

BOMBARDMENT AND ARBITRATION

American Delegates to The Hague Conference Submit Propositions on Both.

THEY SEEM TO FIND FAVOR.

Count Tornelli Instructed to Formulate Views on First-Second Deals With Composition of Court.

The Hague, July 9.—The American, British, Russian, Dutch and Spanish delegates to the peace conference today conferred regarding the bombardment of fortified towns. They all withdrew their proposals on the subject and instructed Count Tornelli (Italy) to draft a proposition embracing the American view.

The American proposition is as follows:—

First.—The submission of differences regarding the interpretation of treaties, not affecting the independence or honor of the parties involved or the interests of other states, to the permanent court of arbitration.

Second.—Each party to decide whether the differences affect its independence or honor.

Third.—On every case arising the parties shall draft a protocol outlining the arbitrator's powers and the procedure.

Fourth and fifth clauses are for keeping the records of the courts and allowing a state to withdraw from the convention on giving a year's notice of its intention to do so.

ARBITRATION PROPOSITION.

The sub-committee, to which was referred the subjects of arbitration and committees of inquiry, had a prolonged session today.

The American proposition for the arbitration of disputes is as follows:—

1. The permanent court of arbitration is to be constituted of 15 judges, enjoying the highest moral competence in questions of international law. They and their successors will be appointed according to rules established by the conference, but they will also be chosen by the defendant countries in order that the different systems of law and procedure in the principal languages of the world be suitably represented in the personnel of the court. Judges are to be appointed for ten years (the number of years left blank) and until their successors are appointed.

Article 2.—The permanent court will sit at The Hague. It will elect its own members except so far as prescribed in this convention, and it will establish its own rules. All decisions are to be taken by a majority vote, nine members to compose a quorum. The judges are to be of equal rank. They shall enjoy diplomatic immunity, and receive a sufficient allowance to put them in a position to devote themselves to the affairs of the court.

Article 3.—In no case, unless the parties expressly consent thereto, can a judge participate in the consideration or decision of a matter brought before the court in which his own country is concerned.

Article 4.—The permanent court shall be competent to take cognizance of and determine all cases regarding differences of an international character between sovereign states which could not be settled through diplomacy. These cases can be submitted according to the agreement between the parties either concerning their origin or to be reconsidered or revised, or to determine the relative rights and duties or obligations arising out of decrees, decisions or sentences of commissions of inquiry and arbitration tribunals especially constituted.

Article 5.—Judge of the court shall be competent to act as judges on any commission of inquiry or special arbitration tribunal which may be constituted by any power for the consideration of any matter which may be especially submitted, and which must be determined by said court.

Article 6.—The present permanent court of arbitration may, so far as possible, contribute to the formation of the basis of the new court, taking into account the representations of the powers who recently signed the convention of 1899 of New York.

Prof. de Martens (Russia) spoke in support of commissions of inquiry in the cases of minor disputes, said he considered these commissions had flourished.

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the time of the first conference. The general trend of the speeches appeared to favor maintaining the "optional" character of the convention of 1899 on this subject. A special committee was appointed to draft a new convention based on that in 1899, but modified in accordance with the desires of the delegates to the present conference. James Brown Scott represented the United States before the sub-committee.

Among the proposals distributed to the delegates today was the one presented by the United States concerning the use of explosive bullets, which was so widely discussed at the last conference. The proposal says:

"The employment of bullets which inflict unnecessary cruel wounds, such as explosive bullets which exceed the ordinary limit for putting a man immediately out of action, should be prohibited."

RUSH ORDERS SENT.

Akron, O., July 8.—The Sterling company at Barberton has received an urgent request from Washington to rush the boilers for the battleships of the navy to completion as fast as possible, and Engineer Gay of the navy has arrived to see that the work is rushed. The plant will be run day and night until the boilers are completed.

PEACE UNION ATTITUDE.

Philadelphia, July 9.—The executive committee of the Universal Peace union, at a meeting here today, placed itself on record as opposed to sending a fleet of warships to the Pacific. The committee adopted the following resolutions:

"In view of the feeling existing in the international relations between Japan and the government of the United States, we regard the proposition, as reported, of sending a fleet of battleships to the Pacific border as unwise, inopportune and irritating, especially as the second peace conference is now in session at The Hague, where are assembled over 200 delegates representing 45 governments, with a large, representative delegation from the United States and Japan."

"Believing such action is calculated to impair, if not destroy, the anticipated results of said conference that will lead to more than peace, we appeal to the president to withhold any such demonstration."

BURNED TO DEATH.

Four Children in Suisun, Cal., Parents Barely Escaping.

Suisun, Cal., July 9.—The four children, aged from 18 months to 12 years, of Mr. and Mrs. Charles L. Campbell of Suisun valley, lost their lives last night in the burning of their home, and the parents barely escaped. When Mr. and Mrs. Campbell awoke, the house was a mass of flames. They made frantic efforts to save their children, but could not do so. The parents are badly burned, but will recover.

The origin of the fire is not positively known, but it is believed to have been caused by the explosion of a coal oil lamp, which was kept burning all night.

C. A. BOXTON MADE MAYOR OF SAN FRANCISCO

San Francisco, July 9.—A new angle was given the municipal situation late this afternoon, when the board of supervisors met and by a vote of 10 to 2 elected Charles A. Borton, one of their number, acting mayor to succeed James L. Gallagher, who since the conviction of Mayor Eugene F. Schmitz on the charge of extortion has been acting as mayor. The two votes opposed to Borton were those of Supervisors O'Neil and Tytlimoo, who were appointed to the board to fill vacancies, by Mayor Schmitz. The action of the supervisors came as a surprise, as it had been intimated that it was the aim of the graft prosecution to retain Gallagher as acting mayor until the complete abdication of Mayor Schmitz could be brought about.

Supervisor Borton is the principal witness in the trial of Louis Glass, vice president of the Pacific States Telephone and Telegraph company, on the charge of bribery, which will be begun tomorrow.

J. D. GIBSON COMMITS SUICIDE.

Pocatello, July 9.—J. D. Gibson of Idaho Falls committed suicide this morning by shooting himself at Tyne station, six miles north of here. In his pocket was found a letter saying he was insane.

MOYER AND HAYWOOD.

Money and Sympathy Voted Them by Marine and Transport Workers.

Detroit, July 9.—The biennial convention of the International Longshore, Marine and Transport Workers' association today adopted resolutions of sympathy for Moyer, Haywood and Pettibone, voted \$200 toward their defense and denounced the attitude of the mine owners and officials toward the Western Federation of Miners.

CATHOLIC EDUCATORS.

Some Four Hundred Meet at Marquette University, Milwaukee.

Milwaukee, Wis., July 9.—About 400 prominent Catholic educators are attending the annual convention of the Catholic Educational association of the United States, which opened at Marquette university today. Archbishop Messmer, in welcoming the educators, said that Catholic education is not private education; its school are public in as true a sense as any schools in the land.

The church, he said, is the great educator, and he added that true education is not merely instruction of the mind, but above all the training of the heart and will and the forming of habits in the development of character.

"Catholic education," said the archbishop, "is the only one that will give us the most perfect system and the most perfect development."

Emphasizing the need of unity, the archbishop said:

"In the unity and concentration of Catholic education lies its power."

Archbishop Guigley of Chicago said:

"Catholic education is the power of the future."

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"Our system must be Catholic, not at all a compromise with any other system; exclusively and thoroughly Catholic. Catholic education is necessary for the preservation of the church and for the preservation of the nation itself. We must strive to keep it aloof from the interference of outside systems. It is the only Christian education in the world, and it is the Catholic system of education that is going to save the world. We must save it from contamination; we must not allow interference by legislation."

JURY TO TRY LOUIS GLASS IS SECURED.

San Francisco, July 9.—The jury to try Vice President Louis Glass of the Pacific States Telephone and Telegraph company of the charge of paying Supervisor Charles Borton a bribe of \$5,000 to vote for the withholding of a franchise to the Home Telephone company of San Francisco, was completed shortly before 5 o'clock this evening. Six jurors were chosen and sworn yesterday, and six were selected and sworn today. The jury is composed of the following members:

Patrick Lyons, retired merchant; Joseph H. Robinson, grocer; Michael A. Samuels, photographer; George A. Kohn, merchant; John G. North, manufacturer of machinery; John W. Shields, retired sergeant of police; Jacob W. Wertheimer, wholesale liquor dealer; William Warneke, commissioner of preserves; William Walcott, retired carriage manufacturer; Hugh Schuessel, mechanic; Charles P. Fonda, manufacturer; John H. McCallum, lumber merchant.

One change may be made in the jury as it stands. A doubt has arisen as to whether Hugo Schuessel's name appears on last year's assessment roll. If an examination discloses that it does not, he will be withdrawn and another selected to take his place. This would give the defense an advantage over the prosecution, as the former still has one unexercised peremptory challenge.

Judge Lawlor allowed the jurors their personal freedom over night in order that they might arrange their various business interests, but he admonished them particularly that they must hold no communication with their families, either by word, note or telephone. Each promised to obey. Tomorrow Sheriff O'Neil will formally take charge of the jury, and thereafter they will be kept together at all times by him. In reply to a query by one of the jurors, Mr. Heney said he thought the trial ought not to consume more than one week, exclusive of the deliberations of the jury.

MME. FROMONKI MUST DIE.

Moscow, July 9.—Mme. Fromonki, who, in last March, attempted to assassinate Gen. Rheinbet, the ex-prefect of police, and who on May 13 made an attempt to murder the inspector of the political prison here, wounding him with a pistol which had been smuggled into her cell, was today sentenced to death.

BACON RE-ELECTED SENATOR.

Atlanta, Ga., July 9.—United States Senator A. O. Bacon was re-elected today for the full term, beginning March 4, 1908.

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