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this morning to attend to some mat- kota basketball game. ters in the district court in which

ing to some matters of business.

friends in the city.

James M. Robertson, grand high state institute. priest of the R. A. M. of Nebraska, and Mrs. Robertson departed this Robertson was called to look over some Masonic work there today and this evening.

From Friday's Daily-

Fred Clark of near Union was here today visiting with friends and also attending the hearing in the district

Mr. Robertson was engaged last eve- time in discussing the forthcoming ning in Masonic work. Jack Patterson, the Union bank- legion and the Auxiliary and also ing in the case.

er, was in the city today for a few in teh forthcoming meeting of the hours being called as a witness in first district convention at Lincoln. the Quinton trial in the district At the Lincoln meeting Mrs. Bishcourt.

Mr. and Mrs. O. A. Davis of Murray were here last evening to attend the Copenhaver-Perry wedding the groom being a nephew of Mrs.

George A. Kaffenberger and wife of Lincoln were here last evening to the local post. the Copenhaver-Perry wed-

evening for a few hours while en tion. route home and stopped off to hear a part of the trial in the district

Simon Clark, who has been at Ro-

tion in very good shape. today being called as a witness in eggs. Will pay the same prices as the case of the state of Nebraska vs. paultry car on Wednesday. C. D. Quinton. Mr. Snoke was a former member of the board of county commissioners from the third district and has a host of friends in this locality.

Lincoln were here today to attend accommodation. the Quinton trial, being witnesses j15-2tsw, 18td

Mrs. Nellie Agnew and daughter, Mrs. Reese Hastain of Louisville were among those going to Omaha this morning to spend the day visit-

4.00

450

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tent of the order, departed this morning for Omaha.

Jack James of Elmwood came in so attended the Creighton-South Da- not prosecute Sans while the latter

Frank Bergman of near Manley, who was here visiting with his moth-Matthew Thimgan of near Mur- er and other relatives and friends, First National Bank and director in dock was here today attending the departed this morning for Omaha to 1921-22. Knew Sans owed some montrial in the district court and attend- spend a short time before returning ey at the First National Bank, but

and visiting with his many old and enjoying a rest from her work as supervisor of music at the Iowa

morning for Fremont where Mr. will attend a conference of the su- iff had gone to Manley that night. Mr. Quinton stated he had given called there by Prof. I. N. Clark, of soldiers getting liquor. head of the department of rural

LEBION AUXILIARY MEETS

Mr. and Mrs. James M. Robertson ing number of the ladies were in atreturned today from Fremont where tendance. The ladies spent some dance and social to be held by the

> op, the national president, will be present as well as the state presi-

ding held at the home of the bride's Lincoln will enjoy a barquet on Monday evening and on Tuesday the Mont Robb, the veteran grain convention will meet. Mrs. Gobelsalesman of Union, was here last man will be secretary of the conven-

MOVING LOCATION

The Moye Produce Co., which has chester, Minnesota, recovering from been located in the old laundry an operation at the Mayo hospital building on South 4th street, is movthere, returned home this morning, ing to the frame building just west Mr. Clark came through the opera- of the Ford garage on Pearl street, between 6th and 7th. This company Henry Snoke of Eagle was here will pay cash for poultry, cream and

STEAMSHIP TICKET AGENCY

I am agent for the Cunard and L. G. LARSON.

Bilious Headache

When you have a severe headache a disordered stomach and constipation, take three of Chamberlain's H. M. Wolfe, state manager of the Tablets. They will correct the dis-Macabees, who has been here look- orders of the liver and bowels, effecting after some matters for the local ually curing the headache.

TRIAL OF EX-SHERIFF STILL IN PROGRESS

(Continued from page 3.)

of complaints heard; also Mrs. Kaufmann in the last summer. Conversation with soldiers had been in his office some time in the evening. Quinton had told men to take money he gave them to try and secure evidence against Sans. The next morning Sans came in and admitted violating the liquor law and was fined \$100 on each of three counts. Sans was prosecuted at later date on evidence se-Robert M. Walling was in Omaha cured by Anderson and Holmes. Sans last evening to look after some mat- was given a fail sentence. Said had ters of business and while there al- been no understanding that he would was paying notes.

On cross examination Mr. Cole declared he was vice president of the Henry Snoke of Eagle was here Miss Kathryn Wadick came over today being called to look after some this morning from Glenwood to matters of business for a few hours spend Sunday with her relatives here and visiting with his many old and are spend Sunday with her relatives here sued from his office but could not was the man selected to try and make recall dates. There had been com- buy. Had asked Cole for a search Miss Marie E. Kaufman departed Did not recall the instructions given made application at one other time this morning for Omaha where she the evidence men. Witness and sher- for a search warrant.

sion of their visit there in 1921.

brought Sans in the night before he result from Kaufmann place. Had tection against violence. He thot M. W. Kear of Elmwood was here today, being called here to attend to some matters in court for at the club rooms of the legion in the ladies of the ladies of the legion in the ladies of the legion in the ladies of the legion in the ladies of the ladies o tend to some matters in court for at the club rooms of the legion in the same party who had been disquali-Leonard building and a very pleas- fled by the court from acting in cases being set aside. In the Klemme case, to invest men with power. Asked because of opposing the grand jury witness was shown files and asked as as to whether he had testified as investigations.

State offered order of Judge Begley disqualifying Mr. Cole from serv-

Defendant on the Stand

thing that was made at the Sans showing intent.

He did have conversation with Sans The law had made duties clear. can do anything."

to Walter Sans farm. Change made 4th quarter's report. on a Sunday morning. Had no other Receipt for \$264 read to the jury cause of education. Had conducted wisdom of appropriating \$750 for business at Sans home; not in the by Mr. Jessen; foreign fees, \$8. house at that time.

selling liquor in summer of 1921. Had plemental report. heard report of still on Sans place. not intoxicating; told him it was the ports, but that there should also be month. same as bought at Ed Donat's; that filed a yearly report. ters covering his duties.

Ouinton said he had conversed of fees without definite date. with Captain Peterson as to sending come up in the evening. Had made had complained of soldiers getting ber 1, 1923. beer there. Witness said report had been made by Grebe the next after-

ness had poured liquor in the sewer. Defendant said had asked Tom Carroll for assistance; men had come in the fall. Wanted young men who were not known. Fred Holmes and Mr. Anderson had been sent. Had ordered men to go to Sans place first; stated had furnished them with money to get evidence. Men had gone down and placed him under arrest. Sans had been convicted and sentenced to jail for sixty days. Was in custody of witness. Was called as a witness before the grand jury the same day as released from jail.

Defendant also stated had known Julia Kaufmann for past four years. Had rumors of Kaufmann place sell-ing liquor. Had searched car and F. J. Chemry & Co., Toledo, O.

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plaints about Sans before his arrest. warrant for Kaufmann home. Had

pervisors of penmanship which was Some of the officers had complained no protection direct or indirect to given them any written authority to either Sans or Mrs. Kaufmann. Said given them any written authority to Cole said he did not remember of Jones and he had sent Fife and also carry out the law. The men would schools in the state superintendent's asking Grebe and Quinton why they Fred Holmes—the same Holmes sent sometimes buy liquor as they feared had not arrested Sans on the occa- from Lincoln to aid in rounding up liquor law violators-was also try- authorities. Wanted to give them Witness stated Grebe might have ing to get evidence. Did not get any any authority that he could as pro-

to whether item of \$24 was for rev- to Holmes being given a star to proenue stamps. Said he understood later tect him from arrest in case he was that no revenue stamps were needed; stopped by an officer of the law. no commission received; had sent the Holmes and Anderson had been no commission received; had sent the Holmes and Anderson had been BISHOP SHAYLER \$24 check to C. S. Aldrich, the at-chiefly evidence men while in his BISHOP SHAYLER torney. Did not receive any part of employ. They were paid \$5 a day. Carroll D. Quinton, the defendant, the \$24 as commission. In case of Censed working for state while in was then sworn. Witness stated that Gerdes et al vs. Schulke et al, and Cass county. Had no personal knowlhe was sheriff and last election was Gerdes vs. Gerdes, items both re- edge outside of reports in cases from in 1922. Formerly a farmer. Had no ferred to the case of Gerdes vs. Cass county made by Holmes and large number of the posts in the experience in keeping books. Left Gerdes, the Schulkes being defend- Anderson. Could not give names of

> almost double. Almost every day and also another item of \$6, caring for sometimes at night he was called out. property shown. Witness stated this none of whom were Holmes or An-Could not keep up with clerical work. was paid out in caring for stock.

Sans testify as to witness telling him quently lapses of some duration from sheriff" on it. that he (Sans) had better lay off time services were rendered and payselling liquor; said there had been ment was made for same. Mileage and fees were paid in lump sum and

without a search warrant and had January 2. 1924, and receipt there- with intent to defraud Cass county. advance in church work and leadersaid to Sans, "Oh, these state men for. Asked by Mr. Patrick, witness On cross examination Mr. Quinton Witness had been in charge of ter of 1923; Item of foreign fees in it of age; had gone as far as fifth grade. an secretary of missions, launched a mules under attachment and moved for the year 1923 and not a part of Could write and read all right. Nev- heated discussion in his report. The

Defendant was shown original re- ters. Had omitted some items from includes sending young people from Witness said had reports of Sans ceipt from treasurer covering sup-claims against county; had not omit-

Asked by Mr. Patrick as to date offered to witness various claims for Visited there about a month later. this report, filed January 12, 1924, the past two years, after objection Grebe was with him. Was looking had been prepared by Mr. Tidd; long of defense had been overruled for still or intoxicating liquor. Had after an indictment had been return-

he could not afford to buy it and Judge Troop stated sheriff had not jury understand charged mileage unhad made some; not selling any. Wit-filed reports for the third quarter of less he made trip in other than a ness had told Sans would not bother 1923 on October 1st. Mr. Patrick confiscated car. Star car at Bauer's him on near beer and grape juice. called attention to the fact that the and Maxwel car at Wolff garage not Had reported to county attorney and defense had already offered a report confiscated cars. Picked up by witstate enforcement officers; advised purporting to be for the last quarter ness and chief of police. Had placed with county attorney as to legal mat- of 1923 and stated the supplemental two cars at Frady's garage and later report was just a scattering amount taken them away. Dodge car went

two men to help him. Soldiers had definite charge that the defendant get it. had been remiss after October 1st, Found this car abandoned on the given them and go to Sans place and time alleged, he would instruct the Kansas people. try to buy beer. Captain Peterson jury to disregard all acts after Octo-

the jury was excused at the noon Witness was giving testimony con-Grebe had left money at the hour, while the state and defense cerning other cars as the Journal jail with Mrs. Quinton to cover Sans' counsel argued the matter of the ad- went to press. appearance. Did not see Sans the mission of the supplemental report next day until at jall. Grebe and wit- as a part of the record of the fourth quarter of 1923 in the sheriff's re-

After the argument of the attor-

is often caused by an inflamed condition similar circumstances, who have been of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect hearing. Unless the inflammation can be reduced, your hearing may be destroyed forever.

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neys, the court sustained the objection of Mr. Patrick as to the admission of the supplemental report filed by Mr. Quinton on January 12, 1924, as a part of the evidence covering the allegations alleged in the indictment to have occurred prior to Octo-

ber 1, 1923.

Tom Carroll on the Stand After the noon recess the defense requested permission to have Thomas Carroll take the stand as he desired to return to Lincoln. Mr. Carroll stated he was chief deputy law enforcement officer. He had known QQuinton for 14 years. Knew Fred A. Holmes about a year. Quinton had asked about sending some men here in 1923. Fred Holmes had done some work for state department as especial agent or deputy. Holmes and Andersen had made reports of their work in Cass county. Could not recall the matter of whom the reports were on. Gave men instructions when they were sent out as to how they were to work under the sheriff. Had instructed men to report to Quinton and act under his direction. Upon cross examination, the wit-

ness stated Anderson was filling same kind of work as Holmes. Governor appointed all commissioned officers. He did not know that he had authority to appoint deputies. He had appointed men to do special work, not commissioned by the governor himself. He had agreed with them on salary and gave them a star. They were sent out to secure evidence and notify parties to come in to witness office. Had no power to compel anyone to come in. Evidence procuring was their chief dularge number of the posts in the eastern portion of the state expect to be present. Mrs. A. H. Duxbury and Mrs. F. R. Gobelman were selected as the representatives from the local post.

Lett Gerdes, the Schulkes being defend. And state Schulkes being defend. And school when 15 or 16 years of age, ants in Gerdes case. Mileage in case parties or cases from Cass county. Holmes had amounted to \$12.

Tells Diocesan Council He is Invited by English Church Union of bodge street, to pay rent to the parish.

Which He is an Officer. were six duly authorized deputies,

Knew Walter Sans and had heard Mr. Mr. Quinton said there were fre- star had the words "Deputy State

Sheriff Again on Stand. Mr. Quiaton stated he had never checks were frequently given by the 2 p. m. Witness was shown fee book Trinity cathedral is granted. beer or other intoxicating clerk of the court, judge and justices kept in his office at time came into iquor at the Sans home. Declared that covered fees for several cases, office had another record. All rec- vited to be a member of a pilgrimhe had not drank liquor at any time Here the court held that sheriff could ords kept in one volume. Kept pocket age to be made by the English during his life except once when he not exonnerate himself for not per- docket but had lost it. First case in church union, of which he is vice had the flu. Had not drank any forming his proper duties by a practite book on page 36 of the district chairman. He said friends had made beer or home broom at any time at tice of handling fees in lump sums. court fees was evidently in January. possible the financial part of the the Sans home; had not drank any- Would only allow testimony as to Record for year 1923 covered to page trip. Ome. Nothing given witness to show Kept record of processes from courts in the Happy Hollow club quarters Sheriff declared had never had any what different items were for. Prac-other than district court; were on was reported by the bishop to the conversation with Sans regarding al- tically from start of term there had page 95 for the year 1923. Kept rec- council as the one outstanding leged protection by Cole; nor had he been several times did not make en- ord of justice court cases in another achievement of the year. A church had any understanding with Sans to tries in books; several times had been portion of book. Had served pro-building to be used as a chapel will the effect that he would not interfere cases where he had been in hurry. cesses not entered, probably from be provided at Brownell hall and United States Steamship lines. Tick- with him. Sans had not talked with Judge Troop sustained objection to overwork or oversight. Had not filed Bishop Shayler will recommend ets sold to and from all parts of Eu- him at the time of his arrest about testimony, holding that if parties reports on dates specified by law be- scholarship in this school for the rope. Have the tickets right here witness not knowing that he was to were allowed to explain these cir- cause of too much work or oversight; daughters of Episcopal clergymen. Thomas Carroll, state law enforce- ready to sign up. Will be glad to be arrested or state agents going to cumstances in this manner it would no other reasons known by witness. ment officer, and Fred A. Holmes of quote prices for different classes of Sans home unbeknown to Quinton not be possible to convict anyone. Had not done acts with intent to the Rev. D. J. Gallagher, was mendefraud Cass county or any inhabit- tioned in the bishop's annual report at fall regarding searching his home Witness was shown report dated ants thereof. Had not withheld fees as having made the most noteworthy stated the report was for fourth quar- stated had left school when 16 years

er refused to qualify as sheriff be- Rev. D. J. Gallagher questioned the own correspondence and other mat-diocesan religious education, which ted any monthly claims. Mr. Patrick

Witness was shown exhibit of a searched house. Grebe and witness ed by the grand jury.

claim against Cass county in which had found some near beer; some 56

Objection offered by the state to had omitted trip out to Alvo and Case wood in July 1922 Had forbottles on the floor. Also bottles of introduction of supplemental report. Greenwood in July, 1923. Had forgrape juice and elderberry juice on Mr. Jessen stated the legislature of gotten until next month. No reason the shelf Sans had said this was 1921 had provided for quarterly re- why could not include in another

to Morril, Kansas. Had wrote to the Judge Troup said the fact that no sheriff there and he sent man up to

arrangements with Grebe to go with 1923, was made, did not bring it in Platte bottom. Had taken out license soldiers to make arrest. Told soldiers the scope of the case and if the sup- as sheriff; ran it from September to to take marked bill that witness had plemental report did not cover the December; had correspondence with Essex car was from another place

in Kansas. Had been taken on mort-On the suggestion of the attorneys, gage. Parties had paid storage on car.

Worth Considering

you contract a cold, but how to get rid of it with the least loss of time and inconvenience. If you will con-CATARRHAL DEAFNESS sider the experience of others under most successful in checking their colds, in their beginning, you will secure a bottle of Chamberlain's Cough Remedy without delay, and use it faithfully. There are many families who have used this preparado what we claim for it—rid your system of Catarrh or Deafness caused by tion successfully for years and hold Catarrh. HALL'S CATARRH MEDICINE it in high esteem. It is excellent. has been successful in the treatment of Catarrh for over Forty Years.

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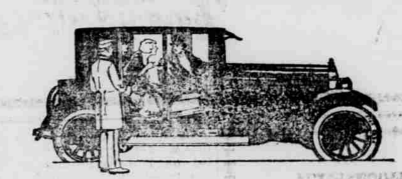
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MAY MAKE HOLY

The Rt. Rev. E. V. Shayler, bishop of the Episcopal diocese of Nebraska, will make a pilgrimage to the Holy Land late next summer if a request made Wednesday after-Sheriff Quinton resumed stand at noon before the diocesan council at

40. Pages 37 and 38 were blank. The establishing of Brownell hall

hip in Omaha.

John Hogelund of Omaha, dioces-

the parishes to the summer conference. He contended local parishes should finance their own. Bishop Shayler referred the matter to a special committee to report this morning in the business session.

A deficit of \$850 in the Episcopal endowment fund was explained by

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PLATTSMOUTH

Philip Thioroff

of follow the lines of least resistance, seems to be the thing these days. The demand for the past year has been for something cheap. "Haven't you any thing cheaper than that?" is the popular cry. And we have been forced to meet the demand to supply you with cheaper goods.

lines. We can sell you wearables as low as you'll find in any first-class shop, but feel we are cementing your friendship when we sell

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goods for sale along with the cheaper

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