

YOUR ARE SAVED ETC.

(Continued from Page 1)

has been the guiding spirit in the selection of the composition of the lessons in the present work.

As examples of "religious instruction, frequently and attractively presented" in this series of readers, the following extracts from the Third Reader will serve.

Story of Mary Magdalene, pp. 28, 29 (para. 11 and 12.)

Not far from Mrs. Blaine's house there is a large tree where Mary has built a pretty little playhouse. And as her mother had taught her that God loves us to begin and end all our actions with prayer, Mary made a wooden cross and placed it against the tree, and below the cross she placed a picture of the Blessed Virgin.

Whenever Mary goes to her playhouse she kneels down and offers her pure heart to God. In this way she has formed the good habit of offering to God everything she does. She is very careful never to do anything wrong, for she ever remembers that the eye of God is on her, and that he knows even her secret thoughts.

This story is accompanied by a woodcut showing a child at play with dolls near the foot of a tree on which are suspended a crucifix and a Madonna.

On page 119 is a story entitled "The De Prowinds Bell," part of which is as follows (para. 3, 4, and 5):

Suddenly, the deep, solemn notes of the church bell tolled, slowly, slowly, over grove and meadow. "What is that, sister?" whispered Edith, who stood beside her, gazing silently at the sky. "It is the call to prayer for the souls of the departed. And both knelt for a few moments while the sweet yet commanding tones thrilled upon the air.

Ah! that instant, from many waking hearts arose up to heaven, with loving thoughts of lost ones, the plea for their admission into bliss. Nor is that plea ever made in vain. Little ones! do you ever think of those dear souls? You should never let one day pass without a prayer for them.

Heaven will be theirs as soon as their souls are cleansed from the stain of sin. Your prayers will shorten their time of waiting. Who, then, will not pray for these dear souls at least once a day?

Beginning on page 126 is a story of a little boy who was one night awakened by an angel and carried on a journey. Some of the things he saw are thus described (Part I, para. 7 and 8, and in Part II, para. 1, 2, and 3):

At last Wilfrid saw the great city, with a river running through the middle of it; and he saw under the foundation of the houses, and the whole city seemed to be built on the bones of the martyrs.

The angel told him that it was God's, the city of Rome. And he saw soldiers in strange dresses walking before the doors. When the house was all still, he saw an old man get out of bed very gently, so that the people who watched in the next room could not hear him.

(Part II.) There was something very wonderful in the old man's face. He rose, put on a white cassock, and in his bare feet went to the window, knelt down before it, held a picture of our Blessed Lady in his hand, and began to pray.

Though the great city with its twinkling lights was beneath him, scarcely any noise reached him but the splashing of some great fountain. Beyond the city were some mountains looking black and soft in the starlight, and beyond them again was the great world of which the old man was the father.

He prayed for the world and wept tears which ran down all over the picture of our dear Lady. As he wept his face grew more and more like that of the angel, and the angel bowed low before him. Then he and the angel seemed to go into one; and Wilfrid saw heaven open and behold! God the Father was looking with great love upon the weeping old man, and then the old man himself grew to be like God the Father. The angel told Wilfrid that was the Pope.

On pages 164-165 is a narrative of the experience of a sentinel in time of war with one who attempted to pass his post, part of which is given below (para. 6, 7, 8, 9, and 10):

When the sentinel said, "Advance, and give the countersign," the stranger replied, "I do not know it." If I did, I would not have tried to enter secretly; but do you not see by my dress that I am one of you. Three months have I pined in the enemy's prison. Yesterday I escaped. Let me pass for the love of God. I am ready to die with fatigue.

The sentry shuddered at the words, "for the love of God," for he was a devout Catholic and his heart ached to have to refuse this request. Besides, he believed the stranger was speaking the truth.

Still his orders were to shoot anyone who attempted to enter the camp, without giving the countersign. "You know our rule," he said sorrowfully. "You have broken it and the punishment is death."

"I am not fit to die," said the other in a hoarse voice. "I have offended

God grievously in the past, and I must have time to repent before death.

"I will give you five minutes to pray." The young man sank upon his knees, raised his eyes to heaven, and made the sign of the cross. "You are saved!" cried the sentry. "RENDER UP YOUR FAITH! The sign of the cross is the countersign tonight."

NOTE: [Those who wish a complete copy of Mr. Lewis' Report will get it, if received at once, by sending a dime to C. Reynolds, 631 F. St., Washington, D. C. Or get extra copies of this paper and circulate them.] (To be concluded next week.)

BEEN EXPANDING

Memphis, Tenn., Dec. 16. Grover Cleveland, or Blunder Cleveland, has spoken again. Grover I has once more notified the public where he stands in regard to this "expansion biz." It makes him dead tired, it do. The Mad Mullah ain't in it with G. C. He hasn't got over his little sympathetic strike for his "high born lady" nor has he had time to grab a leather belt and take in a reef in his own expanding anatomy. In an interview with an Associated Press reporter, Grover Cleveland says: "Without going into details, I wish to say I am ardently opposed to this annexation and expansion business. . . . I have not changed my mind, and am opposed to all this annexation, from Hawaii to the Philippines."

Well, now, er, say, why don't you make it from Hawaii to his plutonian majesty's abiding place? We thought that when you drove over to Princeton you would give us no more of your jabbering. But lo! we were mistaken. You have opened up on us several times.

Don't you know, Grover, that we've been expanding ever since the revolutionary war? Well, we have. And just see what we did.

In 1776 we were but thirteen colonies. In 1785 we were expanded to the Mississippi river.

In 1803 we bought the province of Louisiana for a song. In 1819 we needed more real estate, so we hitched Florida to our rig.

In 1848 we swiped Texas from Mexico. In 1853 we became inflated some more and the Gadsden purchase was consummated.

In 1869 we tacked on Alaska. In 1893 we went after the Hawaiian islands, but you hit us a solar plexus blow with your little pen, Grover.

But in 1898 we landed 'em, and now we are going to take on Porto Rico, Guam, Philippines and Sulu islands for our trouble, and Spain ought to be mighty glad we don't gobble her.

What do you think we whipped Spain for? For fun? Don't you think for a moment we cannot handle our new citizens.

Why, Grover, we admitted you into this union, we've swelled our numbers with Tom Reed, J. Cardinal Gibbons, Hon. John Sullivan and Mrs. Granniss, and it never feazed us. We've imported everything from bees to buzzards and you didn't kick; so what's the use in raising Cain over the sulus?

We've got our Algelds and Piatts, Quays and Tanners, Hottentots and Hobos, Saints and Sots, Artists and Asses, Bells and Bums—in fact everything good, bad and indifferent and you can't be our high mucky-muck any more.

We know you are opposed to all this expansion; just as opposed to it as Weyer was to contraction, and I cannot understand for the life of me how you ever allowed your pocket-book to expand to such enormous proportions. Don't you feel kind o' cheap sometimes? Grover, I'm ashamed of you!

We will forget the Maine if you will only keep still. In remembering the Maine, we forget all about you, Grover. We will reverse things; and there are a few things you should remember, notably this: That you were the most unpopular man that ever filled the presidential chair, Jim Buchanan not excepted. Please don't forget that.

You seem to know less about mere government policies than any man I ever heard of. Don't you know 'tis rude for an ex-president to criticize the policy of a successor? Well, it is. But perhaps I've gone too far in speaking thus and will thus conclude. You are the greatest statesman that has ever happened since Saucio Pass was a governor. You are the bravest man the world has seen since the time of W. Tell. You are the most chivalrous dufer since F. Pizzaro. You are the most outspoken fellow since Jno. Knox. I don't think Moses would flunk before your leadership. Gasper, Melchior and Balthasar would have considered themselves poor ignorants before your mind. Yes, verily, you are wiser than the son of King David. Isiah's people are not in it with yours. You are all right, but you can't eat hay.

Now, Grover, sneak. Don't bother us, we are busy absorbing the Sulu islands. And we are going to print a map with them on it. They are not on it now, but we will fix that. Don't monkey with expansion, Grover. It's a hot tamale. LAMBOT.

CONGRESS TO ACT

Washington, D. C., Dec. 9, 1898. The lines between the Protestant and

The Roman Catholic classes are being drawn more sharply than ever before in the history of the country. This fact manifests itself in several measures proposed for the action of congress. On the 6th inst. Mr. McMillan introduced in the senate a bill to provide for the establishment of a municipal hospital for the District of Columbia, which, if it should pass, would cut off all sectarian appropriations for hospital work in Washington, and thus cripple the "Water" missionary business. On the 7th inst. a bill in respect to all church property and all school property in the District from taxation, and to refund all taxes heretofore collected on such property. This is a Catholic measure.

On the 8th inst. Cardinal Gibbons, through his friend and protégé, Senator Sherman, presented a petition for the restoration of the Indian school contract system, and for an investigation of the work of Indian Catholic schools and a comparison of such work with that of the public schools, such investigation and comparison to be made by a special committee of congress.

These matters have been taken into consideration by the Protestant American League. That body has memorialized congress in favor of the McMillan bill. It will oppose the Pettus bill on the ground that the constitution itself already forbids the exemption of church property from taxation. It will urge an investigation of the Catholic Indian schools by congress and a comparison of the same with the public schools, and insist that the investigation be extended to Porto Rico and the Philippines. It will ask congress that in case it find the Catholic system better than the public school system of the United States the constitution be so amended as to confine the liberty of teaching solely to Catholic priests, monks and nuns, and the subject matter of instruction solely to the Catechism of the Roman Impoture; but that if the public schools be preferred, then congress shall make no more appropriations of public money to popish institutions of any kind whatever.

The Protestant-American League has been organized to bring before the supreme court of the United States for adjudication all acts of congress deemed by it to be unconstitutional. It is an outgrowth of the case of Bradford vs. Roberts, and is composed of those citizens of Washington who have supported the plaintiff in that case. Mr. Josiah Mulard is its president, and Mr. F. C. Donn its secretary.

JOSEPH BRADFIELD.

State of Ohio, City of Toledo, Lucas County, ss. I, Frank J. Cheney, do hereby certify that the within and foregoing is a true and correct copy of the original of the same as the same appears from the records of said county, and that the said original is on file in my office. FRANK J. CHENEY, Notary Public, and Secretary of said county.

W. A. SAUNDERS, Attorney, Merchants National Bank.

SHERIFF'S SALE.—By virtue of order of sale issued out of the District Court for Douglas County, Nebraska, and to be directed, I will on the 16th day of January, A. D. 1899, at ten o'clock A. M. of said day, at the east front door of the County Court House, in the City of Omaha, Nebraska, sell at public auction to the highest bidder for cash, the property described in said order of sale, as follows, to-wit:

Lot two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), all in block two (2) in Lupton Place an addition to the City of Omaha, as surveyed, platted, and recorded, all in Douglas County, State of Nebraska.

Said property to be sold to satisfy James L. Brown, plaintiff herein, the sum as follows, to-wit: On lot two (2) the sum of \$18.50 and an attorney's fee of \$1.50. On lot three (3) the sum of \$18.50 and an attorney's fee of \$1.50. On lot four (4) the sum of \$18.50 and an attorney's fee of \$1.50. On lot five (5) the sum of \$18.50 and an attorney's fee of \$1.50. On lot six (6) the sum of \$25.00 and an attorney's fee of \$2.00. On lot seven (7) the sum of \$25.00 and an attorney's fee of \$2.00. On lot eight (8) the sum of \$25.00 and an attorney's fee of \$2.00. On lot nine (9) the sum of \$25.00 and an attorney's fee of \$2.00. On lot ten (10) the sum of \$25.00 and an attorney's fee of \$2.00. On lot eleven (11) the sum of \$25.00 and an attorney's fee of \$2.00. On lot twelve (12) the sum of \$25.00 and an attorney's fee of \$2.00.

To satisfy John I. Redick, defendant herein, the sum of six hundred and thirty-four and 34/100 (\$634.34) dollars judgment with interest thereon at the rate of eight (8) per cent per annum from the date of said judgment, to-wit: On lot one (1) the sum of \$100.00 and an attorney's fee of \$10.00. On lot two (2) the sum of \$100.00 and an attorney's fee of \$10.00. On lot three (3) the sum of \$100.00 and an attorney's fee of \$10.00. On lot four (4) the sum of \$100.00 and an attorney's fee of \$10.00. On lot five (5) the sum of \$100.00 and an attorney's fee of \$10.00. On lot six (6) the sum of \$100.00 and an attorney's fee of \$10.00. On lot seven (7) the sum of \$100.00 and an attorney's fee of \$10.00. On lot eight (8) the sum of \$100.00 and an attorney's fee of \$10.00. On lot nine (9) the sum of \$100.00 and an attorney's fee of \$10.00. On lot ten (10) the sum of \$100.00 and an attorney's fee of \$10.00. On lot eleven (11) the sum of \$100.00 and an attorney's fee of \$10.00. On lot twelve (12) the sum of \$100.00 and an attorney's fee of \$10.00.

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USE SAWYER'S CELEBRATED SOAP. Ask your Grocer for it and if he does not have it, CUT OUT this advertisement and send it with your order to the manufacturer. We manufacture the following brands:

Pure Family Soap. Floating Soap. Pure Castile Soap. FRIEND.

FOR SALE BY HARRY C. SAWYER, 150 Struhen St., PITTSBURGH, PA.

Western Agents Address, Sawyer's Soap, 1615 HOWARD STREET, OMAHA, NEB.

Department Store Prices. Best describes the rates at which

DR. WITHERS Is doing all kinds of Dental Work.

Set Teeth, eight (8), \$5.00. Best Set Teeth, eight (8), 7.50. Gold Fillings, \$1.00 and up. Silver Fillings, 1.00. Gold Crowns, 5.00. Teeth Extracted, 25.

Teeth out in the morning—New Ones Same Day. Dr. WITHERS, Dentist, Fourth Floor Brown Bldg. Sixteenth and Douglas Streets. TELEPHONE 1775.

W. A. SAUNDERS, Attorney, Merchants National Bank.

SHERIFF'S SALE.—By virtue of order of sale issued out of the District Court for Douglas County, Nebraska, and to be directed, I will on the 16th day of January, A. D. 1899, at ten o'clock A. M. of said day, at the east front door of the County Court House, in the City of Omaha, Nebraska, sell at public auction to the highest bidder for cash, the property described in said order of sale, as follows, to-wit:

Lot two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), all in block two (2) in Lupton Place an addition to the City of Omaha, as surveyed, platted, and recorded, all in Douglas County, State of Nebraska.

Said property to be sold to satisfy James L. Brown, plaintiff herein, the sum as follows, to-wit: On lot two (2) the sum of \$18.50 and an attorney's fee of \$1.50. On lot three (3) the sum of \$18.50 and an attorney's fee of \$1.50. On lot four (4) the sum of \$18.50 and an attorney's fee of \$1.50. On lot five (5) the sum of \$18.50 and an attorney's fee of \$1.50. On lot six (6) the sum of \$25.00 and an attorney's fee of \$2.00. On lot seven (7) the sum of \$25.00 and an attorney's fee of \$2.00. On lot eight (8) the sum of \$25.00 and an attorney's fee of \$2.00. On lot nine (9) the sum of \$25.00 and an attorney's fee of \$2.00. On lot ten (10) the sum of \$25.00 and an attorney's fee of \$2.00. On lot eleven (11) the sum of \$25.00 and an attorney's fee of \$2.00. On lot twelve (12) the sum of \$25.00 and an attorney's fee of \$2.00.

To satisfy John I. Redick, defendant herein, the sum of six hundred and thirty-four and 34/100 (\$634.34) dollars judgment with interest thereon at the rate of eight (8) per cent per annum from the date of said judgment, to-wit: On lot one (1) the sum of \$100.00 and an attorney's fee of \$10.00. On lot two (2) the sum of \$100.00 and an attorney's fee of \$10.00. On lot three (3) the sum of \$100.00 and an attorney's fee of \$10.00. On lot four (4) the sum of \$100.00 and an attorney's fee of \$10.00. On lot five (5) the sum of \$100.00 and an attorney's fee of \$10.00. On lot six (6) the sum of \$100.00 and an attorney's fee of \$10.00. On lot seven (7) the sum of \$100.00 and an attorney's fee of \$10.00. On lot eight (8) the sum of \$100.00 and an attorney's fee of \$10.00. On lot nine (9) the sum of \$100.00 and an attorney's fee of \$10.00. On lot ten (10) the sum of \$100.00 and an attorney's fee of \$10.00. On lot eleven (11) the sum of \$100.00 and an attorney's fee of \$10.00. On lot twelve (12) the sum of \$100.00 and an attorney's fee of \$10.00.

To satisfy James L. Brown, plaintiff herein, the sum of \$100.00 and an attorney's fee of \$10.00. On lot one (1) the sum of \$100.00 and an attorney's fee of \$10.00. On lot two (2) the sum of \$100.00 and an attorney's fee of \$10.00. On lot three (3) the sum of \$100.00 and an attorney's fee of \$10.00. On lot four (4) the sum of \$100.00 and an attorney's fee of \$10.00. On lot five (5) the sum of \$100.00 and an attorney's fee of \$10.00. On lot six (6) the sum of \$100.00 and an attorney's fee of \$10.00. On lot seven (7) the sum of \$100.00 and an attorney's fee of \$10.00. On lot eight (8) the sum of \$100.00 and an attorney's fee of \$10.00. On lot nine (9) the sum of \$100.00 and an attorney's fee of \$10.00. On lot ten (10) the sum of \$100.00 and an attorney's fee of \$10.00. On lot eleven (11) the sum of \$100.00 and an attorney's fee of \$10.0