

ENCYCICAL FROM LAMBETH PALACE

Historical Facts Stated in Creed
Are Essential Part of Faith
Of the Church.

AS TO EDUCATIONAL SYSTEMS

Are Educationally as Well as Morally
Unsound—Church Must Face
Racial Problems.

London, Aug. 7.—An encyclical embracing the results of the Lambeth conference will be issued from Lambeth place tonight. It shows that the discussion of 243 bishops composing the conference were based upon the reports of committees appointed to consider the various subjects. The congress lasted from July 25 to Aug. 5. Except in a few instances no limitation is given as to whether the 85 resolutions adopted by the conference were on subjects of wide differences of opinion or not.

Among the resolutions passed was the following:

"In view of the tendencies widely shown in the writings of the present day the conference places on record the conviction that the historical facts stated in the creeds are an essential part of the faith of the church."

The serious decline in the number of candidates for the ministry is deplored. The conference resolved also that the purely educational systems are educationally as well as morally unsound. Interesting to the United States is the following resolution:

"All races and peoples, whatever their language and condition, must be welded into one body, and the organization of different races living side by side into separate or independent churches on the basis of race or color is inconsistent with the vital and essential principles of the unity of Christ's church."

On the divorce question the resolutions of 1888 were reaffirmed.

By a vote of 81 to 84 the conference resolved that it was undesirable that the innocent party to a divorce for adultery receive the blessing of the church upon remarriage. It denounced also the growing practice of the artificial restriction of the family.

LIBBY PRISON DIARRHOEA RELIEVED.

Mr. Edward E. Henry, with the United States Express Co., Chicago, writes: "Your General Superintendent, Mr. Quick, handed me a bottle of Chamberlain's Colic, Cholera, and Diarrhoea Remedy some time ago to check an attack of the old Libby Prison diarrhoea. I have used it since that time and cured many of our trains who have been sick. I am an old soldier who served with Rutherford B. Hayes and William McKinley four years in the 23rd Ohio Regiment, and have no ailment except Libby Prison diarrhoea, which this remedy stops at once." For sale by all druggists.

Children's Day Sallair Monday, Aug. 10. Round trip for children under 15 years, 10 cents.

WATTERSON APPOINTS DEMOCRATIC PRESS COMMITTEE

New York, Aug. 7.—Henry Watterson, editor of the Louisville Courier-Journal, who is chairman of the newspaper committee of the Democratic national campaign committee, made public the names of the Democratic press committee of advertisement as follows:

Alabama—Birmingham Age-Herald, N. W. Barrett; Montgomery, Advertiser, W. W. Screws; P. D. Glass.

Arkansas—Little Rock Democrat, Clio Harper.

Colorado—Denver Rocky Mountain News, T. M. Patterson.

Connecticut—Hartford Times, W. O. Burr; New Haven Union, Alexander Troup.

Georgia—Atlanta Constitution, Clark Howell.

Kentucky—Lexington Herald, Desha Breckenridge.

Louisiana—New Orleans Picayune, Thomas E. Davis.

New Orleans—Times-Democrat, Page M. Baker.

Maine—Portland Argus, Thomas E. Cahill.

Massachusetts—Boston Globe, Charles H. Taylor; Lowell Sun, John H. Harrington; Worcester Post, E. M. Morrill.

Michigan—Grand Rapids News, J. W. Hunter.

Mississippi—Jackson Clarion-Ledger, R. H. Henry.

Missouri—Kansas City Post, B. J.

Insurance in the
ROYAL

Is ABSOLUTELY FIRE PROOF, then, in case your home or belongings burn you are protected in the
WORLD'S GREATEST FIRE INSURANCE COMPANY.

And you are sure to receive the amount of your loss, LARGELY FOR DOUBTLESS, you may never be out and yet it may happen tomorrow.

Don't delay in DELAYS ARE HAZARDOUS. Call and see us today.

Halloran-Judge Co.,

AGENTS
W. E. COULAM, MGR.
Real Estate Loans and Fire Insurance,
229 South Main Street,
Both Phones 221.

Sheridan: St. Louis Republic, Charles R. Knapp.
Montana—Helena Independent, John S. M. Neill.
Nebraska—Omaha World-Herald, Gilbert M. Hitchcock.
North Carolina—Charlotte Observer, J. B. Caldwell.
Oklahoma—Oklahoma City Oklahomaian, Roy E. Stafford.
Pennsylvania—Philadelphia Record, Theodore Wright; Pittsburg Post, Albert J. Barr.
South Carolina—Columbia State, A. E. Gonzalez; Charleston News and Courier, J. C. Hemphill.
Tennessee—Chattanooga, J. Rice; Knoxville Sentinel, J. Milton; Nashville American, Charles H. Slack.
Texas—Galveston News, John R. Hodges.
Virginia—Richmond Times Dispatch, Joseph Bryan.
West Virginia—Wheeling Register, J. A. Miller.
Washington, A. J. Blithen, Seattle.

McClure's Holiday Display now ready. Knutsford Hotel.

JAPAN INVESTIGATING
BETTING AT RACE TRACKS

Tokio, July 29.—The government is investigating the matter of the betting at the various race meetings and if it is found that it is strictly prohibited, the Tokyo paper adds that Baron Koura, the minister for agriculture and commerce, which was gambling and should be dealt with under the penal code. Viscount Sone, president of the horse-breeding office also vice resident general in Korea, is also reported to have been indicted for betting, and that the Japanese government was also injurious to social order.

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MARQUIS DI RUINI DEAD.

Rome, Aug. 7.—The Marquis Di Rudini, who at various times has held the positions of premier, minister of the interior and minister of foreign affairs, died here today of cancer of the liver. He was in his 63rd year. The marquis had been a member of the Italian chamber of deputies since 1859. The state will defray the expenses of the funeral.

COL. HONIE RETIRED.

Washington, Aug. 7.—Col. Richard L. Honie, corps of engineers, was placed on retired list of the army today by operation of the law on account of age, with the rank of brigadier general. Gen. Honie is a native of New York and graduated from the military academy in 1858.

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FOR SORE FEET.

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HARRY THAW IN A NEW ROLE

Voluntary Petition in Bankruptcy
Filed in His Behalf in
U. S. Court.

LIABILITIES ARE \$453,140.43

Asks for a Receiver So That His Property Shall Not Be Dissipated
In Litigation.

Pittsburg, Aug. 7.—A voluntary petition in bankruptcy was filed after 5 o'clock tonight in the United States court by Atty. Charles Norchauer of New York, representing Harry K. Thaw of this city, who is now confined in the Dutchess county, N. Y., jail. In the petition Thaw states that his assets

are \$128,012.33, and his liabilities \$453,140.43.

Roger O'Mara, a well known Pittsburg detective, and personal friend of the Thaw family, was appointed as receiver. His bond was placed at \$200,000, and John Sewell and James W. Platt, two prominent business men of this city, became security for Mr. O'Mara.

The most interesting information given regarding the proceedings is to be found in the petition asking for the appointment of a receiver, in which it is alleged that the action is taken for the purpose of preventing his property being dissipated in litigation over claims, many of which are unjust.

The figures in the bankruptcy petition show that this refers to the lawyers and doctors.

Thaw states that he is confined in jail in Dutchess county, N. Y., and is likely to be there for some time. He says some of his creditors have commenced suits against him, and others are contemplating similar action. He is unable, he says, to give the litigation his attention, owing to the confinement.

Loans amounting to \$191,500 from his mother, Mrs. William Thaw, are not disputed.

Among the disputed claims are the following:

John B. Gleason, New York, \$80,000; Hartledge & Peabody, New York, \$60,000; J. J. Graham, Newburgh, N. Y., \$2,500; Dr. Hammond, New York, \$1,000; Dr. Vanden Binghamton, N. Y., \$4,000; Dr. Jelliffe, New York, \$5,245; Dr. Jones, Morristown, N. J., \$6,000; Martin Littleton, N. Y., \$8,055; Dr. Hamilton, New York, \$12,000; Dr. Dana, New York, \$1,000.

THAW TALKS.

Poughkeepsie, N. Y., Aug. 7.—Harry K. Thaw, when interviewed in jail regarding the bankruptcy proceedings instituted in Pittsburg, said that he had already spent \$200,000, and that there are additional claims amounting to \$200,000 more. His assets, he said, included \$20,000 cash. Continuing, Thaw said:

"It is a business necessity due to the heavy expenses which I have been under during a period of over two years. Now I find additional bills and claims, many of them exaggerated. To pay these as they are presented would entail the result that I could not pay all and some just creditors would suffer. It is to prevent exactly such injustice that the bankruptcy laws were created, and I consider that by becoming bankrupt I insure justice to all."

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