is now pending, returnable on the first Monday in the month of May next, as is by law required.

Now, unless you, the said defendant above named, Maude Irwin, shall personally be and appear before said circuit court, on the first day of the next term thereof, to be holden at Rock Island in and for said county, on the first Monday in May next, and plead, answer or demur to the said complainant's bill of complaint, the same and the matters therein charged and stated will be taken as confessed, and a decree entered according to the prayer of said bill.  
GEORGE W. GAMBLE, Clerk.  
Rock Island, Ill., April 2, 1914.  
Harry M. McCaskin, complainant's solicitor.

**Notice of Publication.**  
State of Illinois, Rock Island County—ss.  
Maureen Peckio vs. Arthur F. Peckio, in Chancery.

Affidavit of non-residence of Arthur F. Peckio, the above defendant, having been filed in the clerk's office of the circuit court of said county, notice is therefore hereby given to the said non-resident defendant that the complainant filed her bill of complaint in said court, on the chancery side thereof, on the 21st day of December, 1912, and that thereupon a summons issued out of said court, wherein said suit is now pending, returnable on the first Monday in the month of May next, as is by law required.

Now, unless you, the said non-resident defendant above named, Arthur F. Peckio, shall personally be and appear before said circuit court, on the first day of the next term thereof, to be holden at Rock Island in and for said county, on the first Monday in the month of May next, and plead, answer or demur to the said complainant's bill of complaint, the same and the matters and things therein charged and stated will be taken as confessed, and a decree entered against you according to the prayer of said bill.  
GEORGE W. GAMBLE, Clerk.  
Rock Island, Ill., March 21, 1914.  
Schriver & Schriver, complainant's solicitors.

**Notice of Publication.**  
Devore N. Simonson, attorney.  
State of Illinois, Rock Island County—ss.

In the Circuit Court of said county, To the May term, A. D. 1914. In Chancery.  
Charlotte Pentland, et al., vs. Samuel Sheppard, et al., defendants. Bill to quiet title.  
Affidavit of non-residence of the defendants, Minnie B. Barber, Albro Barber, Walter Barber, Andrew Barber, Perry Barber, Perry Barber, Albert Barber, William H. Boelter, Carrie Heider, Elgie A. Rogers, George A. Rogers, Walter Rogers, Genevieve M. Heider, Genevieve Henderson, W. C. Prosser, William C. Prosser, Samuel Sheppard, Frank M. Sheppard, Charles C. Sheppard, Margaret Sheppard, William C. Sheppard, Jr., Rena McCarroll, Deane Sheppard, Bert Sheppard, Roy Sheppard, Harold Sheppard, et al., and unknown residence of the defendants, Elmer C. Johnson, George Johnson, Frank Barber, and that there are persons interested in the subject matter of this cause whose names are unknown but who are made defendants in this cause, as the unknown widow, heirs, legatees and devisees of George W. Miller, deceased; the unknown widow, heirs, legatees and devisees of William A. Rogers, deceased; the unknown widow, heirs, legatees and devisees of W. C. Wagely, deceased; the unknown widow, heirs, legatees and devisees of W. C. Wagely, deceased; the unknown widow, heirs, legatees and devisees of John E. Johnston, deceased; the unknown widow, heirs, legatees and devisees of John Adams, deceased; the unknown widow, heirs, legatees and devisees of Jacob H. Rowland, deceased; the unknown widow, heirs, legatees and devisees of Amos J. Rowe, deceased; the unknown widow, heirs, legatees and devisees of Mary S. McCall, deceased; the unknown widow, heirs, legatees and devisees of Virginia P. Rowe, deceased; the unknown widow, heirs, legatees and devisees of Ruth S. Rowland, deceased; the unknown widow, heirs, legatees and devisees of Susan Rowland, deceased; the unknown widow, heirs, legatees and devisees of Hannah Eaton, deceased; the unknown widow, heirs, legatees and devisees of R. H. Rogers, deceased; the unknown widow, heirs, legatees and devisees of Jane Barnett, deceased; the unknown widow, heirs, legatees and devisees of Sally Parkhurst, deceased; the unknown widow, heirs, legatees and devisees of Samuel Parkhurst, deceased; the unknown widow, heirs, legatees and devisees of Lemuel Parkhurst, deceased; the unknown widow, heirs, legatees and devisees of Amos Harrington, deceased; the unknown widow, heirs, legatees and devisees of Daniel Wilson, deceased; the unknown widow, heirs, legatees and devisees of James A. Miller, deceased; the unknown widow, heirs, legatees and devisees of William Parkhurst, deceased; the unknown widow, heirs, legatees and devisees of Bralim Johnson, deceased; the unknown widow, heirs, legatees and devisees of William J. Targett, deceased; the unknown widow, heirs, legatees and devisees of John Peter Peterson, deceased; the unknown widow, heirs, legatees and devisees of the Warsaw & Rockford Railroad company, non-resident; and the unknown owners of the northwest quarter of the southeast quarter; and the west half of the northeast quarter; and the southeast quarter, except a parcel of land containing five (5) acres more or less of the northwest corner of the east half of said southeast quarter; and outlots Nineteen (19) and Twenty (20); and the south half of the southeast quarter of the northeast quarter; and about one acre being that part of the southeast quarter of the northeast quarter, lying west of the public highway leading from Port Byron to Rapid City, Illinois; all of said land being situated in section thirty-six (36), township Nineteen (19) north, range one (1) east of the Fourth (4) Principal Meridian, Rock Island county, Illinois, having been filed in the office of the clerk of the circuit court of said county, notice is hereby given to each of said defendants that complainants filed their bill of complaint in said court, on the chancery side thereof, on the first day of April, A. D. 1914, and that thereupon a summons issued out of said court, wherein said suit is now pending, against said defendants above named, returnable on the first Monday of May, 1914, as is by law required.

Now, unless you, the said defendants above named, and each of you, shall personally be and appear before said circuit court, on the first day of the next term thereof, to be holden at Rock Island, in and for said county, on the first Monday of May, 1914, next, and plead, answer or demur to said complainant's bill of complaint, the same and the matters therein charged and stated will be taken as confessed, and a decree entered against you according to the prayer of said bill.  
In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at my office in Rock Island, this first day of April, A. D. 1914.  
GEORGE W. GAMBLE, Clerk.  
Devore N. Simonson, solicitor.

**Notice of Publication.**  
Devore N. Simonson, attorney.  
State of Illinois, Rock Island County—ss.

In the Circuit Court of said county, To the May term, A. D. 1914. In Chancery.  
Matthew P. Buckley, complainant, vs. Benjamin Schneider, et al., defendants. Bill to quiet title.  
Affidavit of non-residence of the defendants, Albert Gumber, Andrew Gumber and Ida Buckley, and that there are persons interested in the subject matter of the bill, whose names are unknown but who are made defendants in this cause, as the unknown widow, heirs, legatees and devisees of the unknown widow, heirs, legatees and devisees of Charles C. Dick, deceased; the unknown widow, heirs, legatees and devisees of Samuel C. Dick, deceased; the unknown widow, heirs, legatees and devisees of Robert G. Dick, deceased; the unknown widow, heirs, legatees and devisees of Ebenezer H. Kinnaman, Jr., deceased; the unknown widow, heirs, legatees and devisees of Anna B. Cobb, deceased; the unknown widow, heirs, legatees and devisees of S. B. Hinkman, deceased; the unknown widow, heirs, legatees and devisees of Caroline Louisa Crapster, deceased; the unknown widow, heirs, legatees and devisees of Lydia T. Cobb, deceased; the unknown widow, heirs, legatees and devisees of Stephen S. Blackman, deceased; the unknown widow, heirs, legatees and devisees of Bernard Spink, deceased; the unknown widow, heirs, legatees and devisees of Bernard Spink, deceased; the unknown widow, heirs, legatees and devisees of Amelia Spink, deceased; the unknown widow, heirs, legatees and devisees of J. J. Spink, deceased; the unknown owners of the following described premises, to-wit: The south east quarter of section one (1), township eight (8) north, range one (1) east of the fourth (4th) principal meridian, all in Rock Island county, Illinois, having been filed in the office of the clerk of the circuit court of said county, notice is hereby given to each of said defendants that complainant filed his bill of complaint in said court, on the chancery side thereof, on the first day of April, 1914, and that thereupon a summons issued out of said court, wherein said suit is now pending, against said defendants, returnable on the first Monday of May, 1914, as is by law required.

Now, unless you, the said defendants above named, and each of you, shall personally be and appear before said circuit court, on the first day of the next term thereof, to be holden at Rock Island, in and for said county, on the first Monday of May, 1914, next, and plead, answer or demur to said complainant's bill of complaint, the same and the matters therein charged and stated will be taken as confessed, and a decree entered against you according to the prayer of said bill.  
In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at my office in Rock Island, this first day of April, A. D. 1914.  
GEORGE W. GAMBLE, Clerk.  
Devore N. Simonson, solicitor.

**Notice of Publication.**  
Devore N. Simonson, attorney.  
State of Illinois, Rock Island County—ss.

In the Circuit Court of said county, To the May term, A. D. 1914. In Chancery.  
Matthew P. Buckley, complainant, vs. Benjamin Schneider, et al., defendants. Bill to quiet title.  
Affidavit of non-residence of the defendants, Albert Gumber, Andrew Gumber and Ida Buckley, and that there are persons interested in the subject matter of the bill, whose names are unknown but who are made defendants in this cause, as the unknown widow, heirs, legatees and devisees of the unknown widow, heirs, legatees and devisees of Charles C. Dick, deceased; the unknown widow, heirs, legatees and devisees of Samuel C. Dick, deceased; the unknown widow, heirs, legatees and devisees of Robert G. Dick, deceased; the unknown widow, heirs, legatees and devisees of Ebenezer H. Kinnaman, Jr., deceased; the unknown widow, heirs, legatees and devisees of Anna B. Cobb, deceased; the unknown widow, heirs, legatees and devisees of S. B. Hinkman, deceased; the unknown widow, heirs, legatees and devisees of Caroline Louisa Crapster, deceased; the unknown widow, heirs, legatees and devisees of Lydia T. Cobb, deceased; the unknown widow, heirs, legatees and devisees of Stephen S. Blackman, deceased; the unknown widow, heirs, legatees and devisees of Bernard Spink, deceased; the unknown widow, heirs, legatees and devisees of Bernard Spink, deceased; the unknown widow, heirs, legatees and devisees of Amelia Spink, deceased; the unknown widow, heirs, legatees and devisees of J. J. Spink, deceased; the unknown owners of the following described premises, to-wit: The south east quarter of section one (1), township eight (8) north, range one (1) east of the fourth (4th) principal meridian, all in Rock Island county, Illinois, having been filed in the office of the clerk of the circuit court of said county, notice is hereby given to each of said defendants that complainant filed his bill of complaint in said court, on the chancery side thereof, on the first day of April, 1914, and that thereupon a summons issued out of said court, wherein said suit is now pending, against said defendants, returnable on the first Monday of May, 1914, as is by law required.

Now, unless you, the said defendants above named, and each of you, shall personally be and appear before said circuit court, on the first day of the next term thereof, to be holden at Rock Island, in and for said county, on the first Monday of May, 1914, next, and plead, answer or demur to said complainant's bill of complaint, the same and the matters therein charged and stated will be taken as confessed, and a decree entered against you according to the prayer of said bill.  
In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at my office in Rock Island, this first day of April, A. D. 1914.  
GEORGE W. GAMBLE, Clerk.  
Devore N. Simonson, solicitor.

**Notice of Publication.**  
Devore N. Simonson, attorney.  
State of Illinois, Rock Island County—ss.

In the Circuit Court of said county, To the May term, A. D. 1914. In Chancery.  
Matthew P. Buckley, complainant, vs. Benjamin Schneider, et al., defendants. Bill to quiet title.  
Affidavit of non-residence of the defendants, Albert Gumber, Andrew Gumber and Ida Buckley, and that there are persons interested in the subject matter of the bill, whose names are unknown but who are made defendants in this cause, as the unknown widow, heirs, legatees and devisees of the unknown widow, heirs, legatees and devisees of Charles C. Dick, deceased; the unknown widow, heirs, legatees and devisees of Samuel C. Dick, deceased; the unknown widow, heirs, legatees and devisees of Robert G. Dick, deceased; the unknown widow, heirs, legatees and devisees of Ebenezer H. Kinnaman, Jr., deceased; the unknown widow, heirs, legatees and devisees of Anna B. Cobb, deceased; the unknown widow, heirs, legatees and devisees of S. B. Hinkman, deceased; the unknown widow, heirs, legatees and devisees of Caroline Louisa Crapster, deceased; the unknown widow, heirs, legatees and devisees of Lydia T. Cobb, deceased; the unknown widow, heirs, legatees and devisees of Stephen S. Blackman, deceased; the unknown widow, heirs, legatees and devisees of Bernard Spink, deceased; the unknown widow, heirs, legatees and devisees of Bernard Spink, deceased; the unknown widow, heirs, legatees and devisees of Amelia Spink, deceased; the unknown widow, heirs, legatees and devisees of J. J. Spink, deceased; the unknown owners of the following described premises, to-wit: The south east quarter of section one (1), township eight (8) north, range one (1) east of the fourth (4th) principal meridian, all in Rock Island county, Illinois, having been filed in the office of the clerk of the circuit court of said county, notice is hereby given to each of said defendants that complainant filed his bill of complaint in said court, on the chancery side thereof, on the first day of April, 1914, and that thereupon a summons issued out of said court, wherein said suit is now pending, against said defendants, returnable on the first Monday of May, 1914, as is by law required.

Now, unless you, the said defendants above named, and each of you, shall personally be and appear before said circuit court, on the first day of the next term thereof, to be holden at Rock Island, in and for said county, on the first Monday of May, 1914, next, and plead, answer or demur to said complainant's bill of complaint, the same and the matters therein charged and stated will be taken as confessed, and a decree entered against you according to the prayer of said bill.  
In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at my office in Rock Island, this first day of April, A. D. 1914.  
GEORGE W. GAMBLE, Clerk.  
Devore N. Simonson, solicitor.

# The Attack On Dry Ottumwa

The Municipal League has recently published a report of the findings of one of the staff correspondents of the Moline Evening Mail, in regard to conditions in Ottumwa, Iowa. As was to be expected, this representative of the Mail, which is the organ of the liquor interests, found local option a failure in Ottumwa, and painted conditions there very black.

Ottumwa, however, has citizens who protest against such slander against their city. The following letter came unsolicited to the Local Option League, and is from a well known former Rock Islander.

Ottumwa, Iowa, April 3, 1914.

LOCAL OPTION LEAGUE,  
Robinson Building, Rock Island, Ill.

Dear Sirs: Under separate cover I am sending you copies of the Ottumwa Courier in which we endeavor to show that Ottumwa is not as black as painted by the Moline Mail, when cities like Moline, Rock Island and East Moline are considered.  
Yours very truly,  
R. D. MacMANUS.

Here is another communication from a former Rock Islander, now a resident of Ottumwa:

Ottumwa, Iowa, April 3, 1914.

Local Option League, Rock Island, Ill.,

Dear Sirs: Of the two men quoted in the Mail interview Mayor Pat Leeny has been convicted of bootlegging several years ago, which is a matter of court record. J. J. Smith was attorney for the Leisy Brewing Co., during the fight against local option. He repudiates much of the interview and says he said nothing about drug stores and hotels. The merchants of the city say business is better than under saloons, collections much better. All are satisfied. At the recent annual banquet of the Ottumwa Commercial Association the toastmaster, who had been one of the leading attorneys for the liquor people, stated that the liquor problem is settled for Ottumwa for all time. Business is in good shape. A prominent bank president says in the two years following the closing of saloons the number of savings depositors in the city has increased 15 per cent, and the deposits 20 per cent. The credit of the city has never been higher. The period of readjustment is over. The last bonds were sold at high premium.

Chester W. Whitmore, a leading lawyer, says that prohibition is a marked success financially and morally. Conditions as pictured in the Mail do not obtain in Ottumwa. The Daily Courier in today's editorial says: "Abolishing the saloon has lifted Ottumwa far above the present moral level of Rock Island and Moline."

George L. Gillies, one of the prominent lawyers of the city, says: "I have been a resident of Ottumwa for eight years, coming here when the saloon and whisky crowd ran the city, and we had 38 saloons running wide open and a large part of the time in utter defiance of law. Ottumwa has been dry since July 1, 1911, and it is my belief that there will never be another attempt to open saloons here. A large portion of the saloon fixtures have been shipped away to other cities and the brewery has been turned into an ice plant. Business has never been better than at present, and business men in general are satisfied with conditions. Crime has been so reduced that our grand juries have very little to do. There have been but two murders in this city of 25,000 people during the 33 months (2 3/4 years) since the saloons were closed, and other crime has decreased proportionately. During saloon days fully 40 percent of the time of the courts was taken up with criminal trials, while during the dry period only about a week each term of court is necessary to dispose of indictments. It is true that there is some liquor sold contrary to law, but the liquor law is like all other criminal statutes, and there are some who will be deterred from committing crime only by conviction and punishment.

However, it is my belief that there is much less liquor sold illegally now than was bootlegged about the city when the saloons were running, for they paid very little attention to laws. On March 14, 1905, during the saloon regime, 30 saloon keepers were enjoined by the district court of this county from running their saloons illegally. These saloon keepers had been running their saloons on Sunday and holidays, after hours, selling to minors, etc. The Wapello County Civic League here keeps the bootlegger on the move, and he has a hard berth to sleep in. The war on the saloon is over in Ottumwa and only those who were interested in the business either directly or indirectly regret the departure of the saloon."

Yours sincerely, P. O. BERSELL.

We are really very much obliged to the Municipal League for being the means of placing this excellent campaign document into our hands.

# Vote YES and Free Yourselves From the Rule of the Liquor Interests

LOCAL OPTION LEAGUE  
201-202 Robinson Building

POLITICAL ADVERTISING.  
Progressive Candidate for Assistant Supervisor,  
J. CLINTON SEARLE,  
Lawyer, Earnest, Capable and Industrious.

# Hot One Money To Burn

But can't find a match. So I guess we will loan or rent it all out.

You say what will we loan it on? Anything or everything that has a value.

# Cut Rate Loan Co.

makes loans on

- Household goods.
- Pianos and storage receipts.
- Live stock, buggies, wagons, etc.
- Salaries and real estate.
- Choice guns, typewriters.
- Sewing machines and high grade tools.
- Diamonds, watches and jewelry our greatest specialty.

Listen, no embarrassment but a beautiful collateral bank. To do business with us is a pleasant and private matter which everybody knows for all these last thirty years. Don't forget the celebrated Cut Rate LOAN CO., has the old phone, yes, the old slow phone

## No. 177

Please call, write, phone, wire or whisper to us, we don't care which so we satisfy you and get your business.

Shonny Shones & Son  
1619 Second Ave.  
Rock Island, Ill.

We also buy old gold and silver.