

"The case was brought up before democratic judge. Judge Phillips," Colonel Roosevelt continued, "and in his opinion from the bench he specifically and absolutely justified the course of the at-torney general stating that there evidence whatever in the WEG. case that in any way implicated Mr. Morton."

moon. Although they were married sev. passing. Mrs. Baker told her brother the eral weeks ago, cards announcing their story, an dthe farm telephones were quickly marriage were not received here until used to raise a pursuing party. Barger was followed, but he got into the today. illis and went across country, where his The first Mrs. Locke obtained her divorce purnuers, mostly in automobiles, were unin Los Angeles, Cal., in 1909, and was granted a small portion of her husband's property, located at Pasadena, Cal. She to the vicinity of Pacific Junction, where, then returned to New York, where she now partially disguished by a stained face, he found employment husking corn for a resides. farmer named Moore. He worked until When asked to comment about the marrisgo, she said: "He should have married Margaret in possible fugitive and Mills county officers

er's best man at the ceremony.

home is in Lexington, Ky. The first Mrs. neas she telephoned her brother, having Locke was so far from bearing enmity only strength enough to tell him to come automobile for a speedy journey. On the special request that her son was his fathway he metBarger coming from the direc-

at Coleman Falls, Va., on their honsy- had happened, merely spoke to him in

Moore farm and learned of the arrest. It

was then a chaze between them and the

sheriff, in which the sheriff won by get-

ting his man. No one has been permitted

to see Barger and his own version of the

Sheriff Eindes Pursuers.

case has not been made public.

towards her sister that it was at her to the farm quickin." Her brother used his STATEMENT FROM DEMOCRATS The newly married couple are at present tion of the house, but, not knowing what Campaign Committee Says Conservative Estimate Gives Present Mi-

Serves State and Morm Saying Mr. Harmon had sought to dis-

credit an innocent man, Colonsi Roosevolt took up the receivership of the Cincinnati, Hamilton & Dayton, which he said was owned in Wall street. 'It being, as I am informed, one of the Morgan properties and the Morgan people, or whichever nterest it was in Wall streat, applying to have their friend, Mr. Harmon, made recolver.

"He received a salary of \$25,000 a year." Colonel Roosevelt continued. "It is shown by actual record that while he was receiver the road under him was engaged continuously in paying damage claims to certain parties for the purpose of holding business, under circumstances which clearly indicated that the payment of such damages served the same purpose as the payment of rebates.

in a combination with other roads to fix rates, such combination being certainly against the spirit and apparently also against the letter of the law. The read fid not pay its taxes to the state of Ohio. hitherto escaping several hundred thousand dollars of such taxes on the plea. umong others, of insolvency,

Why Taxes Were Not Paid.

"Mr. Harmon became governor, but continued his dual position as receiver of the road at a salary of \$25.0.0 and governor at a salary of \$10,000. His services to his two clients, the state of Ohio and the Wall street owned railroad, appear to have been about in proportion to the respective salaries they paid him. For eight months he \$16,000 from the ratiroad and about \$7,000 from the state.

"During this time, he claims as one of his could was insolvent, that it should not pay courts, holding Christopher C. Wilson the taxes to his officials, but it was not suilty of cantampt of court for not proof the railroad."

of taxes of the rebating and the combination of the road with other railroads.

Big Price for Ignorance.

'If that is so," he continued. "what did he mean by accepting the position of recelver and drawing a salary of \$35,000 a year? If he drow a salary like that it was his business to make himself thoroughly ecquainted with what the road under him was doing and especially to see to it that it did nothing illegal and that it paid its just debts to the state."

The colonel sald Governor Harmon had anserted he did not want to continue as receiver of the road, but that the judge would not allow him to give up the work.

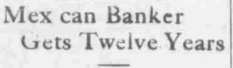
'If Governor Harmon had not wanted to remain as receiver," said Colonel Roosevelt. "no judge in the land could have forced him to remain." The colonel then referred to the public utilities bill defeated in the Ohio legislature last winter, against which, he said, the democrats in the legisinture stood almost solidly.

Governor Harmon protested that he knew nothing about it." said Colonel Roosevelt, "and by his supine attitude and failure to make a stand he brought about its defeat."

He declared the author of the bill had charged publicly that the governor knew all about it and that he himself had gone over it with the governor. He asserted that, although the governor said he was against petty graft, he had appointed to office men who had proved guilty of the wraft which he denounced in others, and that he had on the ticket with him one

(Continued on Second Page.)

the first place; I was quite willing he placed him under arrest. An hour or so after he was brought fnto Pacific Junction should marry her now." the pursuing Missourians had reached the



"It has been shown that the road was Cashier Crump Convicted of Embezzlement and Draws Maximum Penalty.

> nonths ago, was today sentenced to twelve sars' imprisonment following his convic- friends, prepared to make quick work of crats. tion for embensling \$55,000 from the inst - Barger, if caught, were known to be close "In the beginning of the campaign the ution. This is the maximum penalty pro-American house.

C. WILSON FILES APPEAL C.

Contempt Case to Supreme Court.

WASHINGTON, Nov. 5 .- An appeal from Bluffs, the condition of the roads being Chairman McKinley in his statement reasons for justification, that, as the rail- the decision of the New York federal taken into consideration. The first automobile load of pursuers too involvent to pay his salary as receiver ducing certain books of the United Wiveless Telegraph company for examination duiry was made as to the location of the am confident the republican party will con-Colonel Roosevelt said Governor Harmon ; before the grand jury was filed today in Jail as far as known here. They seemed trol the sixty-second congress by a fair unserted "he knew nothing of the evasion the supreme court of the United States. to know exactly where to draw up. They working majority. Wilson also appealed from the action of the were told misleading stories at the fail and lower court in refusing to release him on one load backtracked to Pacific Junction. outcome of this election, will be detercorpus proceedings from the cus- The destination of the others was not mined by the percentage of the republican known here.

tody of the United States marshal.



Shelton Clipper. money or money belonging to J. S. Bartley, to do so. The further fact that Mr. Hitch- loying an unusual degree of prosperity. in pleading the statute of limitation he cock, in 1904, asks Bartley for this letter showed himself to be dishonest inasmuch explaining how he got the note in 1834 or that Dix will have less than 100,000 pluas he is abundantly able to pay the monay. The people of Nebraska don't want a ru-foreclosed in 1998, carrier little weight if, Rodie, chairman of the executive compudiator to represent them in the United indeed, it does not corroborate the charge mittee of the democratic state committee CZAR States senate. of the very close and very friendly relations between Hitchcock and Bartley.

Nailing It Down. Grand Island Independent.

The finals in the Howard-Ritchcock Bartley shortage game seem to be in

Editor Hitchcock evidently made a misprogress. Editor Howard of the demo- take when he said that he had never borcratic Columbus Telegram yesterday gave rowed any money from the state, for the to the people of Nebraska further proof pro " has been forthcoming that he not of his charges that Hitchock was a bor- only borrowed several thousand dollars, rower of state funds and had not put it but he never paid it back. At the time back. And this further proof is so dam. he torrowed the money his newspaper was behind.

A Mistake and Then Some.

Bloomington Advocate.

aging in its nature that the World-Herald about swamped and no one would loan and Mitchcock, who seemed to prefer to him money to keep it affort until he ap-make as little reference to the matter as pealed to the then state measurer, Joe Nichols, contrust of the democratic execu-manually, have come out today with the and Hitchcock, who seemed to prefer to him money to keep it afforst until he appossible, have come out today with the Bartley. Then when Bartley wanted the tive committee today issued a statement facsimile of a letter from Bartley, dated money back Hitchcock refused to pay it. saving

in 1994, to the effect that the \$3,090 loan Bartley served time for his emberniement. (not the \$7.980) was from Bartley's private but this man. Hitchcock, who was guilty cratic party of Ohio claims the re-election account in Wattles' bank. The mortgage of borrowing state money and not putting of Judson Harmon as governor of the state securing this \$3,000 note was, according to it back, now wants to run for United by the largest majority given a democratic Hitchcok himself, foreclosed in 1888. Mr. States senator.

- 4

DUBUQUE, In., Nov. 5 .- (Special.) of Fifty-One just closed the contract with the Du-

buque Boat and Boller works for the con-CHICAGO, Nov. 8 .- Statements regarding able to follow and they lost him. He came the control of the next house of representatives were given out today by the demo cratic congressional committee and by Major E. H. Schulz, in charge of im- on November a. Chairman W. B. McKinley of the repubprovement work on the Missouri in the lican congressional committee. The demo livision which includes Kansas City and appeal from the conviction in the lower Friday before he was recognized as the cratic committee believes its party will have a majority of fifty-one in the sixtysecond congress, while Mr. McKinley, speaking for the republicans, says he in three boats will be constructed here. confident they will retain control by a fair The boats are to be entirely of steel working majority. The democratic committee statement follows:

We believe that, after a conservative estimate of the political situation, we will have a majority of fifty-one. in the next house. We arrive at this conclusion by giving to each party the districts which

nority Party a Majority

we think it is reasonably certain to carry and dividing the doubtful districts equally GLENWOOD, Is., Nov. 5 .- (Special.)-Marshal John Farrell of Pacific Junction, between them.

accompanied by Deputy Sheriff Robert While our gains will be most pronounced Allen of Atchison county, Missouri, arrived in the east, we have every reason to behere yesterday and had placed in jall Harry lieve we will make gains in every state MEXICO CITY, Nov. 5.-Robert A. Barger, or Barts, wanted in Missouri on a which now has republican representation Crump, former cashier of the Federal charge of assaulting Mrs. C. C. Baker at with the possible exception of four, and Banking company, which failed several her home six miles southeast of Hamburg, we do not expect to lose more than two Several automobile loads of relatives and districts that are now represented by demo-

which means they are to be delivered to the government at Kansas City about Auto Glenwood and Sheriff Linville thought prospects for democratic victory looked so gust 1 vided by Mexican laws. The bank was an Council Bluffs a safer place for the man, bright that we feared it would be only The boats are to be known as the Curney the Augustine and the Lewis. even if the jail there had been recently temporary. We congratulate ourselves that condemned by the grand jury. In a few | the revolt against the Payne-Aldrich bill

minutes after a transfer of the prisoner and the republican mismanagement of govhad been decided upon, Clyde Stranathan ernment has grown each day since the continued in this position, getting about President of United Wireless Takes was in front of the jail with an auto- campaign began and until now it has bemobile. Sheriff Linville, Deputy Alien and come evident that a very overwhelming the prisoner made a record trip to Council victory for democracy is assured.

BB.YH:

"From the best reports obtainable from drew up in front of the Glenwood jail and candidates on the republican ticket and

"The size of the majority, in fact the vote of the country which comes to the

polis on the 8th of November. That the voters have taken but a slight interest in the pending political campaign is evidenced by the small vote cast at the attire worn by her causes him much emprimaries for the candidates on the sevillichcock admits, too, that he did not eral tickets. This it would seem forecasts repay the loan dollar for dollar, though he an extraordinarily light vote, especially Whether G. M. Hitchcock borrowed state does not even claim he has not been able in the districts where the farmers are en-NEW YORK, Nov. 2 .- "It is not possible

> today "We will carry the state for the ticket Fifteen Hundred Deer and Other by more than 100,000 and for Stimson by at least 10.000," said Chairman Prentiss, of

the republican state committee in a typewritten statement issued at the same time from republican headquarters.

The democratic chairman said that John A. Dix, would run ahead of the licket.

Ohio Democrats Confident.

"The executive committee of the demi-

(Continued on Second Page.)

Without Merit. The United States War department has

conviction.

properly admitted.

fect the trial.

Remaining

Three Children

Burned to Death

Hartington Destroyed and Lit-

tles Ones Incinerated.

the three children were burned to death.

Indictments

Bankers and Councilmen Are

Dismissed.

ANOTHER TRIAL IS REFUSED

Contention that Jury Was Not Prop-

orly Guarded and that Corpse

Was Not Identified Are

The criminal court of appeals heard his

and wholesale liquor dealers are pecuniarily in defeating county option, and even they cannot be injured if, as they say, the LONDON, Nov. 5 .- Dr. Hawiey H. Crip- refusal to license saloons increases the

struction of three tow boats to be used pen, convicted of the murder of his wife, sale of liquor. Can Omaha afford to a Missouri river improvement work in Belle Elmore, the actress, today played array itself against the people of the state he violnity of Kansas City and Omaha, his last card and lost. He will be hanged merely to please its brewers, distillers and liquor dealers?

compel other counties to permit saloons.

against their will is likely to provoke

retalfation. If Douglas county is not

willing to let other counties vote out the

saloon, she cannot, complain if other

"Fourth-Only your brewers, distillers

counties object to her keeping saloons.

Will Delay Prohibition.

"Fifth-County option does not mean Omaha, with his assistant, Mr. Hayden, court and decided against him on all state prohibition. It will delay state prowas in Dubuque the latter part of this points. The court refused to grant a new hibition instead of hastening it. Take the week and completed the deal whereby the trial and confirmed the order of execution, case of Ohio for instance, Ohio has county which will be carried out on Tuesday next. option, nothwithstanding its large cities Crippen was brought to the court house, and the large German element in its popuand built to draw a minimum amount of but kept in a cell pending a decision on an lation. No attempt is being made to appeal against Justice Ridley's roling that peal county option; no party is demanding he could not attend the proceedings. This its repeal, and no effort is being made to

are to be 136 fest long and twenty-four ruling was set aside and Crippen was secure stats prohibition in Ohio. fest across the beam. They will be brought into the dock. He was very pale "Sixth-County option does not give too equipped with the most modern and power- and evidently had lost strength since his large a unit. No county outside of Douglas contains as many people as Omaha.

The prisoner's counsel was the same as and yet, the whole of Omaha is the unit in acting upon the liquor question, No appeared for him at his trial. The princicounty excepting Douglas and Lancaster pal grounds upon which they based their has as many people as the city of Linappeal, were: First, that one of the jurcoin , and yet, Lincoln uets as a unit in ora, having been taken ill during the trial, deciding the liquor question. The city was removed from the court by physicians of Chicago is larger in area than our without being in the custody of an officer: average county, and yet, it can act as a scond, the identity of the corpse found in unit. Whether population or area is conthe cellar of the Crippen home has not sidered, no logical argument can be made seen established, and third, that the against the county as a unit. crown's rebutting evidence had been im-

Position of Dahlman

"Seventh-Mr. Dahiman cannot claim Solicitor Tobin said it was not charged democratic support on the ground of rogthat any one had tampered with the juror ularity, for while he has a legal title to while he was temporarily excused, but that the democratic nomination, he was not the an important principle of law was involved. choice of a majority of the democrata who In reply, the crown offered the evidence voted at the primaries. His nomination was of a bailiff that the juror was in his forced upon the party by the votes of thoucharge throughout his illness. Deciding sands of wet republicans who entered our this point, the court ruled that the temprimary and added their votes to the votes porary separation of the jury did not affa minority o fihe democrats.

"Eighth-Mr. Dahlman is not running on the democratic platform. He annot that he will yeto a county option bill, although the last democratic state convention by a vote of 638 to 202 refused to condemn. county option. He also announces that he will sign a bill repealing the daylight saloon

law, notwithstanding the fact that the last democratic state convention endorsed the daylight saloon law by a vote of Tip. to 161. The democratic party polled more than 130.000 ovtes two years ago, while Mr. aDhiman polled only 27.621. Subtract from

HARTINGTON, Neo., Nov. 5-(special Mr. Dahlman's vote the thousands of wet Telegram.)-The three small children, rang- republicans who voted for him and he will ing in age from 3 to 8 years, of Peter have less than one-fifth of the democratic Poterson, a farmer living four or five miles votes of the state. A candidate receiving from Hartington, were burned to death tast his nomination as Mr. Dahiman did his night about 8 o'clock. Mr. Peterson is in and receiving so small a percentage of the hospital in Sloux City and was to be democratic voto cannot repudiate the plasthat it was too costly. He also alleges that operated on roday, and last night Mrs. form, make the liquor question the sols Peterson went to one of the neighbors to issue and then claim the support of domget them to stay with the children while ocrats on the ground of regularity.

The World Moves.

ng train today, and while she was absent "Mr. Dahiman's position in this campaign the house caught fire in some manner and presents an incue surpassing even the county option issue and the daylight saloon ssue. The lasue presented by his candi-PITTSBURG GRAFT HUNT ENDS dacy is whether the liquor interests shall. control this state. No official should be Amainst expected to result the influences upon which he relies for nomination and election, and Mr. Dahlman is too honest to accept the governorship at the hands of the liquor in-

PITTSBURG, Nov. 2.-At the request of terests and then oppose the program of the District Attorney William Blakery, Judge liquor interests. If he carries out the pro-Josiah Cohen, in common pleas court to- gram of the liquor interests, the liquor question will be more acute two years past a line of platforms concealed by pine ments against bankers, manufacturers from now than it is now, for the party will branches and upon which the royal party and councilmen connected with the munice have to endorse or reputliate the action of the administration on this subject-and

The indiciments were agains, W. W. that, too, during a presidential campaign Emperor Nicholas was permitted the first. Banney and A. A., Vilhack, bankers; John "The Huun interests put the liquor ques-F. Klein and W. P. Weber, councilmen, tion above everything else. They have he The forest was thoroughly searched by and Dulias C. Byers, steel manufacturer, interest in other questions; they ignore natroops to make sure that it contained no All are serving terms in pricon except flocal issues and other state issues alike when the liquor question appears, instead

Animals Impounded for Them. aix

some 1.500 deer, have and other four footed game within an enclosure and taken positions ready for the killing.

one whose presence was unauthorized. Byers, who died abroad last year

Wants Divorce Because Wife is Too Economical

Contract Let for Three Craft to Be

Used for Improvement Work in

Omaha District.

water. They are to be exact counterparts

of each other in every particular. They

ful boliers and engines and are calcu-

at least till the Missourt river is made

Major Schulz was greatly pleased with

the plans and stated that he believed the

boats when they are put in commission

will be among the most serviceable the gov-

ernment has engaged in such work. Th

contract calls for their completion, ready

to go into commission within nine months.

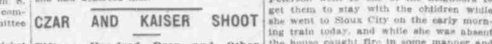
lated to do service for many years to come

navigable as far north as Canada.

leges She Refused to Buy New Dress for Two Years.

of Bureau county today filed a petition for

He alleges that she has refused to buy a new dress for two years. He states that he had frequently urged her to dress more fashionably and in keeping with the season's siyles, but that his wife maintained she had deserted him.



RERLIN, Nov. 5 .- Emperor Nicholay miles northeast of Potsdam. The republican campaign manager ad- battalion of soldiers with foresters had mitted that Henry D. Stimson would run been engaged for some days in assembling

when the animals were driven out today day nolle prossed the remaining likiletand twenty-two other court hunters had that graft cases.

STERLING, III., Nov. 5.-James Conklin Farm Home of Peter Peterson Near

divorce in which he sets forth that his wife refuses to dress like other women in the neighborhood and that the style of barrassment.

hunted today in Emperor Williams new game preserve, near Oranlenburg, twinty-