

PRIVY COUNCIL'S DECISION ON THE BISHOP-DESPERATE MARRIAGE CASE

Bishop M. F. Fallon Refuses to Make Any Detailed Statement Regarding Matter—Rev. A. L. G. Clarke Agrees With Statements of Bishop Farthing of Montreal.

The privy council's decision in the Tremblay-Desperite marriage case does not in the least affect the position in Ontario, it is a matter for Quebec, declared Bishop Fallon when asked by the press this morning. "I have really nothing further to say in the matter," his lordship indicated in regard to the mixed marriage question. Non-Catholics were apt to confuse the civil or legal aspect of the matter with its sacramental aspect. It is only with the latter that the church is concerned. In Ontario as well as in other English-speaking countries the legality of marriage is not performed by a priest, but is fully admitted, so long as the marriage has been carried out in accordance with the law of the land, but nevertheless the church retains its right to deal with the canonical phase of what it has always defined as a solemn sacrament.

A. J. G. Clarke of the Church of St. John the Evangelist, when spoken to this morning, said that he had not gone into the effects of the decision to any extent, but he quite agreed with the opinion of Bishop Farthing of Montreal and Chancellor L. H. Davidson, that by this decision, although it is in connection with a case of consanguinity, definitely settles the entire issue of mixed marriages so far as their validity in Quebec is concerned. It places the civil law paramount to the old canon law of the province, which was formerly invoked in all such cases.

The measure came up today under an agreement reached at the conclusion of a brief debate on Thursday. Whether any progress would be made on the measure today or any real progress for that matter, at this session of Congress was a question, although proponents had announced their intention to put forth their best efforts in the brief time allowed them.

The Senate in its consideration of the measure was down to the sugar schedule today when it began work and the amendment of Senator Smoot, Republican, Utah, which drew an attack when it was offered Thursday, was still before the Senate. The Smoot amendment, according to its author, would add about one cent a pound to the price of sugar, but still would be so burdensome on the consuming public as the finance committee's amendment. Opponents of the Smoot schedule have attacked it principally on the ground that it was technical and involved.

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It is understood that all the restaurants of the Childe system will be affected by the new order. Corned beef hash with a poached egg, which used to be bought for 40 cents, will now cost 35 cents. There is also a 10 per cent reduction on cups of custard, pudding, stewed fruits and other articles of like nature.

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URGES PAYING JAIL AT MARRIAGE REGULAR MARRIAGE

Winnipeg Grand Jury Would Inaugurate New System.

[Special to The Advertiser.] Winnipeg, Feb. 11.—Employment of prisoners detained in Manitoba jail at wages prevailing for free labor is recommended by the grand jury in its report submitted to Chief Justice Mathers on Friday. Commenting on the recommendation, the chief justice said that prisoners should be given employment on useful public works at fixed wages, and that wages should be paid to their dependents for their own use at their release if they had no dependents.

FORDNEY TARIFF BILL WILL BE CONSIDERED AGAIN IN U. S. SENATE

Advocates of Measure Will Put Up Strong Fight.

Washington, Feb. 12.—The Fordney emergency tariff bill was listed for further consideration in the Senate today after having been shoved aside in favor of appropriation measures.

The measure came up today under an agreement reached at the conclusion of a brief debate on Thursday. Whether any progress would be made on the measure today or any real progress for that matter, at this session of Congress was a question, although proponents had announced their intention to put forth their best efforts in the brief time allowed them.

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JOHN BULL: "ALL RIGHT, I'LL START IT!" —Evening Post, New York.

CONFESSES TO MURDER FOR WHICH ANOTHER WAS LYNCHED

Marion, Ill., Feb. 12.—Settino De Santis, an Italian miner, was hanged here yesterday for the murder of Amel Calcaterra and Tony Hemphill, two boys. Before he was led to the gallows, De Santis confessed to the murder of Edward Chapman in Johnson City, Ill., six years ago, for which crime another Italian, Joe Bingo, was lynched at the time.

Chapman was killed at the home of his son-in-law, Ben Schult, mine foreman, who had discharged Bingo. De Santis and another Italian, Frank Bianca, Bianca was also implicated in the murders for which De Santis was hanged, made a confession in which he charged De Santis fired the shot that killed Chapman, and a few days later committed suicide in jail while his trial was in progress. De Santis then confessed to another Italian, one of the interpreters at his trial, that he had accidentally shot Chapman while trying to kill Schult.

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TWO KILLED, 15 HURT, FIGHT AT SHIPYARD

The Italian Communists and Socialists in Combat.

London, Feb. 12.—Two persons were killed and fifteen wounded yesterday in a conflict between Communists and Extreme Nationalists at the naval shipyard at Monfalcone, Italy, says a Rome dispatch to the Central News, which quotes a report to the Epoca.

CAUSE OF TROUBLE. Trieste, Feb. 12.—Disorders occurred in the town of Monfalcone, 20 miles from this city today, and it is reported that several persons were killed and wounded. The trouble, it is reported, arose over the burning of the plant occupied by the Socialist daily paper, Il Lavoratore in this city on Wednesday morning. Some Communists became involved in an argument with two Extreme Nationalists, and the discussion resulted in a fight. Troops were called out and workmen holding a shipbuilding yard in the town were forced to withdraw, while red guards retired from the scene of the trouble.

A telegram received from Monfalcone stated that the place was quiet.

GERMAN STATESMEN PLANNING BEST WAYS TO DISSOLVE GUARDS

Legislation Is Now Being Prepared by Minister of Interior.

Berlin, Feb. 12.—Legislation which would prescribe the manner in which all the civilian guards in Germany are to be dissolved, is now being drafted by the ministry of the interior. After being submitted to the cabinet the measure will be presented to the Reichstag for approval.

The action of the Bavarian premier in placing responsibility for disarmament upon the Berlin Government has created a situation quite embarrassing to the federal ministry. In view of the prolonged deliberations by the Bavarian ministry at Munich, the German statesmen at Munich, the chancellor, had looked for a more emphatic declaration from Dr. Von Kahr.

LIVELY DEBATE. Munich, Feb. 12.—Independent Socialist demands during yesterday morning's session of the Bavarian Diet that the Government make a report on negotiations carried on between the Bavarian Government and Dr. Von Kahr, Bavarian minister, and this provoked a lively debate. A speaker for the Government declared that the proceedings at Berlin were confidential, and that their nature could not be divulged except in a plenary session.

TO PROTECT PUBLIC FROM WILDCATTING

New Regulations To Govern Oil and Gas in Northwest.

Ottawa, Feb. 12.—By Canadian Press. The department of the interior and public works today the regulations governing the disposal of oil and natural gas in the Northwest Territories. These regulations will be in effect from the 1st of March. They will provide that an applicant may be granted a prospecting permit for four square miles instead of three square miles as formerly. If it is discovered the lessee will be allowed to take out a 21-year lease for an area of one square mile, or an area not greater than one-quarter of his prospecting permit. The remaining three-quarters will remain government reservation. A prospector cannot take out more than five permits, with an aggregate area not exceeding 2,560 acres.

The new regulations are especially framed to protect the public from wildcatting, fraud and misrepresentation and lessees will be cancelled or refused in the event of malpractice being proven. The regulations are somewhat similar to those in force in Alaska. An adequate drilling outfit must be established in the location within two years of the date of the permit; drilling to a depth of at least 500 feet must be conducted during the third year, and to an aggregate depth of 2,000 feet during the fourth year.

O'CALLAGHAN LEAVES BUFFALO FOR N. Y. Buffalo, Feb. 12.—Donald O'Callaghan, lord mayor of Cork, was here yesterday to have left for New York at 9:30 o'clock this morning. His speaking tour has been temporarily abandoned and future plans will depend on the advice of his lawyers. The chief of the immigration department here said he had no order from Washington to arrest O'Callaghan for failing to leave the United States within the time limit fixed by the department of labor.

KNOWLEDGE OF HIS DEATH. Knoxville, Tenn., Feb. 12.—Hope for recovery of Bishop John P. Farrelly, head of the Catholic Diocese of Cleveland, was abandoned today by his physicians. The bishop has been ill with pneumonia since last Sunday.

LIVED IN EXHAUST PIPE. New York, Feb. 12.—The open end of an exhaust pipe, four feet in diameter, connecting two buildings in Lower New York, served as a home for Antonio Bolakof, aged 50, for more than three years. It was disclosed today. Unable to obtain employment, and too proud to beg, he subsisted on morsels taken from restaurant garbage cans. He began a 30-day sojourn in the workhouse today.

AT ONTARIO BAR ASSOCIATION

The picture shows, from left to right: J. C. Lamoth, K. G. D. C. L., of Montreal; J. A. Sullivan, K. C., of Montreal; Hon. Henry C. Walters, president of the Ontario Bar Association, and Hon. Henry W. Telford, of New York.

WILL RECOMMEND GOVT. PAY HALF COST FOR GRAIN CITY'S BACKWARD CHILDREN

Minister of Education, Dr. R. H. Grant, in Sympathy With the London Request and Promises Full Support When Matter Comes Before House.

While in Toronto yesterday to see the minister of education in regard to the provision of high school accommodation and his sanction to the policy outlined by the trustees, the delegation took the opportunity to lay before Dr. R. H. Grant a suggestion for government assistance toward the provision of special diets for backward children in the schools of Ontario. The matter was laid before the minister at a special interview by a special committee, comprising Trustees T. Coleridge (chairman of the board), Mrs. Tanner, Mrs. Hunt and Ed. Smith. The interview was held after the 12 members of the delegation which went down to Toronto yesterday had paid a visit to the office of Dr. P. W. Merchant, director of technical education.

Mrs. C. E. Tanner, as chairman of the special committee, introduced the matter, and after reviewing the recent visit of Dr. Clarke of Toronto, specialist on mentally deficient children, to London and his report on 75 cases of backward children and recommendation that two classes be immediately provided for the care of 32 of these children, asked the minister to place before the Government a recommendation that the Government make a grant in aid of this special training.

Mrs. Tanner suggested that the grant should be on the same basis as the suggestion made in regard to the training of backward children, namely, half the total cost of the provisions made for the care and teaching of the children.

Dr. Grant received the suggestions made by the delegation very courteously, and expressed his fullest sympathy with the work. He promised that the suggestion made in regard to financial assistance by the Government should receive his fullest support.

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NOTORIOUS "GANG" LEADER UNDER ARREST

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