tors and trature

The New Icebergthe best made - at near to cost price.

Note a few:

\$29	Refrigerators, \$23.50
\$27	Refrigerators, \$21.50
\$26	Refrigerators, \$19.50

\$20 Refrigerators, \$16.50

\$16 Refrigerators, \$11.95

2 Price and Less

st	.\$1.10
0-81	.\$1.65
Rockers go at	.\$2.95
at	.\$2.95
\$8.00 Swings	.\$3.95



Washington Street.

Dentists



PREMIER

Contest Board Answers Injunction Obtained by Local Concern in Glidden Case.

SMITH AND CHALMERS TALK

Former Hints at Unsportsmanlike Conduct, While Detroit Man Defends Decision.

NEW YORK, July 27 .- The contest hoard of the American Automobile Association today disqualified H. O. Smith and the Premier Motor Manufacturing Company and declared them ineligible for all contests held under the sanction of the board until further notice.

The action of the board is a direct reply to the temporary injunction obtained by the company last week in the Brook-Ivn courts restraining the board from delivering the Glidden trophy to the Chalmers Motor Company. The board holds that the Premier Company, when it entered the Glidden tour, recognized the authority of the board and that its appeal to the courts from the jurisdiction of the board is a distinct breach of con-

test rules and prejudicial to sport.

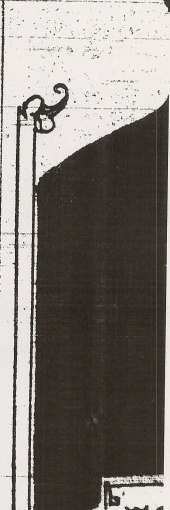
A referee awarded the Glidden trophy
to the Premier ear. The Chalmers Company protested to the board, and the poard sustained the protest, reversing the referee.

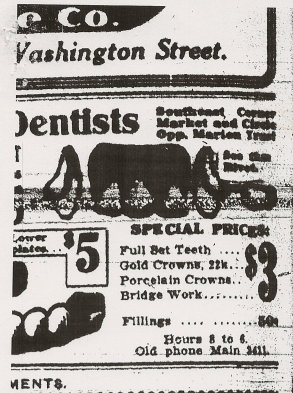
DEMANDS COURT HEARING.

Premier Company Head Says No Other Alternative Remains.

"The act of the contest board of the American Automobile Association, in attempting to suspend the Premier Comm pany and myself as entrant of No. 1, the car declared by the referen to be the cent actions of this board," said H. O.

Smith president of the Premier Company,





NIAL

6 High Class Acts

20 to if:00 centinuously

Broad Ripple Park and Bathing Beach

Come out and take a plunge

THE WATER IS FINE

Scenery and boating for miles up stream was never better. New Merry-Go-Round, Roller Coaster, Skating Rink.

Take White City Cars

PILES CURED AT HOME



pany protested to the board, and the board sustained the protest, reversing the referee.

DEMANDS COURT HEARING.

premier Company Head Says No Other Alternative Remains.

"The act of the contest board of the

American Automobile Association, in attempting to suspend the Premier Company and myself as entrant of No. 1 the car declared by the reference of the cent actions of this board," said H. O. Smith, president of the Premier Company, last night. "The action of the board was not in accordance with the official rules of the A. A. A. which govern the Glidden tour and other contests, and I might be charged as unsportsmanlike by any one who is not familiar with the occurrences during and since the tour. I entered this contest believing it was a sportsman's affair, but it is sufficient to sav that three other companies, represented by officials of their concerns, concluded before the contest had progressed very far that they were warranted in employing professional detective services to safeguard their interests.

It was my determination upon entering the event that I would not protest any car, but the fact that I did not enter such a complaint does not indicate that conditions did not arise which would warrant such action. We are perfectly willing that this entire matter be presented to an impartial court, as our experience has convinced us that we have no other alternative. No one regrets more deeply than I this occurrence, as I have for years been a strong advocate of reliability

contests.
"If the contest board has confidence in the fairness of its rulings and the tenability of its position, it has nothing to fear because of the matter being considered in court."

CHALMERS RESTS CASE.

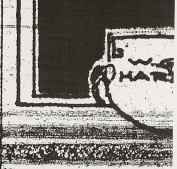
Detroit President Declares Court of Last Resort Has Spoken-

DETROIT, Mich., July 27,—The action of the Premier Motor Car Company in seeking an injunction to prevent the A. A. A. contest poard from delivering the Glidden trophy to the Chalmers Motor Company is causing considerable comment in local automobile circles. Hugh Chalmers, president of the Chalmers Company, expressed surprise that the Indianapolis concern should take such a step.

step.

"The entry blanks signed by all entrants in the Glidden tour," said Mr. Chalmers, "bear a clause to the effect that the signer agrees in abide by all of the rules of the contest board and to accept all stipulations and conditions therein contained. The entrant agrees to abide by the spirit as well as the letter of the rules governing the contest. And in the rules themselves is, one which states that all entrants have no legal claims against the American Automobile Association or its agents through diseat-because of disqualification.

"The contest board of the A. A. A. is the trustee of the Olidden trophy and may award if to whomeolysis wins the



50 SUITS AGAIN

FILED IN MONTG

RAILBOAD COMMISSION LATION OF RATE I HAULING COAL FRO BANK TO OTHER

Pifty suits charging I road with having violated tion rate schedule as fir road Commission of Indicoal from New Albany towns, were filed yesterd gomery Circuit Court at the commission.

The suits were brough the Railroad Commissio Adams of this city, farm the Railroad Commissio connected with the case first was made. Each collection of a penalty docket fees amounting to the action.

The Railroad Commissions that for many years that for many years, 17, 1908, the Monon Related on the Monon Related on the Monon Related of the Monon of the Monon

Delayed Obeyin

The commission, commission, cound the railroad guilt Mr. Slider and ordered cease charging such, of the case, on petition of pany, was reheard, but with a few minor change. The order became effect but it is charged in the day that the Monon did this final order until M May 15 the old time raition were charged.

tion were charged.
The fifty cases filed with match Edward T.