## WANT ARCHITECTS LICENSED

State Association of Iowa Goes on Record in This Regard.

## FARMERS PURSUE THIEVES

Quickly Form Posse and Surround Harness Sneaks in Des Motnes, Making Capture After

#### Gun Play.

### (From a tSaff Correspondent.)

DES MOINES, Oct. 24.-(Special Telesram.)-lows architects, in seasion today, in in favor of legislation requiring archiots to secure a license before a state mand after examination. The matter has been discussed for years and it is expected a bill for a board of that kinds be Introduced

#### Harness Thieves Taken.

posse of farmers, members of the Mutual Protective assolcation having headquarters in the country east of this city, followed two men into the city today and captured them after a hot gun play, and they will betried for theft of a harness from a farmer. Witnih a few inutes after the theft was discovered the farmers in the assolcation were all notified by telephone and they formed a see which followed tracks of the men the city and they were surrounded in a barn. They broke away, but after in exchange of shots gave up.

Meeting of Railway Commissioners. Members of the Iowa Railway commision are preparing to go to Washington next week to attend the national conof commissioners. Chairman Clifford Thorne of Iowa is vice president of the organization and chairman of an important committee to make a report. Cine of the leading matters to be considered is that of the work on the valuation railroad property under the direction of the Interstate Commerce commission. Western people interested in the valuaion matter say they are well pleased with the fact that Judge Prouty is to be ne head of the valuation board.

Utility Questions in City Politics. Two public utility questions have sudtenly been forced into Des Moines city The refusal of the street car owners to consider in any way the tenative franchise prepared by the city adnistration forces the street car quesion into the campaign for election of numbers next year. It is believed the street car company has deliberately do this rather than accept a which gives the city some control over the operation of the line and a limit on the profits. The city water works issue is also in politics and the city council is now figuring on a date for a special election to determine whether or not the bonds shall be issued for the urpose of the same.

Attorney General is Interested. Attorney General Comon has been taking a hand in the investigation of the leged trust of plumbers in lows and senil his assistant, H. E. Sampson, to Sloux City to take a hand in the case there. The federal grand jury has taken action looking to a breaking up of the trust and the state authorities have been at work on the same task. It is expected that there will be a thorough airing of this and some other trusts in lows.

Candidates for State Auditor. big flock of candidates for the repub-n pomination for state auditor has apeared on the horizon, including the llowing: Joe F. Wall, Ringgold county: Joseph Byrnes, Blackhawk county; C. Jailey Ellis, Monona county; Frank S. Shaw, Polk county; F. M. Hepkins, Guth-rie county; F. F. Jones, Mills county. F. F.

county, Madison county, Judge W. H. Fahey; injunction to prevent taxation of the homestrad. Affirmed: opinion by Justice Evane. Sable Lakka against Modern Brother-hood of America, appellant, Mahaska county, Judge R. W. Preston: action on benefit certificate. Affirmed; opinion by Justice Evans. Hawkeye Lumber company against Hawkeye Lumber company against the homestraid. Affirmed: opinion by Justice Evans. Bable Lakks against Modern Brother-hood of America, appellant, Mahaska county, Judge B. W. Preston: action on benefit certificate. Affirmed; opinion by Justice Evans. Hawkeye Lumber company adainst Mahaska county, Judge B. W. Preston; controversy over assessment. Affirmed; opinion by Justice Ladd. Elmer Johnson against Elizabeth R. Trump. appellant, Lucas county, Judge C. W. Vermillon; action to recover dam-nates for alleged deficiency in amount of land conveyed. Reversed; opinion by Jus-tice Withrow. John Erbacher against D. M. Ander-

The Withrow. John Erbacher against D. M. Ander-son, judge, defendant. Wapello county; certiorari on conviction for violation of liquor injunction. Dismissed; opinion by Justice Withrow. Hessig-Ellis Drug company, appellant. against Todd-Baker Drug company, Woodbury county, Judge William Hutch-inson: sotion at law to recover on con-tract. Reversed; opinion by Justice With-row.

Chicago & Northwestern Ballroad com pany againet Sloux City Stock Yards company, appellant, Woodbury county Judge J. F. Oliver: title to right-of-way. Affirmed, opinion by Chief Justice Weaver. Evena.

Iraci. Reversed; opinion by Justice Withrow.
Pairick Farrell, appellant, against James Wallace, Woodbury county, Judge F. R. Gaynor: suit for an accounting, and establishing trust in real estats. Affirmed; opinion by Justice Withrow.
J. F. Sanders against Sutlive Bros. & Co., appellants, Lee county, Judge W. S. Hamilton: to recover real property and for damages. Reversed; opinion by Justice Withrow.
John N. Hueston, appellant, against Preferred Accident Insurance company, Lee county, Judge W. S. Hamilton: setting aside default and decree. Affirmed; opinion by Justice Withrow.
Andrew Johnston, appellant, against Harriott Linder, Jefferson county, Judge W. Vermillion; action to partition a tract of land. Affirmed; opinion by Justice Withrow.
William McKinnon, appellant, against J. C. Banders, warden, Lee county, Judge W. S. Hamilton: Affirmed; opinion by Justice Withrow.
William McKinnon, appellant, against J. C. Banders, warden, Lee county, Judge W. S. Hamilton; habeas corpus for release from sileged Illegal commitment in prison. Affirmed; opinion by Justice Withrow. **Resurrection** Not

KANSAS CITY, Mo., Oct. 24.-The storm that has been brewing over the proposed constitution and change of doctrine, as recommended by the commis

lease from Affirmed; opinion prison. Affirmed; opinion Withrow. Donald De Kay against John F. Oliver, judge, defendant, Woodbury county; cer-tiorari in regard to commitment to indus-trial school. Diamiased; opinion by Jus-tice Withrow. tice Withrow. Walther against Bertha Walther-

trial school. Dismissed; opinion by Jus-tice Withrow. Ids Walther against Bertha Walther-Ruark, appellant, Davis county, Judge F. M. Hunter; partition of real estate. Af-firmed; opinion by Justice Deemer. Noah Harper against Chicago, Rock Island & Pacific Railroad company, ap-pellant, Appanoose county, Judge D. M. Anderson; action to recover double dam-ages for live stock killed. Aftirmed; opinion by Justice Deemer. Nellie Ryan against William Hutchin-son, judge, defendant, Cherokee county; certiorari regarding sottlement of estate. Aftirmed. Bate Line Democrat against Keogau-uua Independent, appellant; Van Buren county, Judge F. M. Hunter; costs in law soit. Affirmed; opinion by Justice Deemer.



# Gets No Verdict for

Gets No Verdict for False Death Tidings Mrs. Amanda Cariberg, 53, North Twenty-first strest, who en July 21, 1911 received a telegram which informed her that her 11-year-old daughter, Hazel, hed "died at 4 o'clock this morning." and made preparations for a funeral which were interrupted by the arrival of the stri, failed to secure a verdict from the hands of a jury in Judge Lesile's district court. The message was sent by Mrs. 8. L Hell from Dillon, Mont, and Mrs. Bell in-the to the total the comparison for use in the pany, appellant. Appanoose county, Judge F. W. Eichelberger; damages for injury in cost mine. Affirmed; opinion by

F. W. Elchelberger; damages for injury in coel mine. Affirmed; opinion by Justice Deemer. Johanna Gearhart, appeltant, against Herman Stouder, Jasper county, Jodge R. W. Freston; damages for injuries through motor car accident. Affirmed; opinion by Justice Evans. The Fulton bank against Violet Mathers and Bennett Auto Supply company, ap-pellants, Woodbury county, Judge Wil-ham Hutchinson; to recover on note given for automobile. Reversed; opinion by Chief Justice Weaver. Martin Woods company against Rock Island, appellant, Scott county, Judge F. D. Letts; to recover damages for loss of peaches. Affirmed; opinion by Justice Evans. Bell from Dillon, Mont., and Mrs. Bell inists that she told the operator to send a message that 'Hazel C. Carlberg left at 4 o'clock this morning." The jury found for the defendant.

## Culls from the Wire

Democrats, republicans and progres-sives of the house are going to present a wedding gift next month to Miss Jessie Wilson, the president's daughter.

A resolution was unanimously adopted at yesterday's session of the convention of Textile Workers of America at Phila-deiphia, demanding a uniform scale of

vages for all textile workers throughout

criminal libel. Taking of depositions for use in the trial of the government's suit against the Ball telephone companies of the Pa-cific states to force the defendant cor-porations to sell competing systems they have absorbed was begun at Seattle yes, terday by Constantine J. Smyth, special assistant to the attorney general.

Frederick E. Small, president of the Brooklyn-Arisons Mining company, and A. Calvin Cruchet, treasurer of the American Security corporation, were ac-quitted in the federal court at Boston yesterday on a charge of fraudalent use of the mails in connection with the sale of Brooklyn-Arizona mining stocks.

tina, of the Methodist Episcopal church in an address before the city club at St. Louis yesterday. Bishop Ciyde is at-tending the annual fall meeting of the Methodist bishops.

An interesting feature of Colonet Roosevelt's visit to Rio Janeiro was his inspection yesterday of the Oswalde Crus Institute of Pathology and Hacteriology. He was shown through the laboratories for which he expressed his admiration, and acquired some information on the use of quinine in connection with his ex-pedition into the interior of Brasil.

A truck bearing printing outfits, stamps dies and other materials used in manufacturing money, was wheeled be-fore a jury in federal court at New York yesterday, when Ernest A, Muret was placed on trial on a charge of coun-terfeling. Muret was indicted on this charge with Hans Schmidt, the German priest who confessed slaying Anna Au-muller. muller.

of a human being on the ship. President Wilson's treatment of the Fhilippines problem was both approved and condemned last night at the con-ference of Friends of the Indians and Other Dependent Peoples at Lake Mo-honk, N. J. Their views expressed varied from advocacy of perpetual American control to belief in immediate independ-ence. The dominant opinion favored making the Filipinos independent, out not until a generation more has been de-voted to teaching them how to govern themselves. themselves. One great railroad system has been furnishing drinking water to its passen-Kers, which the experts of the public health service have pronounced, after bacteriological examination, to be noth-ing less than "diluted sowage." Sur-geon General Blue reported yesterday to Assistant Secretary Newton of the Treasury department that an investiga-tion disclosed that the railroad company has been filling the water tanks of its passenger coaches at a supply 500 yards down stream from the sewage outlet of a large eastern city. An examination dis-closed more than 90,690 bacteria in each teaspoonful of water.

suited. suited. Secretary of State William Jennings Bryan predicted that the Owen-Glass currency bill would pass the senate with a larger majority than the Underwood tariff measure in a speech at Camden, N. J., last night in the interest of the candidacy of Governor James F. Fielder, He told the audience that the national

Ine steamer Contennial, which left Muroran, Japan, six years ago for San, Francisco with a cargo of sulphur and was never heard from again, is reported to be fast in the ice of Sagahlian island, Obboth age Single

Othotah saa, Siberia. A Russian expedi-tion bound through the Okhotah sea dis-covered the missing vessel with lifeboats gone, the name partly obliterated and its iron work correded. There was no sign of a human being on the ship. Proplement Without

Deploring the "waste of lives through lack of direction into work and lack of training for work." Secretary Redfield of the Department of Commerce, before the National Society for the Promotion of Industrial Education at Grand Rapids. Mich., yesterday, volced a message of hope that the efforts of the society would increase education fitting men for those vocations in life to which they are best suited.

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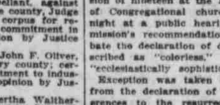
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#### LECTURES ON ROMAN LAW (From a Staff Correspondent.) WASHINGTON, Oct. 14-(Special Telegram.)-Judge C. S. Lobingier today accepted an invitation from Dean Hartings of the University of Nebraska law school to deliver a series of lectures upon Roman law in Lincoln before the law students and attorneys of Lincoln. The date of the lectures will probably





Cross. The demand was made repeatedly that the declaration of doctrine be more

JUDGE LOBINGIER TO GIVE

Hartman's Great Saturday Specials sion of nineteen at the National Council of Congregational churches, broke tonight at a public hearing of the commission's recommendations. In the debate the declaration of doctrine was described as "coloriess," "spineless" and 'ecclesiastically sophisticated." Exception was taken to the omission

from the declaration of doctrine of references to the resurrection of Christ. Fimilar exceptions were taken in regard to the omission of any reference to the "sacrifice" of Christ in His death on the

Mentioned in New

Creed; Storm Breaks

"definite and vigorous."

and Frank R. Shaw, Tama county. Byrnes, Wall and Ellis are all now employes of the office of state auditor.

Court Upholds One Law. The supreme court today upheld the law in regard to indeterminate sentences. One William McKinnon, a convict at Fort Madison, had been committed until law-fully released. He claims he should have been given a definite term, as in this form the parole board has no authority and the governor cannot interfere, but the supreme court holds that the parole board has authority over his case.

Many Decisions Filed. The supreme court today filed forty-tree opinions, the accumulation of gevlires opi tral weeks, since the court went to work under the new rules. But few of them were of any importance. The following were filed:

As E. McColl et al. against Beaver freek Coal Mining company et al., ap-cellant, Dallas county, Judge L. N. Hayes; suit to cancel mining lease and guiet title, Affirmed; opinion by Justice

Klingman, appellant, against county, Madison county, Judge Hayes; suit for damages on Reversed; opinion by Justice

m.J. Hurst against P. R. Jenkins, I. Jackson county, Judge A J. action to establish ownership of ats. Affirmed; opinion by Justice

Pardos against Frank L. Jones, and Madison county, Judge L. N. ; suit to recover money paid on c4 for sale of real estate and dam-or fraud. Affirmed; opinion by Jus-

eston. Peterson, appellant, against W. Inkin and E. S. Hunn, Mariem Judge J. H. Applegate; action for es. Affirmed; opinion by Justice

tern Fruit and Candy company, ant, against Image Petersberger, county, Judge William Theophilus; in recover money on garnishee. and Opinion by Justice Ladd. Warren against Franklin Fire in-e company, appellant, Mahaska Judge R. W. Prestor; suit on af insurance. Affirmed; opinion by Ladd.

Ladd. M. Thompson, appellant, against setern Mutnal Life Insurance y. Jacknon county, Judge L. J. action on Insurance policy. Af-opinion by Justice Ladd. Brandt, appellant, against John Monros county, Judge F. W. Elch-r, action to recover damages for Reversed's opinion by Justice

Boggs against Duncan-Schell Fur-company, appellant, Lee county, H. Bank, Jr.: action to recover as for injury claimed to business, ed: opinion by Justice Gaynor. E. James, appellant, against E. Weisman, Lee county, Judge Bank; application for execution on ment. Affirmed; opinion by Jus-toror.

of Oflumwa, appellant, against a M. Nicholson, Wapello county, F. W. Elchelbergar; suit to recover as flue negligent construction of Affirmed; opinion by Justice

K. Romp, administrator, appellant, Charles Mahin, Monroe county, P. W. Elchelberger; action to es-a resulting trust in land; modified firmed; opinion by Justice Gaynor. Johannaen against City of Col-pediant, Jasper county, Judge A. Ioonkoo; appeal from special as-an property. Reversed; opinion by Land.

Hodges against Transco Honges abands Handburghappy company, appellant, Woodhary Judge William Hutchinson; sc-recover for grain sold by tesant d: oblight by Justice Gayner. Gooley, appellant, against Horace Adams county, Judge H. K. action to set aside probate of Affirmed; opinion by Justice



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